



Nacala Corridor

MOZAMBIQUE & MALAWI







Armando Emílio Guebuza Bridge

MOZAMBIQUE



Luanda Bay

This document comprises a prospectus (the "Prospectus") relating to Mota-Engil Africa N.V. (the "Company") and its consolidated subsidiaries (together with the Company, the "Group") and has been prepared in accordance with Chapter 5.1 of the Dutch Financial Supervision Act and the rules promulgated thereunder (the "Dutch Financial Supervision Act"). This Prospectus has been approved by and filed with the Dutch Authority for the Financial Markets (Stichting Autoriteit Financiële Markten) (the "AFM") and will be made generally available in accordance with the relevant provisions of the Dutch Financial Supervision Act. This Prospectus relates to the Global Offer (as defined below and further described in "Part IV: The Global Offer") of ordinary shares in the capital of the Company, with a nominal value of €1.00 each ("Ordinary Shares") and Admission (as defined below). The Company has requested that the AFM provide the competent authorities in the United Kingdom and Portugal, the Financial Conduct Authority (the "FCA") and the Portuguese Securities Exchange Commission (Comissão do Mercado de Valores Mobiliários) (the "CMVM"), respectively, with a certificate of approval attesting that the Prospectus has been drawn up in accordance with Directive 2003/71/EC (the "Prospectus Directive").

Application has been made to the FCA under section 73A of the Financial Services and Markets Act 2000, as amended (the "FSMA") and to the London Stock Exchange plc (the "London Stock Exchange") respectively for admission: (i) to the standard listing segment of the Official List under Chapter 14 of the UK Listing Rules ("Standard Listing"); and (ii) to the London Stock Exchange's main market for listed securities (together, "Admission"). As at the date of this document, no Ordinary Shares are admitted to trading on a regulated market. Conditional dealings in the Ordinary Shares are expected to commence on the London Stock Exchange at 8:00 a.m. (London time) on 11 July 2014. It is expected that Admission will become effective and that unconditional dealings in the Ordinary Shares will commence on the London Stock Exchange at 8:00 a.m. (London time) on 16 July 2014. All dealings in the Ordinary Shares before the commencement of unconditional dealings will be on a "when issued" basis and will be of no effect if Admission does not take place. Such dealings will be at the sole risk of the parties concerned. No application has been, or is currently intended to be, made for the Ordinary Shares to be admitted to listing or dealt with on

Investing in the Shares involves certain risks. Prospective investors should carefully read the entire document and, in particular, the section headed "Risk Factors", beginning on page 19 when considering an investment in the Shares.



AFRICA

Mota-Engil Africa N.V.

(a public limited liability company (naamloze vennootschap) incorporated under the laws of the Netherlands, with its corporate seat (statutaire zetel) at Amsterdam, the Netherlands) Global Offer of up to 35,000,000 Ordinary Shares of €1.00 each at an Offer Price expected to be between 920p and 1160p per Ordinary Share (the "Price Range") and admission to listing on the standard listing segment of the Official List and to trading on the London Stock Exchange

Sole Global Coordinator of the Institutional and Preferential Offerings



Joint Bookrunners of the Institutional Offering



Standard Bank



Joint Bookrunners of the Preferential Offering





Co-Lead Managers of the Preferential Offering

















Share capital immediately following Admission (assuming the maximum number of Ordinary Shares is issued in the Global Offer)

Issued and fully paid Ordinary Shares of €1.00 each

Nominal Value Number €1.00 115,000,000

This Prospectus relates to (i) an offering of up to an aggregate of 15,000,000 Ordinary Shares by the Company to investors who were registered as holders of ordinary shares in the capital of ME SGPS (as defined below) on 20 June 2014 (the "Record Date") and to whom offers may be made without constituting a violation of securities laws in any jurisdiction, including as set out in "Important Information-Securities Laws" in this Prospectus (such holders hereinafter referred to as "Qualifying ME SGPS Shareholders") (such offer hereinafter referred to as the "Preferential Offer") and (ii) an offering by Mota-Engil S.G.P.S., S.A. ("ME SGPS", the "Parent" or the "Selling Shareholder") of up to 20,000,000 Ordinary Shares to institutional investors in Portugal and certain other jurisdictions (the "Institutional Offer") (such offer hereinafter referred to as the "Institutional Offer" and, together with the Preferential Offer, the "Global Offer"). The number of existing Ordinary Shares to be offered by the Selling Shareholder (the "secondary shares") will depend, amongst other things, on the number of Ordinary Shares being made available by Entitled ME SGPS Special Dividend Recipients (as defined below) to be sold by the Selling

Shareholder under the Institutional Offer. For the avoidance of doubt, the maximum number of secondary shares being offered by the Selling Shareholder in the Institutional Offer assumes that all the Ordinary Shares that are the subject of the Special Dividend (as defined in "Part V: Relationship with the Major Shareholder—Special Dividend") will be made available under the Institutional Offer, which may not be the case. Accordingly, the number of secondary shares being offered by the Selling Shareholder in the Institutional Offer may be less than this maximum or even nil, at the discretion of the Selling Shareholder (see "Part V: Relationship with the Major Shareholder—Special Dividend"). All references to Ordinary Shares shall be deemed, where the context so permits, to be or include references to the dematerialised depositary interests which represent entitlements to Shares that can be settled electronically through and held in CREST, as issued by Computershare Investor Services PLC (the "Depositary"), which holds the underlying securities on trust (the "Depositary Interests").

The offering period of the Preferential Offer will commence at 8:30 a.m. (Lisbon time) on 27 June 2014 and is expected to close at 3:00 p.m. (Lisbon time) on 9 July 2014 (the "Preferential Offering Period") and the offering period of the Institutional Offer will commence on publication of this Prospectus on 26 June 2014 and is expected to close no later than 3:00 p.m. (London time) on 10 July 2014 (the "Institutional Offering Period"), subject, in each case, to any acceleration or extension of the timetable for the Global Offer. The Ordinary Shares being offered under the Global Offer are referred to as the "Shares". The offer price per Share, which shall be a price falling within the Price Range (the "Offer Price"), and the exact number of Shares offered in the Global Offer, will, in each case, be determined by the Company and the Selling Shareholder in consultation with Standard Bank plc ("Standard Bank" or the "Sole Global Coordinater") after the end of the Institutional Offering Period on the basis of the book-building process and taking into account market conditions, a qualitative assessment of demand for the Shares and other factors deemed appropriate. The Offer Price and the exact number of Shares will be stated in a pricing statement (the "Pricing Statement"), which will be deposited with the AFM, notified to the CMVM and published in a press release on the Company's website and relevant regulatory information services. To the extent lawful, the Company, the Selling Shareholder and the Sole Global Coordinator reserve the right to (i) increase or decrease the number of Shares offered in the Preferential Offer at any time before the end of the Preferential Offering Period and/or (ii) increase or decrease the number of Shares offered in the Institutional Offering Period, and any such increase or decrease, as the case may be, will be announced in a press release on the Company's website and relevant regulatory information services. Any increase in the number of Shares and/or change in the Price Range may r

Qualifying ME SGPS Shareholders subscribing for Shares in the Preferential Offer are required to place their orders with the financial intermediaries with whom their shares in ME SGPS are registered, and only with them. When placing their subscription orders, Qualifying ME SGPS Shareholders may elect to appoint one or more nominees to acquire all or part of the Shares they are entitled to acquire pursuant to the Preferential Offer, provided such nominee holds a securities registration account with the same financial intermediary receiving the order, directly or through a custodian, and provided further that such acquisition would not constitute a violation of securities laws in any jurisdiction, including as set out in "Important Information—Securities Law".

Each Qualifying ME SGPS Shareholder may place more than one subscription order under the Preferential Offer (with the maximum of one subscription order per financial intermediary with whom such Qualifying ME SGPS Shareholder's ME SGPS shares are registered). Qualifying ME SGPS Shareholders will be entitled to subscribe at the Offer Price for a number of Shares determined by multiplying the number of ME SGPS shares they own on the Record date by 0.073300995, rounding downwards. If every Qualifying ME SGPS Shareholder were to subscribe for the total number of Shares that such shareholder in ME SGPS is entitled to subscribe for, a maximum of 15,000,000 Ordinary Shares would be sold in the Preferential Offer.

Qualifying ME SGPS Shareholders can place orders in excess of their foregoing entitlement, subject to a maximum number of Shares that, together with those Shares that each Qualifying ME SGPS Shareholder has subscribed for under the priority entitlement, does not exceed the maximum number of Shares offered under the Preferential Offer. Requests for subscription of additional Shares shall be made together with the subscription for Shares under the Qualifying ME SGPS Shareholder's priority entitlement. Following the allocation of Shares to the Qualifying ME SGPS Shareholders based on their entitlement, and subject to the decision of the Company and Standard Bank or the "Sole Global Coordinator") to be made, in their sole discretion, after the end of the Institutional Offering Period, any Shares that remain unsubscribed for in the Preferential Offer under the Qualifying ME SGPS Shareholders' priority entitlements may be, but are not required to be, added to the number of Shares to be allotted under the Institutional Offer and/or remain available to be allotted to the additional subscription requests made under the Preferential Offer, the allotment of such Shares shall be made in proportion to the number of additional Shares requested by each Qualifying ME SGPS Shareholder, rounding downwards. Any Shares remaining as a result of these allocation procedures will be allocated at random amongst the additional subscribers.

The allocation of the Shares is expected to take place after the end of the Institutional Offering Period on or about 10 July 2014, subject to any acceleration or extension of the timetable for the Global Offer. As referred to above, the allocation of Shares in the Preferential Offer will be made on the basis of the number of shares in ME SGPS that each relevant Qualifying ME SGPS Shareholder applying for Shares owns on the Record Date. The allocation of Shares in the Institutional Offer will be based on demand from institutional investors in the Institutional Offer. Subject to institutional demand, any Shares not taken up in the Preferential Offer as a result of the subscription by Qualifying ME SGPS Shareholders under their priority entitlements may be re-allocated to the Institutional Offer. If any Shares not taken up in the Preferential Offer are re-allocated to the Institutional Offer, the size of the Institutional Offer may be increased accordingly. Should there be insufficient demand in the Global Offer to place all Shares at the Offer Price, then newly issued Ordinary Shares (the "primary shares") will first be used to satisfy subscription orders followed, subject to demand, by secondary shares being sold by the Selling Shareholder.

The Company is raising gross primary proceeds of up to £156 million, assuming the Offer Price is set at the mid-point of the Price Range, through the Preferential Offer and, to the extent of any reallocation of Shares to the Institutional Offer from the Preferential Offer, the Institutional Offer, by offering the primary shares. The Selling Shareholder will sell the secondary shares through the Institutional Offer. The Company will not receive the proceeds from the sale of the secondary shares that are being sold by and the proceeds of which will be paid to the Selling Shareholder. The primary shares to be issued pursuant to the Global Offer will, following Admission, rank pari passu in all respects with the other issued Ordinary Shares and will carry the right to receive all dividends and distributions declared, made or paid on or in respect of the issued Ordinary Shares after Admission.

The Selling Shareholder has granted to Standard Bank, as stabilising manager (the "Stabilising Manager"), on behalf of the Banks (as defined below), an option to purchase up to 5,250,000 additional Ordinary Shares (the "Over-allotment Shares") at the Offer Price to cover over-allotments or short positions, if any, in connection with the Global Offer (the "Over-allotment Option"). The Over-allotment Option will be exercisable for a period of 30 days following the date on which conditional dealings in the Shares commence. As used herein, the term "Shares" shall include any Over-allotment Shares (unless the context otherwise requires).

Following Admission, at least 25 per cent. of the Ordinary Shares will be held in public hands (within the meaning of paragraph 6.1.19 of the Listing Rules).

The Global Offer does not constitute an offer to sell, or solicitation of an offer to buy, securities in any jurisdiction in which such offer or solicitation would be unlawful. The Shares have not been and will not be registered under the US Securities Act of 1933 (the "Securities Act"), or with any state securities commission under any laws in the United States. The Shares may not be offered or sold in the United States, except to qualified institutional buyers ("QIBs") in reliance on the exemption from the registration requirements of the Securities Act under Rule 144A ("Rule 144A") of the Securities Act, or another exemption from, or in a transaction not subject to, registration under the Securities Act. Prospective investors that are QIBs are hereby notified that the seller of Shares may be relying upon the exemption from the provisions of section 5 of the Securities Act provided by Rule 144A. The Shares are being offered outside the United States to certain persons in offshore transactions as defined in and in accordance with Regulation S. For a discussion of certain restrictions on transfers of the Shares, see "Important Information—Securities Laws".

The distribution of this Prospectus and the offer of the Shares in certain jurisdictions may be restricted by law. No action has been or will be taken by the Company, the Selling Shareholder or any of Standard Bank, Banco Espírito Santo de Investimento, S.A., Banco BPI, S.A., BPI Capital Africa (Pty) Ltd., Banco Comercial Português, S.A, Caixa—Banco de Investimento, S.A., Banco Finantia S.A., BNP PARIBAS and Nau Securities Limited (together, the "Banks") to permit a public offering of the Shares other than in the Netherlands, the United Kingdom or Portugal. No action has been taken or will be taken to permit the possession or distribution of this Prospectus (or any other offering or publicity materials) in any jurisdiction other than the Netherlands, the United Kingdom or Portugal where action for that purpose may be required. Accordingly, neither this Prospectus nor any advertisement nor any other offering material may be distributed or published in any jurisdiction except under circumstances that will result in compliance with any applicable laws and regulations. Persons into whose possession this Prospectus comes should inform themselves about and observe any such restrictions. Any failure to comply with these restrictions may constitute a violation of the securities law of any such jurisdictions. The Global Offer and the distribution of this Prospectus are subject to the restrictions set out in "Important Information—Securities Laws".

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SUMMARY

Summaries are made up of disclosure requirements known as "Elements". These Elements are numbered in Sections A—E (A.1- E.7). This summary contains all the Elements required to be included in a summary for this type of securities and the Company. Since some Elements are not required to be addressed, there may be gaps in the numbering sequence of the Elements. Even though an Element may be required to be inserted in the summary because of the type of securities and the Company, it is possible that no relevant information can be given regarding the Element. In this case a short description of the Element is included in the summary with the mention of "not applicable".

Section A—Introductions and warnings

A.1 Introduction and warnings

The following information should be read as an introduction to the prospectus (the "Prospectus") relating to the offering (the "Global Offer") of up to 35,000,000 ordinary shares, with a nominal value of €1.00 each, in the capital of Mota-Engil Africa N.V. ("Ordinary Shares" and the Ordinary Shares being offered in the Global Offer, the "Shares").

Any decision by a prospective investor to invest in the Shares should be based on a consideration of the Prospectus as a whole. Investors should therefore read the entire Prospectus and not rely solely on this summary.

Where a claim relating to the information contained in this Prospectus is brought before a court in a member state of the European Economic Area, the plaintiff may, under the national legislation of the Member State in which the claim is brought, be required to bear the costs of translating the Prospectus before the legal proceedings are initiated.

Civil liability attaches only to the Company and the directors of the Company (the "Directors") in respect of this summary, including any translation hereof, but only if it is misleading, inaccurate or inconsistent when read together with the other parts of the Prospectus or it does not provide, when read together with the other parts of the Prospectus, key information in order to aid investors when considering whether to invest in Shares.

A.2 Resale or final placement of Shares by financial intermediaries Not applicable. No consent has been given by the Company or any person responsible for drawing up this Prospectus to the use of this Prospectus for subsequent resale or final placement of securities by financial intermediaries.

Section B—Issuer

B.1 Legal and Commercial Name

Mota-Engil Africa N.V. (the "Company"). The Company together with its subsidiaries is referred to herein as the "Group".

B.2 Domicile and legal form

The Company was incorporated on 31 October 2012 by a notarial deed of incorporation as a private company with limited liability (besloten vennootschap met beperkte aansprakelijkheid) under the laws of the Netherlands. On 17 June 2014, the Company was converted into a public limited liability company (naamloze vennootschap) under the laws of the Netherlands. The Company has its corporate seat in Amsterdam, the Netherlands.

B.3 Current operations and principal activities of the Group and the principal markets in which it operates

The Group is a leading provider of integrated engineering and construction services as well as a wide range of other services across its target markets in Sub-Saharan Africa. Its diversified portfolio of services ranges from Engineering and Construction (including infrastructure such as roads, railways, bridges and dams, mining services, civil construction works and real estate construction and services), Logistics (including ports and other infrastructure management) and Environment and Services (including waste management and collection and water treatment and distribution).

The Group currently operates in ten countries comprising its primary markets of Angola, Malawi and Mozambique as well as its other markets of Cape Verde, Ghana, São Tomé and Príncipe, South Africa, Uganda, Zambia and Zimbabwe. The Group's head office is in Johannesburg and, as at 31 March 2014, the Group had approximately 14,600 employees. The Group manages its business and reports its financial results according to the following business segments: Angola, Southern African Development Community ("SADC"), West Africa and East Africa.

B.4 Significant recent trends

Africa has achieved significant growth in recent years driven by, amongst other things, the exploration and development of the region's natural resources and the current high prices of commodities. In addition, the evolution of the economic and demographic landscape in many African countries has, and the Company believes will continue to, encourage economic growth. The Company believes that this growth has allowed the governments of Africa to adopt policies for investment in new infrastructure, an essential factor in fostering private investment and the development of other sectors of activity, such as agriculture, industry, commerce and tourism. The financing available in these markets has made it possible to support growth and the execution of large public and private investments, specifically in the oil and gas and mining sectors. The significant private investment in a number of African markets together with the ambitious public works programmes designed to meet the great scarcity of infrastructure provide significant opportunities for the Group.

In the Angola business segment, recent demand for the Group's service offerings has remained strong. In particular, recent significant growth in Angola's construction sector has contributed to significant landmark infrastructure and civil construction projects being awarded to the Group. The Group expects that this growth will continue and demand for its services will remain strong.

In the SADC business segment, with the discovery of significant coal resources in north-western Mozambique and with Malawi being the shortest route to market, emphasis on improving the region's transport infrastructure has increased. This is highlighted by the Group's on-going Nacala Corridor railway project, which involves constructing and refurbishing a railway line from Tete to Nacala. The Group expects growth in SADC and investments in infrastructure to continue as new mining and offshore natural gas exploration projects require an improved route to market.

In the West Africa business segment, the infrastructure sector, although one of the best-in Sub-Saharan Africa, is expected to benefit from continued investment as addressing social structural issues remains a key focus. From a transport perspective, a number of projects are currently being considered across Ghana, Cameroon and Côte d'Ivoire, particularly aimed at rail and port infrastructure. Industrial growth is expected to be driven by increased investment into natural resources. For example, in Cameroon, the Group was recently awarded a US\$3.5 billion project (conditional upon financing being secured), the largest project in its history, by Sundance Resources Limited to build port and rail infrastructure for the Mbalam-Nabeba iron ore project. The Group expects these growth opportunities to provide a platform for the Group's growth in this segment.

In the East Africa business segment, the Group has recently expanded into Uganda with the award of a new project and expects that, because of the region's strong natural resources sectors (particularly oil and gas), markets such as Tanzania, Rwanda and Kenya will provide significant future opportunities to the Group. For example, Kenya, South Sudan and Ethiopia have recently embarked on a new trade route from the new port of Lamu, Kenya (currently under construction), which is expected to include an oil pipeline and refinery when complete. The Company believes that initiatives such as this may provide significant opportunities for the Group in East Africa.

The Company is a subsidiary of Mota-Engil S.G.P.S., S.A., a Portuguese company listed on the Euronext Lisbon stock exchange ("ME SGPS", the "Parent" or the "Selling Shareholder"). In addition, the Company is the holding company of the Group.

Immediately following Admission (as defined below), 69.6 per cent. of the Ordinary Shares will be held by the Parent, assuming the maximum number of Shares is issued and sold in the Global Offer and no exercise of the over-allotment option granted in connection with the Global Offer (the "Over-allotment Option"), and 65.0 per cent. if the Over-allotment Option is exercised in full.

The Parent and the Company have entered into a Relationship Agreement which governs certain aspects of the relationship between the Parent and the Company.

- B.5 Description of the Group and the position of the Company within the Group
- B.6 Relationship with major shareholders

B.7 Selected historical key financial information

The tables below set out selected historical key financial information of the Group for the years ended 31 December 2011, 2012 and 2013, as extracted from the historical financial information:

Combined Consolidated Income Statement

	Year ended 31 December			
	2011	2012	2013	
	(€ thousands)			
Sales and services rendered	590,525	727,167	1,005,306	
Other revenues	34,970	42,681	19,328	
Cost of goods sold, material				
consumption and subcontractors	(298,698)	(333,209)	(409,055)	
Third party supplies and services .	(104,217)	(146,909)	(216,395)	
Wages and salaries	(84,938)	(121,233)	(147,766)	
Other operating expenses, net	(9,526)	(10,480)	(8,563)	
Depreciation and amortisation	(30,811)	(38,537)	(49,295)	
Provisions and impairment losses .	(2,909)	(3,215)	(1,773)	
Operating profit	94,395	116,266	191,787	
Financial income	8,860	5,547	12,227	
Financial costs	(21,260)	(39,846)	(69,175)	
Gains in associates and jointly				
controlled companies	5,000	8,958	121	
Income tax	(6,728)	(12,291)	(30,008)	
Consolidated net profit for the				
year	80,267	78,633	104,950	
Attributable to:				
non-controlling interests	28,053	30,788	28,783	
the Group	52,214	47,845	76,167	

Combined Consolidated Statement of Financial Position

	Year ended 31 December		
	2011	2012	2013
	(€ thousands)		
Assets			
Non-current	201,638	341,359	399,732
Current	953,644	1,052,016	1,241,333
Total assets	1,155,282	1,393,376	1,641,065
Total shareholders' equity Liabilities	312,223	288,380	355,631
Non-current	110,916	160,749	189,651
Current	732,143	944,246	1,095,783
Total liabilities	843,059	1,104,995	1,285,433
Total equity and liabilities	1,155,282	1,393,376	1,641,065

Combined Consolidated Statement of Cash Flows

	Year ended 31 December		
	2011	2012	2013
	(€ thousands)	
Net cash from operating activities	16,518	88,139	30,831
Net cash from investing activities	33,738	(52,380)	(30,228)
Net cash from financing activities	(11,482)	(40,264)	41,200
Variation of cash and cash	, ,	,	
equivalents	38,774	(4,504)	41,803
Variations caused by changes to the		, ,	
perimeter	5	402	1,470
Exchange rate effect	1,868	494	(9,464)
Cash and cash equivalents at the			,
beginning of the year	79,665	120,312	116,704
Cash and cash equivalents at the end			
of the year	120,312	116,704	150,513

B.8 Selected historical key pro forma financial information

The unaudited consolidated pro forma statement of net assets set out below has been prepared to illustrate the effect of the net proceeds of the primary shares of the Global Offer on the net assets of the Group as if the Global Offer had taken place on 31 March 2014. The unaudited information, which has been produced for illustrative purposes only, by its nature addresses a hypothetical situation and therefore does not represent the Group's actual financial position or results.

	Group as at 31 March 2014 ⁽¹⁾	Adjustments in respect of Global Offer ⁽²⁾ (€ thousands)	Unaudited pro forma total ⁽³⁾
Assets		(c thousands)	
Non-current			
Goodwill	37,526	_	37,526
Intangible assets	1,802	_	1,802
Property, plant and equipment	253,420	_	253,420
Financial investments under the	,		
equity method	686		686
Available for sale financial assets	43,091		43,091
Trade and other receivables	1,105	_	1,105
Deferred tax assets	60	_	60
Cash and cash equivalents	53,564	_	53,564
	391,254		391,254
Current			
Inventories	71,393		71,393
Trade receivables	721,628	_	721,628
Other receivables	246,587		246,587
Taxes receivable	24,427	_	24,427
Other current assets	64,117	_	64,117
Cash and cash equivalents -			
demand deposits	107,361	165,682	273,043
Cash and cash equivalents - term			
deposits	30,379		30,379
	1,265,892	165,682	1,431,574
Total assets	1,657,146	165,682	1,822,828
Liabilities			
Non-current			
Borrowings	126,780	_	126,780
Other payables	60,654	_	60,654
Provisions	3,044	_	3,044
Deferred tax liabilities	3,086		3,086
	193,565	_	193,565
Current			
Borrowings	192,561	_	192,561
Trade payables	198,222		198,222
Other payables	375,411		375,411
Taxes payable	59,557	_	59,557
Other current liabilities	294,904		294,904
Care current natimites	1,120,655		1,120,655
Total liabilities	1,314,220		1,314,220
		168 600	
Net assets	<u>342,926</u>	<u>165,682</u>	<u>508,608</u>

The financial information for the Group has been extracted, without material adjustment, from the historical combined consolidated financial information for the Group as at 31 March 2014.

- (2) This adjustment has been made to reflect the expected Euro equivalent amount of net proceeds of the primary portion of the Global Offer receivable by the Group of €165.7 million (which assumes that the maximum number of Shares are issued in the Preferential Offer at the mid-point of the Price Range), being gross proceeds of €188.4 million less estimated fees and expenses in relation to the Global Offer of €22.7 million. Amounts have been converted from pounds sterling to Euro using the applicable exchange rate as at 31 March 2014.
- (3) No adjustment has been made to reflect the trading results of the Group since 31 March 2014.

B.9 Profit forecast/estimate

Not applicable. No profit forecast or estimate has been included in the Prospectus.

B.10 Audit Report qualifications Not applicable. There are no qualifications to Deloitte & Associados, SROC S.A., (the "Auditors and Reporting Accountants") to the Parent Group's report on the historical financial information.

B.11 Explanation if Insufficient Working Capital Not applicable. The Company is of the opinion that the Group has sufficient working capital for its present requirements, that is for at least the 12 months following the date of publication of the Prospectus.

Section C—Securities

C.1 Type and class, security identification number

The Shares are ordinary shares in the capital of the Company. In the Global Offer (i) the Company will offer up to 15,000,000 newly issued Ordinary Shares representing up to 13.0 per cent. of the issued ordinary share capital of the Company on Admission, and (ii) the Selling Shareholder will offer up to 20,000,000 existing Ordinary Shares representing up to 17.4 per cent. of the issued ordinary share capital of the Company on admission to the standard listing segment of the Official List ("Standard Listing") and to the main market for listed securities of the London Stock Exchange plc (the "London Stock Exchange") (together, "Admission"). In addition, up to 5,250,000 Shares will be made available by the Selling Shareholder pursuant to the Over-allotment Option.

When admitted to trading, the Shares will be registered with ISIN code NL0010831095 and SEDOL number BN8SZ01.

C.2 Currency of the securities issue

The Shares are denominated in euro and will trade in pounds sterling.

C.3 Shares in issue and nominal value

As at the date of the Prospectus, 100,000,000 Ordinary Shares, with a nominal value of €1.00 each, have been issued and are outstanding. Up to 15,000,000 Ordinary Shares will be issued by the Company in the Global Offer.

C.4 Rights attaching to the securities

The Shares will, on Admission, rank *pari passu* in all respects and will rank in full for all dividends and other distributions thereafter declared, made or paid on the ordinary share capital of the Company.

Each Share entitles the holder (a "Shareholder") to one vote at a general meeting of Shareholders (the "General Meeting"). There are no restrictions on voting rights. Each Shareholder has a pre-emptive right in proportion to the aggregated nominal value of its shareholding upon the issue of new Ordinary Shares. Exceptions to the pre-emptive rights include the issue of Ordinary Shares (i) to employees of the Company or another member of the Group and (ii) against payment in kind. The General Meeting may resolve to restrict or exclude the pre-emptive rights, which resolution requires a majority of at least two-thirds of the votes cast if less than half of the issued share capital is represented at the General Meeting.

The General Meeting may delegate its authority to issue Ordinary Shares to the Company's board of directors (the "Board") for a specific period not exceeding five years. Any pre-emptive right may also be restricted or excluded by the Board if the Board is designated and authorised to do so pursuant to a resolution of the General Meeting with such designation not exceeding a period of five years. The Board is currently authorised to resolve to issue Ordinary Shares and limit or exclude pre-emptive rights in connection with the Global Offer for a period ending on (and including) the date of completion of the Global Offer. In addition, the Board has been authorised to resolve to issue Ordinary Shares, to grant rights to subscribe for Ordinary Shares and to limit or exclude pre-emptive rights in relation to Ordinary Shares. The latter designation has been granted for an eighteen month period starting on the date following the date of completion of the Global Offer and is limited to up to 10 per cent. of the number of issued and outstanding Ordinary Shares on the date following the date of completion of the Global Offer. Pursuant to such designation, the Board is bound to, in the event of any issuance of (rights to subscribe for) Ordinary Shares during such term, provide qualified investors as defined in article 1:1 of the Dutch Financial Supervision Act residing in the European Economic Area that hold Ordinary Shares (or Depositary Interests or depositary receipts representing such Ordinary Shares) the opportunity to subscribe for such (rights to subscribe for) Ordinary Shares for at least their respective pro rata interest in the capital of the Company.

C.5 Restrictions on the free transferability of the Shares

The Shares will be freely transferable under the Company's articles of association.

However, the offer of the Shares to persons located or resident in, or who are citizens of, or who have a registered address in countries other than the Netherlands, the United Kingdom or Portugal, and the transfer of Shares into jurisdictions other than the Netherlands, the United Kingdom or Portugal, may be subject to specific regulations or restrictions.

C.6 Admission to trading

Application has been made for the Shares to be admitted to trading on the London Stock Exchange's main market for listed securities under the symbol MEAF.

C.7 Dividend Policy

As a holding company, the ability of the Company to pay dividends and make distributions primarily depends upon the receipt of dividends and distributions from its subsidiaries. The payment of dividends and distributions by the Company's subsidiaries is contingent upon the sufficiency of their earnings, cash flows and distributable reserves and other possible restrictions on the ability of the subsidiaries to make dividend payments and distributions to the Company.

The Board intends to follow a progressive dividend policy to remunerate shareholder capital by assessing a set of conditions including the Company's future operations and profitability, capital expenditure requirements, general financial condition, legal and contractual restrictions and other factors that it may deem relevant. By considering the medium term projections of the Group's performance, the Board intends to provide an appropriate degree of stability in dividend payments. The Company expects to target a minimum payout ratio of 50 per cent. with a maximum of 75 per cent. The payout ratio is calculated by using the net income adjusted for significant non-recurring and extraordinary items. If applied, this adjustment will be separately explained in the Company's annual report.

Section D—Risks

D.1 Key risks that are specific to the Group or its industry

The Group's operations in emerging markets on the African continent expose the business to risks associated with social, economic and political conditions in those markets which could have a material adverse effect on the Group's business, financial condition and results of operations.

The Group's results of operations depend on the award of new contracts and the timing of such awards and the failure to secure awards of new contracts or delays in the timing of project awards could have a material adverse effect on the Group's business, financial condition and results of operations.

The construction industry is highly competitive, which may impact the Group's revenue and margins and, in turn, could have a material adverse effect on the Group's business, financial condition and results of operations.

The Group's backlog is not necessarily indicative of its future revenue or results of operations and any adverse changes in backlog could have a material adverse effect on the Group's business, financial condition and results of operations.

The Group is dependent on the investment policies of supranational entities and public authorities and changes in such policies could have a material adverse effect on the Group's business, financial condition and results of operations.

The Group's operations in certain jurisdictions are dependent on public sector clients and subject to related risks which could have a material adverse effect on the Group's business, financial condition and results of operations.

The Group bids for large, long-term projects for which it assumes completion, technical, cost-related and other unforeseen risks which could have a material adverse effect on the Group's business, financial condition and results of operations.

The Group's results of operations are affected by the cyclical nature of the construction industry and any cancellations or delays due to such cyclicality could have a material adverse effect on the Group's business, financial condition and results of operations.

The Group relies on its partners to perform under its contracts and any failure by them to perform could have a material adverse effect on the Group's business, financial condition and results of operations.

The Group depends on suppliers and other third parties for the operation of its business and any failures or shortcomings by those

suppliers or third parties could have a material adverse effect on the Group's business, financial condition and results of operations.

The Group is exposed to counterparty risks and may incur losses because of such exposure which could have a material adverse effect on the Group's business, financial condition and results of operations.

The Group's business depends on its ability to attract and retain key personnel and any inability to continue to attract and retain such key employees could have a material adverse effect on the Group's business, financial condition and results of operations.

D.3 Key risks that are specific to the securities

The Shares have not previously been publicly traded, and there can be no assurance that an active and liquid market for the Ordinary Shares will develop. The Company's share price may fluctuate significantly, and investors could lose all or part of their investment. Future sales of Ordinary Shares by the Company's existing Shareholders could depress the price of the Shares.

Shareholders outside of the Netherlands may not be able to exercise pre-emption rights in the event of an increase in the Company's share capital or granting of rights to subscribe for Ordinary Shares.

Following the Global Offer, the Parent will be in a position to exert substantial influence on the Company. The interests pursued by the Parent could differ from the interests of the Company's other Shareholders.

Holders of dematerialised depositary interests which represent entitlements to Shares that can be settled electronically through and held in CREST, as issued by Computershare Investor Services PLC (the "Depositary"), which holds the underlying securities on trust (the "Depositary Interests"), do not have certain rights attaching to the underlying Shares and must rely on the Depositary or any custodian to either exercise such rights for their benefit or authorise them to exercise such rights for their own benefit.

Section E-Offer

E.1 Total net proceeds and estimate of total expenses of the Global Offer, including estimated expenses charged to investors

Assuming that the Offer Price (as defined below) is set at the mid-point of the Price Range (as defined below) and the maximum number of Shares is issued by the Company and sold in the Preferential Offer (as defined below), the Company estimates that it will receive net proceeds from the Global Offer of approximately £137.8 million, following the deduction of expenses. The Company will not receive any proceeds from the sale of existing Shares by the Selling Shareholder.

Assuming that the Offer Price is set at the mid-point of the Price Range, that the maximum number of Shares is sold by the Selling Shareholder and that the Over-allotment Option is exercised in full, it is estimated that the Selling Shareholder will receive net proceeds from the Institutional Offer of approximately £260.5 million, following the deduction of expenses. As referred to below, part of the proceeds to be received by the Selling Shareholder may be allocated to Entitled ME SGPS Special Dividend Recipients (as defined below) who use the Special Dividend Liquidity Mechanism (as defined below).

The Company and the Selling Shareholder will pay estimated fees and expenses of £20.3 million (excluding any amounts in respect of VAT) in connection with the Global Offer (assuming the Company pays the discretionary part of the Banks' (as defined below) commission and the discretionary elements of its other advisers' fees).

E.2 Reasons for the Global Offer and use of proceeds

- Expand core Engineering and Construction activities in Sub-Saharan Africa, with a particular emphasis on the SADC region;
- expand activities in Angola, Malawi and Mozambique in Logistics and Environment and Services;
- diversify its operations and increase the proportion of backlog from private customers (mainly those in the oil and gas and mining sectors) and projects financed by multilateral entities;
- fund capital expenditure in connection with large oil and gas and mining services projects for private multinational groups; and
- fund working capital requirements for its future projects.

E.3 Terms and Conditions of the Global Offer

The Global Offer

The Global Offer consists of an offering by the Company of up to 15,000,000 newly issued Shares and by the Selling Shareholder of up to 20,000,000 existing Shares.

Under the Global Offer, all Shares will be sold at a price (the "Offer Price") which shall be within the Price Range (as defined below) and, together with the exact number of Shares offered under the Global Offer, will be determined by the Company and the Selling Shareholder, in consultation with Standard Bank. A number of factors will be considered in deciding the Offer Price and the basis of allotment under the Global Offer, including the level and nature of demand for Shares and the objective of encouraging the development of an orderly after-market in the Shares.

The Global Offer comprises a Preferential Offer and an Institutional Offer. Under the Preferential Offer, up to an aggregate of 15,000,000 Ordinary Shares are being offered to investors who were registered as holders of ordinary shares in the capital of the Parent on 20 June 2014 (the "Record Date") and to whom the Preferential Offer may be made without constituting a violation of securities laws in any jurisdiction (such holders hereinafter referred to as "Qualifying ME SGPS Shareholders"). Under the Institutional Offer, up to 20,000,000 Ordinary Shares are being offered to institutional investors in Portugal and certain other jurisdictions. The number of Shares to be offered by the Selling Shareholder will depend, amongst other things, on the number of Shares being made available by Entitled ME SGPS Special Dividend Recipients (as defined below) to be sold by the Selling Shareholder under the Institutional Offer and may be less than this maximum or even nil.

Completion of the Global Offer (including, for the avoidance of doubt, completion of the Preferential Offer) will be subject to the determination of the Offer Price, the satisfaction of conditions contained in the Underwriting Agreement, including Admission occurring, and to the Underwriting Agreement not having been terminated. The Global Offer cannot be terminated once unconditional dealings in the Shares have commenced.

The Shares are being offered (i) in the United States to qualified institutional buyers or "QIBs" in reliance on the exemption from the registration requirements of the US Securities Act of 1933 (the "Securities Act") under Rule 144A ("Rule 144A") of the Securities Act, or another exemption from, or in a transaction not subject to, registration under the Securities Act, and (ii) outside the United States to certain persons in offshore transactions as defined in, and in accordance with, Regulation S of the Securities Act. The Global Offer

is made only in those jurisdictions where, and only to those persons to whom, offer and sales of the Shares may be lawfully made.

Over-allotment Option

The Selling Shareholder has granted Standard Bank plc ("Standard Bank" or the "Sole Global Coordinator"), as stabilising manager (the "Stabilising Manager"), on behalf of Standard Bank, Banco Espírito Santo de Investimento, S.A., Banco BPI, S.A. (acting directly and through BPI Capital Africa (Pty) Ltd.), Banco Comercial Português, S.A, Caixa—Banco de Investimento, S.A., Banco Finantia S.A., BNP PARIBAS and Nau Securities Limited (together, the "Banks"), the Over-allotment Option, exercisable for a period of 30 days following the date on which conditional dealings in the Shares commence, pursuant to which the Stabilising Manager may purchase at the Offer Price up to an additional 5,250,000 Shares (the "Over-allotment Shares") to cover over-allotments or short positions, if any, in connection with the Global Offer.

Preferential Offering Period and Institutional Offering Period

The offering period of the Preferential Offer will commence at 8:30 a.m. (Lisbon time) on 27 June 2014 and is expected to close at 3:00 p.m. (Lisbon time) on 9 July 2014 (the "Preferential Offering Period") and the offering period of the Institutional Offer will commence on publication of this Prospectus on 26 June 2014 and is expected to close no later than 3:00 p.m. on 10 July 2014 (the "Institutional Offering Period"), subject to any acceleration or extension of the timetable for the Global Offer.

Offer Price and Number of Shares

The Offer Price is to be determined by the Company and the Selling Shareholder in consultation with Standard Bank within the Price Range after the end of the Institutional Offering Period on the basis of the book-building process and taking into account a number of factors including the level and the nature of the demand for Shares and the objective of encouraging the development of an orderly and liquid after-market in the Shares. The Offer Price will be established at a level determined in accordance with these arrangements, taking into account indications of interest received (whether before or after the times and/or dates stated) from persons (including market-makers and fund managers) connected with the Banks. The Offer Price and the exact number of Shares will be stated in a pricing statement (the "Pricing Statement"), which will be deposited with the AFM, notified to the CMVM and published in a press release on the Company's website and relevant regulatory information services, including the CMVM's website, www.cmvm.pt. To the extent lawful, the Company, the Selling Shareholder and the Sole Global Coordinator reserve the right to increase or decrease the number of Shares offered in the Global Offer and/or increase or decrease the top of the Price Range at any time before the end of the Preferential Offering Period, and any such increase or decrease, as the case may be, will be announced in a press release on the Company's website and relevant regulatory information services, including the CMVM's website, www.cmvm.pt. Any increase in the number of Shares and/or change in the Price Range may result in the Preferential Offering Period and/or the Institutional Offering Period being extended.

Allocation

The allocation of the Shares is expected to take place after the end of the Institutional Offering Period, on or about 10 July 2014, subject to any acceleration or extension of the timetable for the Global Offer. The allocation of Shares in the Institutional Offer will be based on demand from institutional investors in the Institutional Offer. Subject to institutional demand, any Shares not taken up in the Preferential Offer as a result of the subscription by Qualifying ME SGPS Shareholders under their priority entitlements may be re-allocated to the Institutional Offer. If any Shares not taken up in the Preferential Offer are re-allocated to the Institutional Offer, the size of the Institutional Offer may be increased accordingly. Should there be insufficient demand in the Global Offer to place all Shares at the Offer Price, then primary shares will first be used to satisfy subscription orders followed, subject to demand, by secondary shares being sold by the Selling Shareholder.

Qualifying ME SGPS Shareholders subscribing for Shares in the Preferential Offer are required to place their orders with the financial intermediaries with whom their shares in ME SGPS are registered, and only with them. When placing their subscription orders, Qualifying ME SGPS Shareholders may elect to appoint one or more nominees to acquire all or part of the Shares they are entitled to acquire pursuant to the Preferential Offer, provided such nominee holds a securities registration account with the same financial intermediary receiving the order, directly or through a custodian, and provided further that such acquisition would not constitute a violation of securities laws in any jurisdiction.

Each Qualifying ME SGPS Shareholder may place more than one subscription order under the Preferential Offer (with the maximum of one subscription order per financial intermediary with whom such Qualifying ME SGPS Shareholder's ME SGPS shares are registered). Qualifying ME SGPS Shareholders will be entitled to subscribe at the Offer Price for a number of Shares determined by multiplying the number of ME SGPS shares they own on the Record date by 0.073300995, rounding downwards. If every Qualifying ME SGPS Shareholder subscribes for the total number of Shares that such shareholder in ME SGPS is entitled to subscribe for, a maximum of 15,000,000 Ordinary Shares would be sold in the Preferential Offer.

Qualifying ME SGPS Shareholders can place orders in excess of their foregoing entitlement, subject to a maximum of Shares that, together with those Shares that each Qualifying ME SGPS Shareholder has subscribed for under the priority entitlement, does not exceed the maximum number of Shares offered under the Preferential Offer. Requests for subscription of additional Shares shall be made together with the subscription for shares under the Qualifying ME SGPS Shareholder's entitlement. Following the allocation of Shares to the Qualifying ME SGPS Shareholders based on their entitlement and subject to the decision of the Company and the Sole Global Coordinator, in their sole discretion, the Shares that remain unsubscribed for in the Preferential Offer under the Qualifying ME SGPS Shareholders' priority entitlements may be, but are not required to be, added to the number of Shares to be allotted under the Institutional Offer and/or remain available to be allotted to the additional subscription requests made by Qualifying ME SGPS Shareholders under the Preferential Offer. If any Shares remain available to be allotted to the additional subscription requests made under the Preferential Offer, the allotment of such Shares shall be made in proportion to the number of additional Shares requested by each Qualifying ME SGPS Shareholder, rounding downwards. Any Shares remaining as a result of these allocation procedures will be allocated at random amongst the additional subscribers.

The financial intermediaries are responsible for the control, accuracy and authenticity of the data presented for assessment of the Preferential Offer results, in relation to the Qualifying ME SGPS Shareholders and their entitlement to participate in the Preferential Offer based on their shareholding in ME SGPS at the Record Date, in light of the requirements imposed by the conditions of the Preferential Offer.

Underwriting Agreement

The underwriting agreement entered into between the Company, the Selling Shareholder, the Directors and the Banks on 26 June 2014 (the "Underwriting Agreement") provides that the obligations of the Banks (i) in the context of the Institutional Offer, to procure purchasers for or, failing which, to purchase themselves the Shares, (ii) in the context of the Preferential Offer, to procure the placement of Shares with the subscribers whom the Banks of the Preferential Offer have placed such Shares, and (iii) if applicable, the Over-allotment Shares, that are offered in the Institutional Offer, are subject to, amongst other conditions: (i) entry into the Pricing Memorandum by the Company, the Selling Shareholder and the Banks, which will contain the Offer Price and the final number of Shares; (ii) receipt of opinions on certain legal matters from counsel; (iii) receipt of customary comfort letters from the Auditors and Reporting Accountants to the Parent Group and officers' certificates; (iv) the absence of a suspension of trading on the London Stock Exchange or certain other markets; (v) the absence of a material adverse change in the Company's financial condition or business affairs or in the financial markets; and (vi) certain other conditions. The Preferential Offer will not be underwritten.

Payment and delivery

The price payable for the Shares subscribed for in the Preferential Offer shall be deposited at the time each relevant Qualifying ME SGPS Shareholder places the subscription order in cash and in full, assuming the maximum number of Shares that may be attributed to the relevant Qualifying ME SGPS Shareholder considering the corresponding entitlement and the maximum price payable in respect of such Shares and any orders in excess of their foregoing entitlement. Investors will be refunded via their financial intermediary in the event no excess orders are allocated. Qualifying ME SGPS Shareholders subscribing for Shares in the Preferential Offer will also bear any charges that may be charged by the financial intermediary to whom the subscription order was given.

The financial intermediaries receiving orders from Qualifying ME SGPS Shareholders or their appointed nominees to subscribe for Shares in the Preferential Offer shall transfer the price payable for the Shares subscribed for in the Preferential Offer to Caixa-Banco de Investimento, S.A. and inform Caixa-Banco de Investimento, S.A. and Banco Comercial Portugues, S.A. (the "Joint Bookrunners of the Preferential Offer") of the details of their respective CREST account where the Shares are to be delivered, in each case, not later than 2:00 p.m. (Lisbon time) on the date falling one business day prior to Admission.

Each Qualifying ME SGPS Shareholder or any nominee appointed by it should note that their subscription orders will not be satisfied and no Shares will be credited in their respective securities accounts unless (i) the price payable for the Shares is received in Caixa-Banco de Investimento, S.A.'s account and (ii) the details of the CREST account of each relevant financial intermediary where the Shares shall be delivered are provided to the Joint Bookrunners of the Preferential Offer, in each case, not later than 2:00 p.m. (Lisbon time) on the date falling one business day prior to Admission.

Financial intermediaries should note that any Shares subscribed for in the Preferential Offer will be delivered on Admission to the relevant financial intermediary's CREST account and each financial intermediary will be responsible for crediting the relevant amount of Shares to the relevant CREST account of each Qualifying ME SGPS Shareholder or its nominee.

The Joint Bookrunners of the Preferential Offer will bear no liability towards any relevant Qualifying ME SGPS Shareholders, any nominees appointed by them, the Company, the Selling Shareholder or the relevant financial intermediaries for the frustration of subscription of the Shares.

Qualifying ME SGPS Shareholders should inform themselves with their financial intermediary, prior to the transmission of their subscription orders, of the total costs charged by them for the services associated with the subscription of the Shares that will be traded in the Official List and their future holding and transactions in the secondary market, which may differ significantly from the amounts charged in respect of shares admitted to trading on Euronext Lisbon. These costs charged by the financial intermediaries are included in their price lists available for consultation through the CMVM's website at www.cmvm.pt.

Payment (in pounds sterling) for the Shares in respect of the Institutional Offer is expected to take place on or about 16 July 2014, and payment for the Over-allotment Shares pursuant to the Over-allotment Option, if such option has been exercised prior to the end of the over-allotment period, is expected to take place on or about 8 August 2014.

The admission of the Shares to the standard listing segment of the Official List and to the London Stock Exchange's main market for listed securities means that the Shares will be deposited with the Depositary and that the Depositary Interests will be issued. The Depositary Interests will settle through CREST and may only be held and traded through financial intermediaries that provide access to this clearing and settlement system. CREST is a paperless settlement procedure enabling securities to be evidenced otherwise than by a certificate and transferred otherwise than by a written instrument.

It is expected that Admission will become effective and that unconditional dealings in the Shares will commence on the London Stock Exchange, at 8:00 a.m. (London time) on 16 July 2014. All dealings in the Shares before the commencement of unconditional dealings will be on a "when issued" basis and will be of no effect if Admission does not take place and such dealings will be at the sole risk of the parties concerned. These dates and times may be changed without further notice.

If Admission does not take place, the Global Offer may be withdrawn, in which case all subscriptions for Shares will be disregarded, any allotments made will be deemed not to have been made and any subscription payments made will be returned without interest or other

compensation. Any dealings in Shares prior to Admission are at the sole risk of the parties concerned.

The Selling Shareholder, the Company and the Sole Global Coordinator expressly reserve the right to determine, at any time prior to Admission, not to proceed with the Institutional Offer. If such right is exercised, the Institutional Offer will lapse and any monies received in respect of the Institutional Offer will be returned to investors without interest or other compensation. Further, and in addition to the conditionality contained in the Underwriting Agreement as set out above, the Company and the Sole Global Coordinator expressly reserve the right to determine, at any time prior to Admission, not to proceed with the Preferential Offer in the event that there is an increase in the risks associated with the Preferential Offer due to an unforeseeable and substantial change in the circumstances, which are known by addressees of the Preferential Offer due and on which the Company has based its decision to launch the Preferential Offer. The Preferential Offer can only be withdrawn in case the CMVM so authorises. If the Company exercises its foregoing right not to proceed with the Preferential Offer, the Preferential Offer will lapse and any monies received in respect of the Preferential Offer will be returned to investors without interest or other compensation.

Withdrawal rights

The Company, the Selling Shareholder and the Sole Global Coordinator reserve the right to (i) increase or decrease the number of Shares offered in the Preferential Offer at any time before the end of the Preferential Offering Period and/or (ii) increase or decrease the number of Shares offered in the Institutional Offer at any time before the end of the Institutional Offering Period and/or (iii) increase or decrease the top of the Price Range at any time before the end of the Preferential Offering Period, and any such increase or decrease, as the case may be, will be announced in a press release on the Company's website and relevant regulatory informations services, including the CMVM's website, www.cmvm.pt. Any increase in the number of Shares offered in the Preferential Offer and/or increase in the higher limit of the Price Range will result in the Preferential Offering Period being extended by two working days and investors who have placed orders to subscribe for Shares prior to such time will have at least two clear working days following the publication of the press release to withdraw their offer to acquire Shares in the Preferential Offer. If the application is not withdrawn within the stipulated period, any offer to apply for Shares in the Preferential Offer will remain valid and binding.

In addition, under the Preferential Offer only, each Qualifying ME SGPS Shareholder may, by contacting its relevant financial intermediary, withdraw an order at any time prior to the fifth day before the end of the Preferential Offering Period, i.e. until 4 July 2014.

In the event that the Company is required to publish any supplementary prospectus, applicants who have applied for Shares in the Global Offer shall have at least two clear working days following the publication of the relevant supplementary prospectus to withdraw their offer to acquire Shares in the Global Offer in its entirety. The right to withdraw an application to acquire Shares in the Global Offer in these circumstances will be available to all investors in the Global Offer. If the application is not withdrawn within the stipulated period any offer to apply for Shares in the Global Offer will remain valid and binding.

Details of how to withdraw an application will be made available if a supplementary prospectus is published.

Assessment and disclosure of the results of the Preferential Offer

During the period of the Preferential Offer, the financial intermediaries will transmit on a daily basis all the orders received, as well as cancellations of and/or changes to the subscription orders received, to Euronext Lisbon, through the "POS-Public Offers Service", during the period between 8:00 a.m. and 5:30 p.m. The confirmation of the orders received is disclosed by Euronext Lisbon, through the same system, immediately after the orders file is sent. The financial intermediaries must also send to Banco Comercial Português, S.A. and Caixa—Banco de Investimento, S.A., from the first day of the period of transmission of orders, the daily result of the transmission of subscription orders.

The results of the Preferential Offering will be disclosed as soon as their assessment is completed and published on the CMVM website at www.cmvm.pt. It is expected that the assessment of the results will occur on or about 11 July 2014.

The physical settlement of the Preferential Offer shall be made through registration of the Shares in the investors' securities deposit accounts kept by the subscribers with their financial intermediaries.

Special Dividend

Shareholders of ME SGPS approved, at a general meeting of ME SGPS shareholders held on 27 December 2013, a special dividend payable by ME SGPS comprising Ordinary Shares in the Company (the "Special Dividend"). Under the terms of the Special Dividend, investors who were registered as holders of ordinary shares of ME SGPS on 22 January 2014 (the "Strip Out Date") were conditionally attributed, pro-rata to their shareholding in ME SGPS at the Strip Out Date, 20 million Ordinary Shares in the Company, representing 20 per cent. of the issued share capital of the Company at the Strip Out Date. Those investors received rights (the "Special Dividend Rights") that, should the Special Dividend become unconditional, entitle holders of Special Dividend Rights ("Entitled ME SGPS Special Dividend Recipients") to receive 0.10334084 Ordinary Shares for each Special Dividend Right held. The Special Dividend is conditional upon certain events that have already materialised, and Admission. The Special Dividend will be payable on or shortly after the date of Admission, and will lapse if the Shares are not admitted to trading on a regulated market of a European Union member state by 31 December 2014 and will be subject to applicable taxation.

ME SGPS has decided to open the possibility of a liquidity mechanism to the Entitled ME SGPS Special Dividend Recipients, as allowed by the general meeting of shareholders of ME SGPS held on 27 December 2013. Pursuant to such mechanism, until the fifth day after the beginning of the Preferential Offer, i.e. 2 July 2014, Entitled ME SGPS Special Dividend Recipients will have the opportunity to agree to the sale by ME SGPS, in the Global Offer, of a number of Ordinary Shares equal to the number of Ordinary Shares they would otherwise have been entitled to receive upon settlement of the Special Dividend, and receive the (net) cash amount corresponding to the proceeds of such sale (the "Special Dividend Liquidity Mechanism").

The Entitled ME SGPS Special Dividend Recipients who use this mechanism will bear costs associated with such sale, that have been set as 1 per cent. of the Offer Price per Share. For the avoidance of doubt, the maximum number of secondary shares being offered by the

Selling Shareholder in the Institutional Offer assumes that all the Ordinary Shares that are the subject of the Special Dividend will be made available under the Institutional Offer, which may not be the case. Accordingly, the maximum number of secondary shares being offered by the Selling Shareholder in the Institutional Offer may be reduced, at the discretion of the Selling Shareholder.

E.4 Material Interests

Certain of the Banks and/or their respective affiliates have in the past engaged and may in the future, from time to time, engage in commercial banking, investment banking and financial advisory and ancillary activities in the ordinary course of their business with the Company or the Selling Shareholder or any parties related to any of them, in respect of which they have received and may in the future receive customary fees and commissions.

E.5 Selling Shareholder and Lock-ups

Pursuant to the Underwriting Agreement, the Company has entered into a lock-up undertaking with the Banks (subject to certain exceptions) for a period of 180 days after admission and the Directors and Selling Shareholder have entered into a lock-up undertaking with the Banks (subject to certain exceptions) for 365 days after Admission. In addition, Mota Gestão e Participações, S.G.P.S., S.A. has entered into a lock-up undertaking with the Banks (subject to certain exceptions) for 180 days after Admission, and António Manuel Oueirós Vasconcelos da Mota, Maria Manuela Queirós Vasconcelos Mota dos Santos and Maria Teresa Queirós Vasconcelos Mota Neves da Costa have agreed with the Banks to give prior notice of their intention to dispose of any Shares and that any such disposal shall be effected in accordance with the reasonable requirements of the Joint Bookrunners to the Institutional Offer so as to ensure an orderly market in the Company's listed securities, in each case for 180 days after Admission.

E.6 Dilution

Pursuant to the Global Offer, assuming the maximum number of Shares is issued by the Company, the Selling Shareholder will experience a 30.4 per cent. dilution.

E.7 Estimated expenses charged to investors

No expenses will be charged by the Company to purchasers of Shares.

RISK FACTORS

Before investing in the Shares, prospective investors should carefully consider the following risk factors in addition to the other information contained in this Prospectus. If any of the risks described below were to occur, it could have a material adverse effect on the Group's business, financial condition and results of operations. If these events occur, the trading prices of the Shares could decline, and investors may lose all or part of their investment. Although the Company believes that the risks and uncertainties described below are material risks and uncertainties facing the Group's business and the Shares, they are not the only ones relating to the Group and the Shares. Additional risks and uncertainties not presently known or currently deemed immaterial may also have a material adverse effect on the Group's business, financial condition or results of operations or prospects and could negatively affect the price of the Shares.

Prospective investors should read and carefully review the entire Prospectus and should reach their own views before making an investment decision with respect to any Shares. Furthermore, before making an investment decision with respect to any Shares, investors should consult their own stockbroker, bank manager, lawyer, auditor or other financial, legal and tax advisers and carefully review the risks associated with an investment in the Shares and consider such an investment decision in light of their personal circumstances.

This Prospectus contains forward-looking statements that involve risks and uncertainties. The Group's actual results may differ significantly from the results discussed in the forward-looking statements. Factors that might cause such differences include those discussed below and elsewhere in this Prospectus. See "Forward-Looking Statements".

RISKS RELATING TO THE GROUP'S BUSINESS AND OPERATIONS

The Group's operations in emerging markets on the African continent expose the business to risks associated with social, economic and political conditions in those markets.

The Group operates in emerging markets of Africa which present political, economic, fiscal, legal, regulatory and social risks that are not encountered in countries with well-established economic and political systems, including those related to:

- political uncertainty and turmoil;
- logistical challenges (supply chain, provision of energy, infrastructure);
- · corruption;
- · lack of skilled labour force;
- general economic and business conditions;
- high interest rates;
- changes in exchange rates;
- high levels of inflation;
- exchange controls;
- · wage and price controls;
- foreign currency reserves;
- · current account deficits;
- changes in economic or tax policies;
- changes in fiscal regimes;
- the imposition of trade barriers;
- changes in investor confidence;
- poverty, labour tensions, unemployment, crime, societal health risks and social inequality;
- negative economic or financial developments in other emerging market countries;
- perceived or actual security issues and political changes;
- · higher volatility and limited liquidity; and

• legal and regulatory uncertainties.

The Group's operations are currently exposed to the political and economic conditions of Angola, Malawi and Mozambique as well as Cape Verde, Ghana, São Tomé and Príncipe, South Africa, Uganda, Zambia and Zimbabwe. These conditions also relate to the fact that structural improvements are still needed in many sectors in these markets, including transport, energy, agriculture and mineral sectors as well as land, social and fiscal reforms. Certain of these markets, and other countries in Africa into which the Group may expand in the future, may also suffer from geopolitical conflict and a number of African states have unresolved political differences both internally, with surrounding countries and/or internationally. For example, upcoming national elections in Mozambique in October 2014 and expected municipal elections in Angola in 2015 could give rise to political uncertainty and any changes in government could result in significant policy changes which might affect the Group's operations in these countries. In addition, the Group's operations in these markets may involve protracted negotiations with host governments, national companies and third parties and may be subject to economic and political considerations such as the risks of war, boundary disputes, activism by non-governmental organisations, organised crime, community disturbances, military repression, nationalisation, expropriation or confiscatory taxation, imposition of withholding or other taxes on dividends, interest, capital gains or other income, renegotiation, forced change or nullification of existing contracts or royalty rates, changes in laws regarding repatriation of income, unenforceability of contractual rights, imposition of export or import controls, changing taxation policies or interpretations, adverse changes to laws or the interpretation thereof, currency fluctuations or exchange restrictions, inflation, changing political conditions, favour or require the awarding of contracts to local contractors, necessitate foreign contractors to employ citizens of, or purchase supplies from, a particular jurisdiction or require providing subsidies for the development of land infrastructure or other social assistance. Any of the factors detailed above or similar factors could adversely affect the Group's business, financial condition and results of operations.

The Group's results of operations depend on the award of new contracts and the timing of such awards.

As a substantial portion of the Group's revenue is generated from large-scale projects and medium-to large-scale engineering and construction projects, and the timing of project awards is unpredictable, the Group's results of operations and cash flow may be subject to significant periodic fluctuations that impact liquidity. Worldwide resource constraints, escalating material and equipment prices, and on-going supply chain pricing pressures may cause delays in awards being granted and, in some cases, cancellations of major projects. In addition, the Group is reliant on the award to it of large-scale infrastructure projects to maintain, and achieve growth in, its margins (given that such projects are generally more profitable for the Group than its smaller projects). It is therefore imperative for the Group to maintain, and be awarded, a balanced mix of large scale infrastructure projects with larger margins in addition to smaller- and mediumsized projects. In general, it is also very difficult to predict whether or when the Group will receive such project awards as these contracts frequently involve a lengthy, complex and competitive bidding and selection process, which is affected by a number of factors, such as market conditions, financing arrangements, commodity prices, governmental approvals and environmental matters. To secure these contracts, the Group must make a significant commitment of resources, in terms of workforce, management time and operational and financial resources, as well as commit to bidding in a complex and competitive bidding process with lengthy award procedures. If after the competitive bidding process the Group does not succeed in winning a contract for a new project, the bidding costs incurred would not be recoverable and the Group could fail to increase or even maintain its volume of order intake and income. Some of these contracts are subject to financing contingencies and, as a result, the Group is subject to the risk that the customer will not be able to secure the necessary financing for the project which could result in projects being delayed or cancelled. Any of these factors, alone or in combination, could adversely affect the Group's business, financial condition and results of operations.

The construction industry is highly competitive, which may impact the Group's revenue and margins.

The Group operates in the highly fragmented construction industry in each of the markets in which it operates. For the year ended 31 December 2013, the Engineering and Construction business area comprised 95 per cent. of the Group's sales. The Group competes with other companies ranging from small independent firms servicing local markets to larger companies servicing regional and national markets. The barriers to entry and the Group's key competitive strengths, including its local and regional knowledge, awareness and presence in Sub-Saharan Africa, brand recognition (particularly in its primary markets of Angola, Malawi and Mozambique) and technological proficiency, may limit, but do not prevent,

any other company with adequate financial resources and access to technical expertise and skilled personnel from becoming a competitor. For example, companies with substantial financial resources from emerging markets, such as Brazil and China, are able to offer highly competitive pricing in respect of projects on which the Group also submits proposals. Often, in the case of certain companies, proposals are submitted pursuant to national geo-political policy considerations and therefore such companies (and the clients to whom they submit proposals) are able to rely on substantial financial and other support from state institutions which are unavailable to the Group. In addition, competition could intensify because of new companies entering the market and the consolidation of the industries in which the Group operates.

Factors that could affect the Group's ability to compete successfully in the construction industry include: quality, performance, price, reliability, mix and market acceptance of products and services, market acceptance of competitors' products and services, efficiency and quality of production, construction and customer support and reputation. The failure to respond to evolutions in industry standards or client requirements could lead to a loss of business. If competitors are better able to meet competitive challenges or to react to changes in the factors that affect competition in the construction industry, the Group may experience a loss of market share, which could have a material adverse effect on the Group's business, financial condition and results of operations.

The Group's backlog is not necessarily indicative of its future revenue or results of operations.

The Group defines backlog to include projects for which contracts have been signed or awarded and for which the client has secured the funding. If any one of these criteria is pending, the contract is recorded amongst the Group's pipeline orders.

As part of its backlog calculation policy, the Group assumes that each party will satisfy all of its respective obligations under the contract and that payments to it under the contract will be made on a timely basis consistent with historical experience. For contracts that are not for a fixed price or lump sum, the Group estimates and updates the related backlog based upon the estimated amount of work to be completed through periodic consultation with the client. For projects in which the Group acts as the lead contractor within a consortium, in calculating backlog the Group only includes its scope of work in connection with such projects. For projects related to unconsolidated joint ventures, the Group only includes its percentage ownership of the joint venture's backlog.

The Group's customers may have the right, upon payment of certain penalties or reimbursement of certain costs and damages or other consequences, to cancel, reduce or defer firm orders that the Group has in its backlog. If the Group's clients cancel, reduce or defer firm orders, it may be protected from certain costs and losses, but the Group's revenue or results of operations might nevertheless be affected. Further, there can be no assurance that the Group will secure contracts equivalent in scope and duration to replace the current backlog or that the current backlog will perform as expected.

The Company believes that the Group's backlog is an indicator of its short- to medium-term sustainability. However, since backlog figures are subject to substantial fluctuations and uncertainties, backlog is not necessarily indicative of the Group's revenue, cash flows or results of operations. Unforeseen events or circumstances, including, for example, termination, delay, scope reduction or adjustments, increased time requirements to complete the work, delays in commencing work, disruption of work, irrecoverable cost overruns or other unforeseen events may affect, projects comprising the backlog and could have a material adverse effect on the Group's business, financial condition and results of operations.

The Group is dependent on the investment policies of supranational entities and public authorities.

Contracts with financial support from supranational entities (such as the European Union and the World Bank) and contracts with public sector clients (such as ministries of infrastructure) together represented, for the year ended 31 December 2013, approximately 42 per cent. of the Group's sales. As a result, the Group's activities are heavily dependent on such entities' programmes and funding policies with respect to investments in transport, civil and social infrastructure. As financiers evaluate opportunities, an increased degree of uncertainty and relative political fragility, particularly in election years, remains a concern. Malawi's and Mozambique's construction industries face funding risks as supranational entity investment flows could be adversely impacted should misappropriation of funds or corruption occur.

The Group also relies on infrastructure development programs currently planned and backed by supranational entities and public sector clients in various markets to generate a significant amount of its business. Future changes and/or reductions by such clients in their plans or policies of infrastructure

development, delay in the awarding of major projects or postponement of previously awarded projects could have a material adverse effect on the Group's business, financial condition and results of operations.

The Group's operations in certain jurisdictions are dependent on public sector clients and subject to related risks.

The Group's projects may involve contracts with governments across a number of jurisdictions and public sector clients (or state-owned entities) that represent the interests of governments. Such arrangements with public sector clients are subject to various regulations, potentially onerous obligations and commercial requirements which may result in additional project execution risk. For example, governments in those countries in which the Group operates may unilaterally terminate, amend or expropriate the projects in the public interest.

The Group's operations will also be impacted by public sector infrastructure spending priorities as certain of the Group's activities relate to governments' and local public authorities' programmes and funding policies with respect to investments in transport, civil and social infrastructure. Public sector clients may also be under no obligation to maintain funding at any specific level and funds for any programme may even be eliminated. Future changes in spending and investment priorities, which can occur for a number of reasons including changes in governments or government policies or priorities, are unpredictable and may affect the Group's backlog, revenue and profitability, particularly if such changes result in a decrease in infrastructure investment or if infrastructure investment is shifted to types of projects in which the Group is not a participant. Governments and authorities could also change their procurement methodologies, which could have an adverse impact on the Group, if the new methodologies entail additional commercial risks or involve reduced margins. In addition, such changes in investment policies or in the allocation of public funds may result in the delay in awarding of major projects or postponement of previously awarded projects which could have a material adverse effect on the Group's business, financial condition and results of operations.

Foreign companies wishing to invest in many African countries can be required to obtain prior clearance and approvals from the regulatory authorities in those countries.

If the Group cannot obtain or maintain the necessary permits, authorisations or agreements to implement planned projects or continue its existing operations under conditions or within time-frames that make such projects and operations economically feasible, or if legal or fiscal regimes or the governing political authority change materially, the Group may not be able to achieve its objectives. Prior to the Group making any new investment or expanding a business into a new country in Africa, it may need to apply for an investment certificate pursuant to applicable central bank regulations and/or foreign investment agency requirements. These processes are usually administrative in nature and require delivering corporate records and business plans in order to secure authorisation and proceed with the foreign investment. There is no guarantee that the Group will be successful in obtaining such approvals and clearance or that any existing approvals and clearances will not be revoked or withdrawn or amended in a manner which could have a material adverse effect on the Group's business, financial condition and results of operations.

Legal systems in certain parts of Africa are less developed than other regions of the world and, accordingly, it may be difficult to obtain swift and equitable enforcement of rights.

A number of the countries in Africa, including certain countries in which the Group operates, have less developed legal systems than those of more established economies, which may result in risks such as:

- potential difficulties in obtaining effective legal redress in their courts, whether in respect of a breach of law or regulation, or in an ownership dispute;
- international arbitration awards may not be easily enforceable, if at all;
- inability to conduct an efficient or comprehensive search of threatened, pending, or past suits against any entity (as searches may require a manual search of the records or docket of each court individually);
- a higher degree of discretion on the part of governmental authorities;
- the lack of judicial or administrative guidance on interpreting applicable rules and regulations;
- inconsistencies or conflicts between and within various laws, regulations, decrees, orders and resolutions;
- new laws may be applied retroactively or retrospectively;
- the enactment of new laws or directives is often unpredictable;

- the courts have broad discretion in dealing with violations of law and regulations, including levying fines, and/or revoking business and other licences; or
- relative inexperience of the judiciary and courts in certain matters.

In addition, the commitment of local business people, government officials and agencies and the judicial system to abide by legal requirements and negotiated agreements may be more uncertain, creating particular concerns with respect to licences and agreements for business which may be susceptible to revision or cancellation, as a result of which legal redress may be uncertain or delayed. There can be no guarantee that the Group's joint ventures, licences, licence applications or other legal arrangements will not be adversely affected by the actions of government authorities or others and the effectiveness of, and enforcement of, such arrangements in these jurisdictions cannot be assured, which may impact negatively on the Group's financial condition and results of operations.

Events beyond the Group's control may result in additional costs, reductions in revenue, claims or disputes.

The Group's engineering and construction projects generally involve complex design and engineering, significant procurement of equipment and supplies entailing considerable logistical challenges, and extensive construction management. Certain of the Group's projects or contracts may require that customers provide the Group with design or engineering information or with equipment or materials to be used on the relevant project. In some cases, the customer may provide a deficient design or engineering information, equipment or materials or may provide such information, equipment or materials later than required by the project schedule. The customer may also determine, after commencement of the project, to change various elements of the project. In addition, the customer may be responsible for delivery on site of certain key raw materials. The Group's project contracts generally require the customer to provide compensation for additional work or expenses incurred due to customer requested change orders or failure of the customer to provide a specified design or engineering information or equipment or materials. The Group is subject to the risk that it may be unable to obtain, through negotiation, arbitration, litigation or otherwise, adequate amounts to compensate for the additional work or expenses it has incurred and such additional expenses will reduce the Group's margins. As a result, customer related delays or requests that impact estimated timing and costs could have a material adverse effect on the Group's business, financial condition and results of operations.

The Group operates in capital-intensive businesses, and a significant increase in capital costs could have a material adverse effect on the Group's business, financial condition or results of operations.

The Group has significant capital expenditure requirements in its businesses and the recovery of the capital investment occurs over an extended period of time. For the years ended 31 December 2011, 2012 and 2013, the Group incurred capital expenditures in the amounts of €29.7 million, €76.2 million and €110.0 million, respectively. Capital expenditure is required to build warehouses to store inventory and stock, for training centres, compounds to house employees and facilities for the maintenance of plant and equipment. The capital investment required to develop, construct and maintain facilities and equipment in order to offer products and services generally varies based on the cost of the necessary fixed assets. The price of equipment and/or construction works may increase, or continue to increase, if the market demand for such equipment or works is greater than the available supply, or if the prices of key component commodities and raw materials used to build such equipment and/or facilities increases albeit, in certain contracts, the customer assumes such additional costs. A significant increase in the costs of developing or operating the Group's facilities and equipment or a decrease in the demand for products or services related to such facilities and equipment could have a material adverse effect on the Group's ability to achieve its targets and its business, financial condition or results of operations.

The Group bids for large, long-term projects for which it assumes completion, technical, cost-related and other unforeseen risks.

Protections provided in the Group's contracts, such as exceptions to consequential damages, price escalation clauses, change order provisions and force majeure clauses may not be sufficient to protect from changes encountered on any particular project. Portions of the Group's business involve orders related to long-term projects that can take many months to years to complete. In certain projects, the Group also assumes the project's technical risk, meaning that it must tailor its products and systems to satisfy the technical requirements of a project even though, at the time the project is awarded, the Group may not have previously produced such a product or system. In addition, if the amount the Group is required to pay

for subcontractors or equipment and supplies exceeds what the Group has estimated it may suffer losses on these contracts. Whilst the majority of the Group's contracts provide for payment on a unit price basis, certain contracts entered into by the Group provide for payment on a lump sum basis. Lump sum contracts which are awarded on a competitive bidding basis are inherently risky because of the possibility that the Group may have underbid for such contracts and because it assumes the risks associated with completing the project and the post-completion warranty obligations.

The Group generally bears the risk of cost over-runs, operating cost inflation, variation of the exchange rate, labour availability and productivity, and supplier and subcontractor pricing and performance. Pricing on these contracts is established in part on cost and scheduling estimates that are based on a number of assumptions, including those about future economic conditions, prices, the availability of labour, equipment and materials, and other exigencies. The revenue, cost and profit realised on such contracts can vary, sometimes substantially, from original projections because of various factors, including but not limited to:

- unanticipated technical problems with the equipment being supplied or developed, which may require that the Group must remedy the problem or obtain alternate equipment at additional cost;
- difficulties with the design or engineering which may impact the Group's ability to complete a project in accordance with original schedule and specifications;
- difficulties in obtaining required permits or approvals;
- project modifications creating unanticipated costs not borne by the customer;
- delays caused by weather or other natural events; or
- suppliers' failure to perform or difficulty in engaging third-party suppliers.

Whilst most of the Group's contracts contain price escalation clauses, such provisions do not entirely remove the risks described above and such risks are exacerbated if the duration of the project is long-term because there is an increased risk that the circumstances upon which the Group originally bid and developed a price will change in a manner that increases its costs. In addition, the Group sometimes bears the risk of delays caused by unexpected conditions or events (in circumstances not covered by force-majeure clauses in the Group's contracts). The Group may be subject to penalties if it cannot complete portions of long-term projects in accordance with agreed-upon time limits. Further, some of the contracts provide for payments upon completion of certain milestones in relation to the project which have to be met and approved by third parties or the customer. Any failure to meet such milestones or obtain any required approval could result in the Group being required to pay penalties and/or lose its right to payment in respect of such milestones. If the project is significant, or there are one or more issues that impact multiple projects, cost overruns could have a material adverse impact on the Group' business, financial condition and results of operations.

The Group may be exposed to fluctuations in the price and problems with the supply of raw materials.

The primary raw materials the Group uses in its projects are cement, steel, stainless steel, reinforcing bars, stone and sand aggregate, bitumen, iron and copper. The Group's raw materials suppliers vary in each market in which it operates due to the market-specific requirements of its projects. Diesel, gasoline and oil are the main consumable energy sources in the Group's activities since most of its construction equipment consumes significant amounts of gasoline and oil and, where electricity is not available, certain types of fuel are used to power generators on construction sites. Although the Group includes raw material and energy cost estimates in its tender estimates, these costs are subject to price fluctuations. In addition, the supply of essential raw materials may be delayed or interrupted due to factors beyond the Group's control, which could result in project delays and increased costs if alternative suppliers are unable to provide replacement raw materials and energy at competitive prices or at all. Whilst in many of its contracts the Group is able to pass on certain costs that run above tender estimates, the Group may be unable to pass on any or all of the increased raw material or energy costs to its customers. Such price fluctuations or supply interruptions could have a material adverse effect on the Group's business, financial condition and results of operations.

The Group's results of operations are affected by the cyclical nature of the construction industry.

The demand for the Group's Engineering and Construction services has and is expected to continue to be cyclical in nature and vulnerable to general economic downturns as well as localised downturns in markets

where it has operations. The construction sector is cyclical by nature and largely dependent on both public and private sector investments. The level of investment by the public and private sectors is in turn connected to general economic conditions. Investment generally increases in times of economic growth and decreases during a recession. For example, the Angolan economy has experienced substantial growth in recent years leading to increased projects being awarded to the Group, particularly in Luanda where the real estate sector has experienced significant growth. A downturn in the Angolan economy, or a downturn in the economies of the Group's other markets, would impact the Group's business given that during an economic downturn, slowdowns in real estate, fluctuations in commodity prices and decreased demand by end-customers impact capital expenditure plans. At such times, the Group's customers may not have the ability to fund capital expenditures for infrastructure and construction, or may have difficulty in obtaining financing, which may result in cancellations of projects or deferrals of projects to a later date. If there are cancellations or deferrals and conditions limit investment by the public and private construction sectors the Group's business, financial condition and results of operations may be adversely affected.

The Group's business may be affected by seasonal adverse weather conditions and the expenditure patterns of its customers.

Certain of the Group's customers reduce their expenditures and work order requests during certain periods in the year. There are also certain times of the year when adverse weather conditions affect the Group's ability to perform certain outdoor services in certain geographic regions in which it operates. Natural catastrophes could also have a negative impact on the economy overall and on the Group's ability to perform outdoor services in affected regions or utilise equipment and crews stationed in those regions and, as a result, the Group's business, financial condition and results of operations may be adversely affected.

The Group relies on its partners to perform under its contracts.

As is customary in the construction industry, the Group often operates through partnerships, joint ventures and consortia and, for the year ended 31 December 2013, projects on which the Group worked with partners generated 15 per cent. of the Group's total sales. For example, the Group commonly partners with Soares da Costa (a Portuguese construction company) in Angola and Mozambique as well as the Edivisa Group ("Edivisa") (a subsidiary of a Portuguese construction company) in Mozambique. The Group relies on its partners to fulfil its obligations towards it and/or its clients. However, the Group's partners may also be unable or unwilling to provide the required levels of financial support they have pledged to the partnerships. If these circumstances occur, the Group may be required to pay financial penalties or liquidated damages, provide additional services, or make additional investments to ensure adequate performance and delivery of the contracted services. Some of the Group's clients may require the issuance of guarantees by the parent company of the entity being awarded the relevant contract. These guarantees could be enforced against the Company, in its capacity as parent company of the Group, in the event of a contractual breach by the company being awarded the contract. In the event of a contractual breach by any of the Group's subsidiaries, the Company's guarantees may be enforced and this could have a material adverse effect on the Group's business, financial condition and results of operations.

As is also customary in the construction industry and as is required in the tender process, many of the Group's agreements provide for joint and several liability with its partners. If, therefore, there is a breach of an agreement by one of the Group's partners, the Group could be held liable for their obligations in the event of their failure to perform as required. The Group may also be dependent on the expertise of its partners in assessing costs for certain contracts. Should such partners provide inaccurate advice, the Group may be unable to perform the obligations under the contract or may be subject to unexpected increased costs. Further, any disagreements as to the terms or procedures or management of any project may determine the inability on the Group's side to complete the development of certain projects on time.

Failure by the Group's partners to carry out their obligations, including failure to comply with applicable laws, regulations or client requirements, could lead to disputes and litigation with the Group's partners or clients, all of which could have a material adverse effect on the Group's reputation, business, financial condition and results of operations. In addition, if any such failure arises with respect to government clients, it could result in fines, penalties, suspension or even debarment imposed on the Group, which could have a material adverse effect on the Group's business, financial condition and results of operations.

The Group works in conjunction with local partners in many geographic regions, which may limit its ability to successfully execute the Group's business strategy and means the Group may not have complete control of certain subsidiaries operating in such countries or access to the full amount of cash flows generated by its operations.

The Group operates in conjunction with partners in certain locations who have been brought into the business for local, technological or risk sharing reasons. These partners may be involved in sourcing new projects and carrying out various support or technical activities. The Group generally enters into such partnerships where it believes it is able to benefit from the support brought by these partners, their strong local insight and experience, technological support, market expertise or sharing of the business risk. For example, in bidding for the rehabilitation of the Sena Corridor project in Mozambique, the Group formed and bid in a consortium with Edivisa given that Edivisa had a licence to explore quarries and was able to supply the inerts and ballasts in the rail stocks in respect of the project. In addition, in Angola, one of the Group's key partners is Sonangol, Angola's national oil company. Depending on the share in the partnership, the Group may not be able to successfully or fully execute its business strategy with respect to assets, projects or subsidiaries that it does not fully own or control. Furthermore, if a disagreement or difference in opinion with other shareholders and investors or local partners were to occur, or if one or more of these shareholding arrangements or partnerships were to terminate, the Group could be deprived of a significant driver of its development opportunities, which could have a material adverse effect on its business, financial condition or results of operations.

The Group depends on suppliers and other third parties for the operation of its business.

The Group relies on third-party manufacturers and suppliers to provide much of the equipment and raw materials, respectively, used for the Group's projects. If the Group is unable to find reliable suppliers, its ability to successfully complete its projects could be impaired. Furthermore, if a supplier fails to provide equipment or raw materials, in each case, as required under a contract for any reason, the Group may be required to source such services, equipment or raw materials at a higher price than anticipated, which could negatively impact its profitability, as there can also be no assurance that it will be able to pass on any or all of such increased costs to the Group's customers. In some cases, the equipment purchased for a project does not perform as expected, and these performance failures may result in delays in completion of the project, additional costs for the Group or the customer to complete the project and, in some cases, may require the Group to obtain alternate equipment at additional cost. Although contracts with suppliers generally provide for indemnification to cover their failure to perform their obligations satisfactorily, such indemnification may not fully cover the Group's financial losses in attempting to mitigate their failures and fulfil the relevant contract with the Group's client. Furthermore, delivery by the Group's suppliers of faulty equipment or raw materials could also negatively impact the Group's overall project, resulting in claims against it for failure to meet required project specifications and it may be unable to successfully obtain compensation from its suppliers. In addition, in the case of government contracts, a failure by a supplier to comply with applicable laws, rules or regulations could result in the Group facing fines, penalties, suspension or even debarment by the relevant governmental authority. Any such failures by a supplier could have a material adverse effect on the Group's business, financial condition and results of operations.

The Group is exposed to counterparty risks and may incur losses because of such exposure.

Certain of the Group's customers, either in the private or in the public sector, may become insolvent or default under their contracts, or have or may become significantly late in performing under their payment obligations to the Group. In case of default in payment obligations, the Group may be unable to collect any receivables, in which case some or all of such outstanding amounts would need to be written off and the Group would need to seek alternative sources of funding for its working capital requirements. As at 31 March 2014, the Group had outstanding trade receivables of €721.6 million and other receivables of €246.6 million. In its Angola segment, and principally to fund its working capital requirements in the country, the Group monetises outstanding invoices from its clients in a manner akin to traditional factoring, albeit with certain differences including the fact that the Group retains the risk of non-payment by clients under these invoices (see "Part VII: Operating and Financial Review—Liquidity and Capital Resources—Trade Debtors"). In the case of a delay in a customer's payment obligation, the Group would be exposed to the risk of bearing in advance the costs and amounts necessary to complete the projects. Furthermore, should a counterparty become insolvent or otherwise unable to meet its obligations in connection with a particular project, the Group would need to find a replacement to carry out that party's obligations or, alternatively, fulfil the obligations itself, which could increase costs and cause delays. Any

such events could increase the Group's costs or liabilities, which would have an adverse effect on the Group's business, financial condition and results of operations.

Failure to meet contractual deadlines and quality or quantity benchmarks could harm the Group's results of operations.

The Group may encounter difficulties in engineering, designing and equipment and supply delivery for its projects given the logistical challenges of operating in Africa, schedule changes, and other factors, some of which are beyond its control, that could impact its ability to complete a project in accordance with the original delivery schedule. The industries in which the Group operates are highly schedule-driven, and failure to meet contractual deadlines and, in some projects, the contractual quantity and quality benchmarks, may adversely affect the Group's financial success. For example, a substantial number of the Group's construction contracts are subject to specific completion schedule requirements and/or quantity and quality benchmarks. Failure to meet such contractual deadlines and quality or quantity benchmarks could expose the Group to additional costs and result in contractual penalties that may reduce its profit margins and, in extreme cases, result in the termination of the contract. For larger projects, the risks associated with agreed milestones for the performance and completion of services are inherently greater. Furthermore, any delays or underperformance in the Group's projects may lead to conflicting demands on resources allocated to be used in other projects. Failure to meet contractual deadlines or quality and quantity benchmarks may have a materially adverse effect on the Group's business, financial condition and results of operations.

The nature of the Group's activities and operations may expose it to liability and reputational risks.

The Group provides, amongst other things, professional design and construction services for large-scale and complex projects. If a catastrophic event, such as the collapse of a bridge, tunnel or building, or a derailment, occurred at one of its projects, the Group may be held liable if such an event is found to be caused by its professional negligence or that of the Group's partners. The Group may have increased liability if such negligence results in the personal injury or death or where there is an environmental harm, and/or extensive damage to third-party property. Such catastrophic incidents could expose the Group to claims for personal injury, wrongful death, property damage or claims by customers, subcontractors, governments, employees or members of the public, which could lead to the payment of extensive damages, and result in significant adverse publicity and reputational harm, which could lead to a loss of business and could have a material adverse effect on the Group's financial condition and results of operations.

The occurrence of a force majeure or other unpredictable event that affects a project on which the Group is working may cause delays, suspensions and cancellations or otherwise prevent the Group from completing and/or operating such project. Although the Group typically accounts for these events in the contractual terms with its customers and under its insurance policies, the occurrence of a force majeure event could have a material adverse effect on its business, financial condition and results of operations.

The Group is exposed to risks connected to the quantification and cashing of claims.

The Group has in the past and may occasionally in the future bring claims against its clients for additional costs exceeding the contract price or for amounts not included in the original contract price. These types of claims can often occur due to matters such as owner-caused delays or changes from the initial project scope, which result in additional cost, both direct and indirect. From time to time, these claims can be the subject of lengthy and costly arbitration or litigation proceedings, and it is often difficult to accurately predict when these claims will be fully resolved. When these types of events occur and unresolved claims are pending, the Group may incur financial charges pending the resolution of the relevant claims. Although any favourable court decision would also likely lead to the full or partial reimbursement of interest as financial charges, a failure to promptly recover on these types of claims or to recover the full amount expected could have a material adverse effect on the Group's business, financial condition and results of operations.

The Group may suffer uninsured losses or material losses in excess of its insurance coverage.

While the Group's insurance policies include public liability, equipment, sites, projects and workers' accidents, these policies are subject to limits and exclusions, including in the following instances; situations of war, invasion, an act of a foreign enemy, civil war, military or usurped power, nuclear reaction, nuclear radiation or radioactive contamination and the wilful act or wilful negligence of the insured. There can be

no assurance that its insurance policies would be sufficient to cover all potential losses (including those resulting from earthquakes, floods, hurricanes, environmental hazards or terrorist acts), that the Group will be able to obtain sufficient levels of insurance coverage in the future or that such coverage will be available on terms acceptable to it. Currently, the Group's insurance coverage for material damages in the case of contract works is 100 per cent. of the amount of the relevant contract and for contract escalation, when applicable, is 15 per cent. of the amount of the relevant contract. The insurance coverage for material damage to plant and machinery is 100 per cent. of the assets mobilised and the coverage on public liability is unlimited. However, the Group may nevertheless suffer an uninsured or underinsured loss and, in such cases, its business, financial condition and/or results of operations could be materially affected. See also "Part II: Information on the Group—Insurance".

The Group may be exposed to legal proceedings with unfavourable outcomes.

The Group may from time to time be involved in certain legal, regulatory and arbitration proceedings involving claims by and against the Group in the ordinary course of business. Since the Group engages in, amongst other things, engineering and construction activities for large projects where design, construction or systems failures can result in substantial injury or damage to employees or others, it is exposed to the risk of substantial claims and litigation if there is a failure at any such project. Such claims could relate to, amongst other things, personal injury, loss of life, business interruption, property damage, pollution and environmental damage, and be brought by the Group's clients or third parties, such as those who use or reside near the clients' projects. The Group can also be exposed to claims if it agreed that a project will achieve certain performance standards or satisfy certain technical requirements and those standards or requirements are not met. Any of the foregoing could have a material adverse effect on the Group's business, financial condition and results of operations.

Risk of challenges to the pricing of arrangements within the Group.

Certain territories in which the Group operates have transfer pricing regulations that require transactions involving associated companies to be effected on arm's length terms. It is the Group's policy, therefore, that any pricing of arrangements between members of the Group, such as the intra-group provision of services, is carried out on an arm's length basis. However, if the tax authorities in the relevant jurisdictions do not regard these arrangements as being made at arm's length and successfully challenge those arrangements, the amount of tax payable, in both current and previous years, by the relevant member of the Group may increase materially, and penalties or interest may also be payable. This could have a material adverse impact on the Group's business, financial condition and results of operations.

The Group may be exposed to the implementation of economic empowerment legislation or, in some cases, market practice, requiring minimum local shareholder participation.

Countries in Africa in which the Group operates and may operate have either already introduced or are proposing to introduce legislation with the intention of economically empowering local citizens. The legislation typically requires minimum percentage participation by local shareholders in the equity of the businesses operated in those countries. In certain other countries in which the Group operates, minimum percentage participation by local shareholders has developed, and is observed, through market practice. If legislation is fully implemented in the countries in Africa in which the Group may operate, or if the existing framework in countries in which Group currently operates is made more onerous, the Group may be unable to retain majority control of businesses, which may jeopardise its strategy and adversely affect its financial position. In addition any majority owned investments by the Group could be subject to forced sale or confiscation in order to achieve compliance with the foreign ownership limitations contained in any applicable legislation.

Whilst legislation of this type has not had a material adverse effect on the Group to date and it is not aware of any current proposals which might materially and adversely impact the Group, the Group is aware that policies of this type are considerations for any business carrying on activities within emerging markets in Africa and elsewhere and could negatively impact the Group's business, financial condition and results of operations.

Infrastructure in certain parts of Africa where the Group operates is in a poor state and there are numerous interruptions to power and communication systems.

The state of infrastructure in certain parts of Africa where the Group operates falls considerably below the standard of more developed countries. Roads are generally in a poor state of repair, power and communications sectors are subject to frequent and prolonged outages, have numerous problems such as poor infrastructure, low connection rates, inadequate power generation capacity, lack of capital for investment, and inappropriate industry and market structure. The periodic and routine maintenance of the poor infrastructure, especially in the power sector, has led to an increase in the cost of doing business in Africa. Most organisations incur high costs investing in the acquisition of power facilities which are used to ensure a steady supply of electricity, in an attempt to minimise the losses resulting from the frequent power outages and diesel shortages. Consequently, the Group may incur costs to maintain and secure the infrastructure necessary to conduct its operations which may impact negatively on the Group's financial condition and results of operations.

The Group's business depends on its ability to attract and retain key personnel.

The Group's continued success is dependent on the efforts and abilities of experienced and qualified executive officers and other key employees and the ability to continue to attract, motivate and retain highly qualified personnel. If the Group is unable to attract and retain a sufficient number of affordable trained engineers and other skilled workers, the ability to pursue projects may be adversely affected, costs may increase and the rate of growth will be confined by resource limitations as competitors and customers compete for increasingly scarce resources. Specifically, the Group relies on a small number of senior executives (described in "Part III: Directors, Senior Managers and Corporate Governance"), led by its CEO, to seek, negotiate, price and obtain new contracts. Senior personnel have key industry and market knowledge and experience which they rely on to correctly anticipate technical and support issues and execute projects (see "Part III: Directors, Senior Managers and Corporate Governance" for background information on the Group's senior personnel). Such personnel are in short supply, especially those with experience of working in Sub-Saharan Africa. The loss of the CEO and/or other senior personnel may have a particularly severe impact on the business. Expatriate manpower constitutes a portion of the Group's work force and it is required to obtain work visas for its expatriate workers in a timely manner, and any delay in obtaining or the refusal of work visas would constrain the Group's growth. In addition, if the Group is unable to retain key personnel, it faces the risk of loss of its know-how and intellectual property to its competitors. The demand for trained engineers and other skilled workers is currently high, particularly in new technology areas. The loss of such personnel or the failure to attract and motivate such personnel could have a material and adverse effect on the Group's business, financial condition or results of operations.

In addition, continued growth in African markets is also dependent on the Group's ability to continue to attract, motivate and retain highly skilled local personnel with strong local insights, experience, technological and market expertise. Some countries in Africa in which the Group operates or may operate in the future experience critical shortages in the supply of skilled labour. Such shortages may impact both current business and investments or acquisitions made by the Group. The inability to retain, recruit or adequately compensate skilled employees may result in delays in projects, costs exceeding the project's budget or the project being abandoned and, consequently, may have a material adverse effect on the Group's business, financial condition and results of operations.

Mota-Engil Engenharia e Construção África, S.A. ("MEEC Africa"), a member of the Group, may be liable for debts and other obligations incurred by Mota-Engil Engenharia e Construção, S.A. ("MEEC") prior to the Pre-IPO Reorganisation

Prior to the Pre-IPO Reorganisation, the Group's activities in Sub-Saharan Africa were carried on by MEEC, a wholly-owned subsidiary of the Parent. As part of the Pre-IPO Reorganisation and pursuant to a demerger-merger operation effected pursuant to the Portuguese Companies Code, all of the businesses in Sub-Saharan Africa previously operated by MEEC were split and subsequently incorporated into MEEC Africa, a wholly-owned subsidiary of the Company (see "Part V: Relationship with the Major Shareholder" for a further description of the process under which the Pre-IPO Reorganisation was effected). Notwithstanding the Pre-IPO Reorganisation, MEEC Africa may, under the Portuguese Companies Code, be jointly and severally liable for the debts and other obligations incurred by MEEC prior to the Pre-IPO Reorganisation up to the amount of the net assets that were transferred to it under the under the demerger-merger operation. The net assets that were transferred to MEEC Africa under the demerger-

merger operation amount to approximately €213.5 million. Accordingly, whilst the precise application of the provisions of the Portuguese Companies Code under which such joint and several liability may arise is uncertain, MEEC Africa may be liable for the debts and other obligations incurred by MEEC prior to the Pre-IPO Reorganisation up to the amount of approximately €213.5 million. Under the Portuguese Companies Code, if a claim were made by a creditor of MEEC against MEEC Africa in respect of such debts and/or other obligations, MEEC Africa would be entitled to claim compensation from MEEC in respect of the full amounts it was required to pay to discharge such obligations. Notwithstanding the foregoing, if MEEC defaults in payment under these obligations (particularly in respect of amounts up to, in aggregate, approximately €213.5 million) and MEEC Africa was deemed to be liable for such obligations, this may result in the Group suffering significant losses and, furthermore, MEEC may be unable or unwilling to compensate MEEC Africa for any such amounts paid. In addition, such circumstances could lead to the Group suffering significant reputational damage. Any of these matters, alone or in combination, could have a material adverse effect on the Group's business, financial condition and results of operations.

The Group's business depends on its relationship with its Parent for certain resources.

The Group relies on its Parent for the provision of certain services and strategic support (see "Part V: Relationship with the Major Shareholder'). The services which have been, and will continue to be, provided by the Parent to the Group include (i) human resources, (ii) finance and accounting and (iii) controlling and IT services. The Company believes that it has taken reasonable steps to establish and maintain adequate procedures, systems and controls to carry out its operations as part of the Group's on-going implementation of its revised organisational model which is aimed at restricting the shared services arrangements with the Parent. In conjunction with the shared services arrangements, the Group has taken and will continue to take steps to enhance its financial reporting and internal control environment. While further improvements are planned to be implemented, the Group's reporting procedures, practices and internal controls are not yet, on a stand-alone basis, comparable to those of companies that have been listed for some time. Once the revised organisational model is implemented, the Group may determine that its procedures should be adjusted. In addition, a control system, no matter how well designed and operated, can only provide reasonable, not absolute assurances. There can be no guarantee that the Parent will provide the services pursuant to the existing service level agreements or that the services will be available to the Group on terms (including as to scope, service level and price) acceptable to the Group. In addition, there can be no guarantee that the services provided by the Parent will not be subject to interruption or periods of unavailability. For example, service level agreements in respect of most non-information technology-related services typically have a term of one or three years, are automatically renewable for periods of one year at the end of the relevant term and generally contain one of the following two termination provisions: either that (i) the agreement may be terminated at any time by either party with a minimum of 90 days' prior notice; or (ii) either party may terminate the agreement by objecting to its renewal with a minimum of 60 days' prior notice, before the relevant agreement's termination date. Any such unavailability or interruption could result in business interruptions for the Group. In addition, whilst the Group has established the scope and estimated cost of the services it requires, if further services have to be obtained and/or corporate functions fulfilled, or if cost estimates are incorrect, the Group may need to incur further, potentially significant, expenses in order to implement its business objectives. Changes in the Group's cost base may have a material adverse effect on the Group's business, financial condition and results of operations.

The Group is exposed to fluctuations in currency exchange rates.

The Group's activities are exposed to foreign currency exchange risks. The exposure to exchange rate risks relate to payments made on international markets due to the acquisition of materials and revenues from works that are calculated in a currency other than the functional currency of the company that has carried out the works. The Group's shareholdings in companies that use a functional currency other than the Euro are subject to a risk of exchange rate fluctuation in the conversion of the companies' financial statements during the consolidation process. Although the Group seeks to mitigate such exposure to foreign currency exchange risk by ensuring a large portion of its contracts are denominated in USD, managing the level of cash inflows and outflows denominated in foreign currencies and through hedging instruments, sharp fluctuations in exchange rates in the short to medium-term may cause an increase in costs, which could have an adverse effect on the Group's business, financial condition and results of operations.

Interest rate fluctuations may lead to an increase in the Group's financing costs.

Certain of the Group's existing financing arrangements bear floating interest rates. Although the Group aims to control and mitigate the risk of incurring losses as a result of variations in the interest rates that its financial debt is indexed to, most of which is denominated in the Euro and US dollar, it does not have in place any financial instruments to hedge against interest rate movements as it expects interest rates to remain at the same level for the expected term of the Group's loans. In addition, the cost at which the Group can obtain financing depends on general market conditions, particularly on the development of interest rates and the assessment of creditworthiness of the Group. In the case of deteriorating general market conditions or deteriorating creditworthiness of the Group, only debt financing with higher premiums than are currently in place may be available. A fluctuation in the interest rates that the Group's existing financing is subject to or the inability to secure financing at current interest rates could have an adverse effect on the Group's business, financial condition and results of operations.

The Group is exposed to changes in tax rules or the outcome of tax assessments and audits.

The Group operates in many jurisdictions with varied tax regimes, and is subject to tax rates that are computed according to local legislation and practice. The imposition of additional taxes or increases in the rate of corporate and other taxes or the removal of any tax incentives from which the Group currently benefits in any of the jurisdictions in which it operates, may affect the Group's profitability. Changes in tax legislation or its interpretation in any of these jurisdictions or changes to accounting rules in the jurisdictions in which the Group operates could also have an effect on its operational results in the future.

The application and interpretation of laws by governmental authorities may in some cases be uncertain and difficult to predict. In this context, the position the Group takes on taxation-related matters is subject to possible review and investigation by tax authorities. If governmental authorities were to successfully challenge the tax positions the Group takes, substantial fines, penalties and interest charges may be imposed on it. This could have a material adverse impact on the Group's business, financial condition and results of operations.

Crime, bribery and corruption could significantly disrupt the Group's ability to conduct its business.

The Group's continued expansion, development of commercial partnerships worldwide and the employment of local agents in the countries in which the Group operates increases the risk of violations of anti-corruption laws and regulations, economic sanctions, money laundering laws and restrictions on terrorism financing. Whilst the Group maintains an anti-corruption and bribery policy and has implemented other safeguards and programmes across its business, it may not be able to detect or prevent every instance of crime, bribery and corruption in every jurisdiction in which its employees, agents, subcontractors or joint venture partners are located. The Group operates and conducts business in countries which have in the past experienced and are currently experiencing corruption and other criminal activity. The operations of the Group may also be subject to the influences of criminal elements or other forms of corruption. The Group may have to cease or alter certain activities or liquidate certain investments as a result of criminal threats or activities. Legal rights may be difficult to enforce in the face of corruption. In its primary markets, as well as in other countries in which the Group operates, corruption levels remain high when compared to other geographies and a threat to local and foreign investment. Prospective counterparties to the Group may seek to structure transactions in an irregular fashion, to evade fiscal or legal requirements. They may also deliberately conceal information from the Group and its advisers or provide inaccurate or misleading information. As with any entity involved with large public financed infrastructure projects, the Group may in the future be the subject of press speculation, government investigations and other accusations of corrupt practices or illegal activities, including improper payments to individuals of influence. The Group's competitors may bribe customers in order to be awarded contracts resulting in lost opportunities for the Group and/or an unequal operating environment. The Group's policy mandates strict compliance with internal policies and applicable laws which prohibit improper payments to government officials or other businesses or persons. In addition, as a result of the anti-corruption safeguards adopted by the Group, there is a risk that it could be at a commercial disadvantage and may fail to secure contracts, notably within jurisdictions that have been allocated a low score on anti-corruption indices to the benefit of other companies who may not have or comply with such anti-corruption safeguards. There can be no assurance that the Group's policies and procedures will be followed at all times or effectively detect and prevent violations of the applicable laws by one or more of the Group's employees, consultants, agents or partners. Any breach of such policies or the mere perception of a breach may have a material adverse effect on the Group's business, financial condition and results of operations.

The Group is subject to restrictive debt covenants.

Some members of the Group are subject to affirmative and negative covenants contained in financing arrangements entered into by them. The most significant covenants applicable to the Group are contained in the 2013 Bonds; under the 2013 Bonds, MEEC Africa must (i) maintain a ratio of total net debt to EBITDA that is no more than 3.5 for each relevant period tested, and (ii) ensure that its total shareholders' equity as a proportion of its total assets is, at all times, greater than 18 per cent (please see "Part VII: Operating and Financial Review"—Liquidity and Capital Resources—Indebtedness—Floating Rate Bonds issued by MEEC Africa" for a further description of the covenants which apply to the Group under the 2013 Bonds). In addition, certain other covenants apply to members of the Group (including in the context of finance leases entered into by them) such as restrictions on the payment of dividends and other amounts, albeit the Group does not consider that any such covenants materially impact its ability to use its capital resources. Nevertheless, if there were an event of default as a result of the breach of any of these covenants, the holders of the defaulted debt could cause all amounts outstanding with respect to that debt to be due and payable immediately. The Company believes that companies within the Group are substantially in compliance with the material covenants and other similar requirements of its outstanding indebtedness and believes that it has sufficient headroom, cash reserves and access to liquidity such that a breach of any such restrictive covenant, and accordingly any event of default or acceleration of indebtedness, is unlikely to have a material adverse effect for at least the 12 months following the date of this Prospectus. In the event of any such acceleration after that period, there can be no assurance that the Group's assets or cash flow would be sufficient to fully repay borrowings under its then outstanding financing arrangements. Further, if the Group is unable to repay, refinance or restructure its indebtedness under its secured debt, the holders of such debt could proceed against any collateral securing that indebtedness. In addition, any event of default or declaration of acceleration under one debt instrument could also result in an event of default under one or more of the Group's other debt instruments. The occurrence of any such event could result in a material adverse impact on the Group's business, financial condition and results of operations.

RISKS RELATING TO THE GLOBAL OFFER AND SHAREHOLDER STRUCTURE

The Shares have not previously been publicly traded, and there can be no assurance that an active and liquid market for the Company's shares will develop.

Prior to the Global Offer, there has been no public market for the Shares. The Offer Price is being determined by way of a book-building process. There can be no assurance that the Offer Price will correspond to the price at which the Shares will be traded on the main market of the London Stock Exchange after the offering or that, following the listing, liquid trading in the Shares will develop and become established. Investors may not be in a position to sell their Shares quickly or at the market price if there is no active trading in the Shares.

A Standard Listing of the Shares affords investors a lower level of regulatory protection than that afforded to investors in companies whose securities are admitted to the premium segment of the Official List ("Premium Listing").

Application has been made for the Shares to be admitted to a Standard Listing on the Official List. A Standard Listing will afford investors in the Company a lower level of regulatory protection than that afforded to investors in a company with a Premium Listing on the Official List, which is subject to additional obligations under the Listing Rules. For example, the Listing Rules applicable to a Premium Listed company include the requirement for an issuer to appoint a sponsor (which would be responsible for advising it with respect to its obligations as a Premium Listed company), various additional continuing obligations, the requirement to obtain shareholder approval in respect of significant transactions and related party transactions. Shareholders in the Company will therefore not receive the full benefits of the Listing Rules associated with a Premium Listing on the Official List. In addition, a Standard Listing will not permit the Company to gain UK FTSE indexation. Further details regarding the differences in the protections afforded by a Premium Listing on the Official List as against a Standard Listing on the Official List are set out in "Part IV: The Global Offer".

The Company's share price may fluctuate significantly, and investors could lose all or part of their investment.

Following the Global Offer, the price of the Shares will be affected primarily by supply and demand for such Shares, as well as other factors including, but not limited to, fluctuations in the actual or projected operating results, changes in projected earnings or failure to meet securities analysts' earnings expectations, changes in trading volumes in the Shares, changes in macroeconomic conditions, the activities of competitors and suppliers, changes in the market valuations of similar companies, changes in investor and analyst perception of the Company or its industry, changes in the statutory framework in which the Company operates and other factors, and can therefore be subject to substantial fluctuations. In addition, general market conditions and fluctuations of share prices and trading volumes generally, could lead to pricing pressures on the Shares, even though there may not necessarily be a reason for this in the Company's business or earnings outlook.

The payment of future dividends will depend on the Company's financial condition and results of operations, as well as on the Company's operating subsidiaries' distributions to the Company.

The distribution of future dividends depends upon, amongst other things, the Company's results of operations, financing and investment requirements, as well as the availability of distributable retained earnings or distributable reserves. The Company's ability to pay dividends also depends directly on the profits distributed or transferred to it by its operating subsidiaries. The amount and timing of such distributions will depend on the laws of the operating companies' respective jurisdictions and the terms of the relevant intercompany financing arrangements. As a result, there can be no assurance that the Company will in the future receive sufficient distributions from its subsidiaries to pay dividends.

The payment of dividends by the Company must also comply with Dutch law. Under Dutch law and the Articles, the Company may make distributions to Shareholders and other persons entitled to distributable profits only up to the amount of the part of the Company's equity which exceeds the nominal value of the issued share capital of the Company, plus the reserves that are required to be maintained by Dutch law. See "Part X: Additional Information—Articles of Association—Shares Rights—Dividends".

Future offerings of debt or equity securities by the Company may adversely affect the market price of the Shares, and future capitalisation measures could lead to substantial dilution of existing Shareholders' interests in the Company.

The Company may require additional capital in the future to finance its business operations and growth. In the future, it may seek to raise capital through offerings of debt securities (potentially including convertible debt securities) or additional equity securities. An issuance of additional equity securities or securities with a right to convert into equity, such as convertible debentures and option debentures, could potentially reduce the market price of the Shares and would dilute the economic and voting rights of existing Shareholders if made without granting subscription rights to existing Shareholders. Because the timing and nature of any future offering would depend on market conditions at the time of such an offering, the Company cannot predict or estimate the amount, timing or nature of future offerings. In addition, the acquisition of other companies or investments in companies in exchange for newly issued shares in the Company, as well as the exercise of stock options by the Company's employees in the context of possible future stock option programmes or the issuance of Ordinary Shares to employees in the context of possible future employee stock participation programmes, could lead to a dilution of the economic and voting rights of existing Shareholders. The existing Shareholders thus bear the risk that such future offerings could reduce the market price of the Shares and/or dilute their shareholdings.

Following the Global Offer, the Parent will be in a position to exert substantial influence on the Company. The interests pursued by the Parent could differ from the interests of the Company's other Shareholders.

The Parent will own approximately 69.6 per cent. of the Ordinary Shares of the Company after completion of the Global Offer, assuming the maximum number of Shares are issued and sold and no exercise of the Over-allotment Option. Due to this interest in the Company, the Parent will be in a position to exert substantial influence at General Meetings and, consequently, on matters decided by General Meetings such as the distribution of dividends, appointments to the Company's board of directors (the "Board") or the approval of major transactions or any proposed capital measure. This concentration of share ownership could delay, postpone or prevent certain major corporate actions, including a change of control in the Company, and could thus deter mergers, consolidations, acquisitions or other forms of combination that might be advantageous for investors.

If securities or industry analysts do not publish research or reports about the Company's business, or if they change their recommendations regarding the Shares adversely, the market price of the Shares or volume of the Shares traded could decline.

The trading market for the Shares may be influenced by the research and reports that industry or securities analysts publish about the Company or its industry. If one or more of the analysts who cover the engineering and construction industry downgrades the Shares or reports negatively on the industry, the market price of the Shares would likely decline. If one or more of these analysts ceases to cover the Company or fails to regularly publish reports on it, the Company could lose visibility in the financial markets, which could cause the market price or liquidity of the Shares to decline.

Share prices of publicly traded companies can be highly volatile.

The share prices of publicly traded companies can be highly volatile. The price at which the Shares may be quoted and the price that investors may realise for their Shares will be influenced by a large number of factors, some specific to the Company and its operations or quoted companies generally. These factors could include the Company's financial performance, product development, large purchases or sales of shares, and economic conditions generally. There can be no guarantee that the trading price of the Shares will be equal to or exceed the Offer Price.

Future sales of Shares by the Selling Shareholder or other significant Shareholders, or the perception that such sale could occur, could depress the price of the Company's Shares.

Following successful completion of the Global Offer, the Parent will continue to be the Company's largest Shareholder, holding approximately 69.6 per cent. of the Company's issued and outstanding Ordinary Shares (assuming the maximum number of Shares is issued and sold and no exercise of the Over-allotment Option). The Parent has agreed to certain lock-up arrangements. Further details of these arrangements, which are contained in the Underwriting Agreement, are set out in "Part X: Additional Information—Underwriting Agreement and Lock-up Arrangements". If the Parent or one or more other Shareholders effect a sale or sales of a substantial number of Shares in the stock market or if the market believes that such sales might take place, the market price of the Shares could decline.

Shareholders whose principal currency is not Euros may be subject to exchange rate risk.

The Shares are denominated in Euros although prices of the Shares will be quoted in pounds sterling on the London Stock Exchange. Any dividends to be paid in respect of the Shares are expected to be denominated in Euros. Accordingly, any investor whose principal currency is not the Euro is exposed to foreign currency exchange rate risk, which may reduce the value of the Shares as well as that of any dividends paid by the Company.

Shareholders outside of the Netherlands may not be able to exercise pre-emption rights and may suffer dilution.

In the event of an increase in the Company's share capital or granting of rights to subscribe for the Shares, Shareholders are generally entitled under Dutch law to full pre-emption rights, unless these rights are limited or excluded either by a resolution of the General Meeting or by a resolution of the Board if such Board has been granted such authority by the General Meeting or the Articles of Association of the Company. Certain Shareholders outside the Netherlands may not be able to exercise pre-emption rights unless local laws have been complied with and the Company may not be able, or may choose not to take steps necessary, to make rights available for exercise by Shareholders outside the Netherlands in compliance with local laws. In particular, there can be no assurance that the Company will be able to establish an exemption from registration under the Securities Act, and it is under no obligation to file a registration statement with respect to any such pre-emptive rights or underlying securities or to endeavour to have a registration statement declared effective under the Securities Act. Shareholders in jurisdictions outside the Netherlands who are not able or permitted to exercise their pre-emptive rights in the event of a future pre-emptive rights offering may suffer dilution of their shareholdings.

Holders of Depositary Interests do not have certain rights attaching to the underlying Shares and must rely on the Depositary or any custodian to either exercise such rights for their benefit or authorise them to exercise such rights for their own benefit.

Holders of Depositary Interests do not have certain rights, such as voting rights, which Shareholders are entitled to pursuant to Dutch law and the Company's Articles of Association. In respect of the Shares

underlying the DIs, such rights vest in the Depositary or its nominated custodian. As a result, if holders of DIs wish to exercise any of these rights attaching to the Shares underlying the DIs, they must rely on the Depositary or its nominated custodian ("Custodian") to either exercise those rights for their benefit or authorise them to exercise those rights for their own benefit. Pursuant to the Deed Poll, the Depositary and any Custodian must pass on and, insofar as it is reasonably able, exercise on behalf of the holders of DIs all rights and entitlements which it receives or is entitled to in respect of the underlying Shares. However, there can be no assurance that all such rights and entitlements will at all times be duly and timely passed on or exercised by the Depositary or Custodian.

Certain investors outside of Portugal may be restricted from purchasing Shares to be offered in the context of the Global Offer under applicable law.

This Prospectus does not constitute an offer to sell or the solicitation of an offer to buy or subscribe any securities other than the Shares to which it relates or an offer to sell or the solicitation of an offer to buy or subscribe where such offer is unlawful. The distribution of this Prospectus and the offering and sale of the Shares is only addressed to persons to whom it may lawfully be made and may be restricted by law in certain jurisdictions. Persons into whose possession this Prospectus comes must inform themselves about and observe any such restrictions. Any failure to comply with any of those restrictions may constitute a violation of the securities laws of any such jurisdiction. In particular, due to the restrictions under the securities laws of certain countries, some investors resident in such countries, including the United States, Canada, Australia, Japan and South Africa, may not be able to purchase the Shares to be offered in the context of the Global Offer.

FORWARD-LOOKING STATEMENTS

This Prospectus, and in particular the sections entitled "Summary", "Risk Factors", "Part I: Country and Industry Overview", "Part II: Information on the Group" and "Part VII: Operating and Financial Review" contain forward-looking statements which relate to, without limitation, the Group's results of operations, financial position, liquidity, prospects, growth, strategies (including development plans relating to the Group's products and growth in its core markets and geographies) and expectations of the markets in which the Group operates. These forward-looking statements are characterised by words such as "expects", "intends", "plans", "believes", "projects", "anticipates", "will", "targets", "aims", "may", "would", "could", "continue" and similar expressions, but these expressions are not the exclusive means of identifying such statements.

By their nature, forward-looking statements involve risk and uncertainty because they relate to future events and circumstances. Forward-looking statements are not guarantees of future performance and the development of the markets and the industries in which the Group operates, which may differ materially from those described in, or suggested by, the forward-looking statements contained in this Prospectus. Factors that could cause the Group's actual results, performance or achievement expressed or implied by the forward-looking statement to be materially different from those expressed or implied by the forward-looking statement include, but are not limited to:

- political and economic turmoil and corruption in the markets in which the Group operates;
- the availability and price of raw materials;
- competition from other companies in the industry and the Group's ability to retain or increase market share;
- the Group's exposure to exchange and interest rate fluctuations;
- the Group's dependence on certain suppliers;
- the Group's ability to forecast changes and trends in the markets in which it operates and the market opportunities for the Group's products;
- the Group's business strategies, plans and objectives for growth and future operations;
- general local and global economic conditions; and
- the Group's financial performance.

The forward-looking statements contained in this Prospectus speak only as at the date of this Prospectus. Subject to any obligations under applicable law, the Company undertakes no obligation to update publicly or to review any forward-looking statement, whether as a result of new information, future developments or otherwise. Prospective investors should specifically consider the factors identified in this document which could cause actual results to differ before making an investment decision.

The forward-looking statements contained in this Prospectus are based on the beliefs of the Directors, as well as the assumptions made by and information currently available to the Directors. Although the Company believes that the expectations reflected in such forward-looking statements are reasonable at this time, it cannot assure you that such expectations will prove to be correct. Given these uncertainties, you are cautioned not to place undue reliance on such forward looking statements. Important factors that could cause actual results to differ materially from the Company's expectations are contained in cautionary statements in this Prospectus, including, without limitation, in conjunction with the forward-looking statements included in this Prospectus and specifically under the section entitled "Risk Factors". In addition, under no circumstances should the inclusion of such forward-looking statements in this Prospectus be regarded as a representation or warranty by the Company, the Directors, the Selling Shareholder, each of the Banks or any other person with respect to the achievement of the results set out in such statements. If any of these risks and uncertainties materialises, or if any of the Company's underlying assumptions prove to be incorrect, the Company's actual results of operations or financial condition could differ materially from that described herein as anticipated, believed, estimated or expected.

The forward-looking statements contained in this Prospectus speak only as at the date of this Prospectus. The Company, the Directors, the Selling Shareholder and each of the Banks expressly disclaim any obligations or undertaking to update or revise publicly any forward-looking statements, whether as a result of new information, future events or otherwise, unless required to do so by applicable law.

IMPORTANT INFORMATION

GENERAL

Investors should only rely on the information in this Prospectus. No person has been authorised to give any information or to make any representations in connection with the Global Offer, other than those contained in this Prospectus and, if given or made, such information or representations must not be relied upon as having been authorised by or on behalf of the Company, the Directors, the Selling Shareholder or any of the Banks. No representation or warranty, express or implied, is made by any of the Banks or any selling agent as to the accuracy or completeness of such information, and nothing contained in this Prospectus is, or shall be relied upon as, a promise or representation by any of the Banks or any selling agent as to the past, present or future. Without prejudice to any obligation of the Company to publish a supplementary prospectus, neither the delivery of this Prospectus nor any subscription or sale of Shares pursuant to the Global Offer shall, under any circumstances, create any implication that there has been no change in the business or affairs of the Company or of the Group taken as a whole since the date of this Prospectus or that the information contained herein is correct as at any time subsequent to its date.

This Prospectus is made available by the Company and the Directors. The Company and the Directors accept responsibility for the information contained in this Prospectus. The Company and the Directors declare that each of them has taken all reasonable care to ensure that, to the best of their knowledge, the information contained in this Prospectus is in accordance with the facts and contains no omission likely to affect the import of such information.

This Prospectus is not intended to provide the basis of any credit evaluation and should not be considered as a recommendation by any of the Company, the Directors, the Selling Shareholder, any of the Banks or any of their representatives that any recipient of this Prospectus should subscribe for or purchase the Shares. Prior to making any decision as to whether to subscribe for or purchase the Shares, prospective investors should read this Prospectus. Investors should ensure that they read the whole of this Prospectus carefully and not just rely on key information or information summarised within it. In making an investment decision, prospective investors must rely upon their own examination of the Company and the terms of this Prospectus, including the risks involved. The contents of this Prospectus are not to be construed as legal, financial, business or tax advice. Each prospective investor should consult his, her or its own legal, financial, tax or other adviser for legal, financial, tax or other advice.

Investors who subscribe for or purchase Shares in the Global Offer will be deemed to have acknowledged that: (i) they have not relied on any of the Banks or any person affiliated with any of them in connection with any investigation of the accuracy of any information contained in this Prospectus or their investment decision; and (ii) they have relied on the information contained in this Prospectus, and no person has been authorised to give any information or to make any representation concerning the Group or the Shares (other than as contained in this Prospectus) and, if given or made, any such other information or representation should not be relied upon as having been authorised by the Company, the Directors, the Selling Shareholder or any of the Banks.

None of the Company, the Directors, the Selling Shareholder, any of the Banks or any of their representatives is making any representation to any offeree, subscriber or purchaser of the Shares regarding the legality of an investment by such offeree, subscriber or purchaser.

None of the Banks accepts any responsibility whatsoever for the contents of this Prospectus or for any other statements made or purported to be made by either itself or on its behalf in connection with the Company, the Selling Shareholder, the Global Offer or the Shares. Accordingly, the Banks disclaim, to the fullest extent permitted by applicable law, all and any liability, whether arising in tort or contract or which they might otherwise be found to have in respect of this Prospectus and/or any such statement.

Although the Banks are party to various agreements pertaining to the Global Offer and each of the Banks has or might enter into a financing arrangement with the Company and/or the Selling Shareholder, this should not be considered as a recommendation by any of them to invest in the Shares.

In connection with the Global Offer, any of the Banks and any of their respective affiliates acting as an investor for its or their own account(s) may acquire Shares and, in that capacity, may retain, purchase, sell, offer to sell or otherwise deal for its or their own account(s) in such securities, any other securities of the Company or other related investments in connection with the Global Offer or otherwise. Accordingly, references in this Prospectus to the Shares being issued, offered, subscribed or otherwise dealt with should be read as including any issue or offer to, or subscription or dealing by, the Banks or any of them and any

of their affiliates acting as an investor for its or their own account(s). The Banks do not intend to disclose the extent of any such investment or transactions otherwise than in accordance with any legal or regulatory obligation to do so.

Notice to Prospective Investors in the United States

Each purchaser of the Shares in the United States is hereby notified that the offer and sale of the Shares to it is being made in reliance on Rule 144A or another exemption from, or in a transaction not subject to, the registration requirements of the Securities Act. In addition, until 40 days after the commencement of the offering, an offer or sale of any of the Shares within the United States by a dealer (whether or not participating in the offering) may violate the registration requirements of the Securities Act.

THE SHARES HAVE NOT BEEN APPROVED OR DISAPPROVED BY THE US SECURITIES AND EXCHANGE COMMISSION (THE "SEC"), ANY STATE SECURITIES COMMISSION IN THE UNITED STATES OR ANY OTHER US REGULATORY AUTHORITY, NOR HAVE ANY OF THE FOREGOING AUTHORITIES PASSED UPON OR ENDORSED THE MERITS OF THE OFFERING OF THE SHARES OR THE ACCURACY OR ADEQUACY OF THIS PROSPECTUS. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENCE IN THE UNITED STATES.

Notice in connection with Australia, Canada, Japan and South Africa

This Prospectus does not constitute an offer to sell, or the solicitation of an offer to subscribe for or buy, Shares in any jurisdiction in which such offer or solicitation is unlawful and is not for distribution in or into Australia, Canada, Japan or South Africa. In particular, the Shares offered by this Prospectus have not been and will not be registered under the applicable securities or companies laws of Australia, Canada, Japan or South Africa and, subject to certain exceptions, may not be offered or sold directly, or indirectly, in or into Australia, Canada, Japan or South Africa.

Notice to New Hampshire Residents

NEITHER THE FACT THAT A REGISTRATION STATEMENT OR AN APPLICATION FOR A LICENCE HAS BEEN FILED UNDER CHAPTER 421-B OF THE NEW HAMPSHIRE REVISED STATUTES ("RSA 421-B") WITH THE STATE OF NEW HAMPSHIRE NOR THE FACT THAT A SECURITY IS EFFECTIVELY REGISTERED OR A PERSON IS LICENSED IN THE STATE OF NEW HAMPSHIRE CONSTITUTES A FINDING BY THE SECRETARY OF STATE OF NEW HAMPSHIRE THAT ANY DOCUMENT FILED UNDER RSA 421-B IS TRUE, COMPLETE AND NOT MISLEADING. NEITHER ANY SUCH FACT NOR THE FACT THAT AN EXEMPTION OR EXCEPTION IS AVAILABLE FOR A SECURITY OR A TRANSACTION MEANS THAT THE SECRETARY OF STATE OF NEW HAMPSHIRE HAS PASSED IN ANY WAY UPON THE MERITS OR QUALIFICATIONS OF, OR RECOMMENDED OR GIVEN APPROVAL TO, ANY PERSON, SECURITY OR TRANSACTION. IT IS UNLAWFUL TO MAKE, OR CAUSE TO BE MADE, TO ANY PROSPECTIVE PURCHASER, CUSTOMER OR CLIENT, ANY REPRESENTATION INCONSISTENT WITH THE PROVISIONS OF THIS PARAGRAPH.

OVER-ALLOTMENT AND STABILISATION

In connection with the Global Offer, the Stabilising Manager or any of its agents may (but will be under no obligation to) to the extent permitted by applicable law, over-allot or effect transactions with a view to supporting the market price of the Shares at a level higher than that which might otherwise prevail in the open market, for a period ending 30 days following the date on which conditional dealings in the Shares commence. Such transactions may be effected on the London Stock Exchange, on over-the-counter markets or otherwise. However, there is no obligation on the Stabilising Manager or any of its agents to effect stabilising transactions and no assurance that stabilising transactions will be undertaken. Such transactions, if commenced, may be discontinued at any time without prior notice. In no event will measures be taken to stabilise the market price of the Shares above the Offer Price.

In connection with the Global Offer, the Stabilising Manager or any of its agents may, for the purposes of stabilisation and pursuant to the Over-allotment Option, at any time during the period commencing on the date on which conditional dealings in the Shares commence and ending 30 days thereafter, purchase, or procure purchasers for, in aggregate up to 5,250,000 Shares from the Selling Shareholder representing not more than 15.0 per cent. of the total number of Shares comprised in the Global Offer (before any

utilisation of the Over-allotment Option) and in each case at the Offer Price. Shares acquired pursuant to the Over-allotment Option shall be acquired for the purposes, amongst other things, of meeting over-allotments, if any, in connection with the Global Offer and to cover short positions resulting from stabilisation transactions. Any Shares sold by the Selling Shareholder pursuant to the exercise of the Over-allotment Option will be sold on the same terms and conditions as the Shares being made available by the Selling Shareholder in the Global Offer, will rank *pari passu* with all such Shares, including for all dividends and other distributions declared, made or paid on such Shares and will form a single class for all purposes with such Shares.

Save as required by any legal or regulatory obligation, neither the Stabilising Manager nor any of its agents intends to disclose the extent of any over-allotment and/or stabilisation transactions made or carried out in connection with the Global Offer.

FINANCIAL DATA

Unless otherwise indicated, the financial information included in this document is based on International Financial Reporting Standards and International Financial Reporting Standards Interpretations Committee interpretations as adopted by the European Union ("IFRS"). IFRS as adopted by the European Union differs in certain aspects from International Financial Reporting Standards as issued by the International Accounting Standards Board.

The preparation of financial information in conformity with IFRS requires the use of certain critical accounting estimates. Please refer to "Part VII: Operating and Financial Review—Key accounting policies". It also requires management to exercise its judgment in the process of applying the Group's accounting policies. The areas involving a higher degree of judgment or complexity, or areas where assumptions and estimates are significant to the combined consolidated financial information are disclosed in the notes to the financial information set out in "Part VIII: Historical Financial Information".

The Company is a consolidated subsidiary of the Parent and, prior to the Pre-IPO Reorganisation, the operations currently carried on in Sub-Saharan Africa by the Group were carried on by the Parent Group (see "Part V: Relationship with the Major Shareholder"). For the purposes of, inter alia, affording greater operational efficiency to the Parent Group, enhancing its ability to obtain financing in each of its markets and in order to support the growth of international activities, the Parent Group's board approved a new organisational model in April 2012 which, inter alia, resulted in the Parent Group reporting segmentally on a geographical basis (rather than by business area). This served as the preface to the establishment of the Company; to implement the organisational model, the Parent Group carried out the Pre-IPO Reorganisation under which, inter alia, the Company was established and through which all the Parent Group's African operations have been, and will be, conducted (See "Part V: Relationship with the Major Shareholder").

The financial information included in this document is based on the non-statutory combined consolidated financial statements which reflect the assets, liabilities, revenues, expenses and cash flows of the Group for the years ended 31 December 2011, 31 December 2012 and 31 December 2013 (the "Financial Statements"). The Financial Statements represent an aggregation of the financial information of the Group and records have been derived from the accounting of the Company and its subsidiaries using principles consistent with IFRS by aggregating the historical results of operations, and the historical basis of assets and liabilities, of the Group. The aggregation assumes that the Group in its current form was maintained over the last three reporting years, including the impact of acquired operations regardless of the date of acquisition. In preparing the Financial Statements, the Company has elected to apply the same accounting policies as those applied in the historical reporting of financial information of the Parent Group and has, in addition, made certain assumptions as more fully set out in "Part VIII: Historical Financial Information", in particular, the fact that (i) certain expenses, as well as debt and related interest expense, have been allocated by the Parent to the Company, (ii) external suppliers and services charged by the Group that are related to the rental of equipment used in the African business entities have been reclassified to tangible assets depreciations, computed in accordance with their useful lives, on a consistent basis with the inclusion of such tangible assets in the combined balance sheets from 1 January 2011 and up to 31 December 2013, (iii) external suppliers and services charged by the Group that are related to personnel and labour costs allocated to the African business have been classified in the combined income statement as payroll costs per the related actual payroll costs incurred, and (iv) income tax expense has been recomputed and recorded in the Financial Statements taking into consideration the actual income tax rates in each of the African countries where the operations occurred and are taxable. Whilst the Financial

Statements are not, and cannot be considered to be, consolidated financial statements of a company that has operated as an independent for the periods presented, the Directors consider that the Financial Statements reasonably reflect what the Group's combined results of operations, financial position and cash flows would have been had that been the case.

The Company's financial year runs from 1 January to 31 December. The financial information included in this Prospectus is not intended to comply with the applicable accounting requirements of the Securities Act and the related rules and regulations that would apply if the Shares were to be registered in the United States. Compliance with such requirements would require the modification or exclusion of certain information included in this Prospectus and the presentation of certain information which is not included in this Prospectus.

The financial information presented in this document was not prepared in accordance with US Generally Accepted Accounting Principles ("US GAAP") or audited in accordance with US Generally Accepted Auditing Standards ("US GAAS") or the standards of the Public Company Accounting Oversight Board ("PCAOB Standards"). No opinion or any other assurance with regard to any financial information was expressed under US GAAP, US GAAS or PCAOB Standards and the financial information is not intended to comply with SEC reporting requirements. Compliance with such requirements would require the modification, reformulation or exclusion of certain financial measures. In addition, changes would be required in the presentation of certain other information. In particular, no reconciliation to US GAAP is provided.

MARKET, ECONOMIC AND INDUSTRY DATA

To the knowledge of the Board, given the specialised nature of most markets in which the Group operates, there exist only limited relevant and reliable third-party sources for much of the information about these markets presented in this Prospectus. Unless otherwise stated, information regarding markets, market position and other industry data contained in this Prospectus are based on the Group's own estimates. In certain cases, there is limited readily available external information (whether from trade associations, government bodies, other industry organisations or competitors) to validate market-related analyses and estimates, resulting in the Group relying on its own internally-developed estimates. The Group's estimates are based on a number of factors which include, but are not limited to, the following:

- the Group's regular discussions with customers across its segments in respect of current and future market trends;
- the Group's local and global assessment of its competitors' positions; and
- the Group's knowledge of the segments and geographies in which it operates.

The Group's methodology for determining market position may not be comparable to or consistent with the methodology used by the Group's competitors to assemble, analyse or compute market data. The Group's competitors may also define their markets differently. Market data and statistics are inherently predictive and subject to uncertainty and not necessarily reflective of actual market conditions. Such statistics are based on market research, which itself is based on sampling and subjective judgments by both the researchers and the respondents, including judgments about what types of products and transactions should be included in the relevant market.

The Company confirms that all third party information contained in this document has been accurately reproduced and, so far as the Company is aware and able to ascertain, no facts have been omitted that would render the reproduced information inaccurate or misleading. Where third party information has been used in this document, the source of such information has been identified.

ROUNDING

Percentages and certain amounts contained in this Prospectus, including financial information, have been subject to rounding adjustments. Accordingly, in certain instances, the sum of the numbers in a column or a row in tables contained in this document may not conform exactly to the total figure given for that column or row.

CURRENCY PRESENTATION

The Group's financial statements are published in Euros. In this Prospectus:

- "Euro", "euro", "Euros", "euros" or "€" means the single currency of the participating Member States in the Third Stage of European Economic and Monetary Union of the Treaty Establishing the European Community, as amended from time to time;
- "sterling", "pounds sterling", "GBP", "British pounds sterling", "British pounds" or "£" means the lawful currency of the United Kingdom; and
- "US dollars", "US dollar", "USD" or "US\$" means the lawful currency of the United States.
- "Angolan Kwanzas", "Angolan Kwanza", "AOA" or "KZ" means the lawful currency of the Republic of Angola.
- "Malawian Kwachas", "Malawian Kwacha" or "MWK" means the lawful currency of the Republic of Malawi.
- "Mozambique Meticais", "Mozambican Metical" or "MZN" means the lawful currency of the Republic of Mozambique.
- "South African Rand", "Zar" or "R" means the lawful currency of the Republic of South Africa.

EXCHANGE RATE INFORMATION

The following tables show, for the periods indicated, certain information regarding the exchange rates between the Euro and US dollars and between the Euro and British pounds sterling, based on the reference rates published by the European Central Bank. The average rate means the daily average of exchange rates during the applicable period. The average rates are calculated using the average of the exchange rates on the last business day of each month during the relevant period.

	"US\$" per €1.00				
<u>Year</u>	High	Low	Period Average	Period End	
2011	1.49	1.29	1.39	1.29	
2012	1.35	1.21	1.28	1.32	
2013	1.38	1.28	1.33	1.38	
Month					
January 2014	1.37	1.35	1.36	1.35	
February 2014	1.38	1.35	1.37	1.38	
March 2014	1.39	1.37	1.38	1.38	
April 2014		1.37	1.38	1.39	
May 2014	1.40	1.36	1.37	1.36	
June 2014 (through 23 June)	1.36	1.35	1.36	1.36	

	GBP per €1.00				
Year	High	Low	Period Average	Period End	
2011	0.91	0.83	0.87	0.84	
2012	0.85	0.78	0.81	0.82	
2013	0.88	0.81	0.85	0.83	
Month					
January 2014	0.83	0.82	0.83	0.82	
February 2014	0.83	0.82	0.83	0.83	
March 2014	0.84	0.82	0.83	0.83	
April 2014	0.83	0.82	0.83	0.82	
May 2014	0.82	0.81	0.82	0.81	
June 2014 (through 23 June)	0.81	0.80	0.81	0.80	

These rates may differ from the actual rates used in the preparation of the financial information appearing in this Prospectus. No representation is made that the Euro or US dollar amounts referred to herein could have been or could be converted into Euros or US dollars, as the case may be, at these rates, at any particular rate or at all.

SUPPLEMENTS

If a significant new factor, material mistake or inaccuracy relating to the information included in this Prospectus which is capable of affecting the assessment of the Shares arises or is noted prior to the end of the Offering Period, a supplement to this Prospectus will be published. Such supplement will need to be approved by the AFM in accordance with section 5:23 Dutch Financial Supervision Act. The Company will also request that the AFM provides the FCA and the CMVM with a certificate of approval attesting that such supplement to the Prospectus has been drawn up in accordance with the Prospectus Directive. The Offering Period will be extended and investors who have already agreed to purchase Shares may withdraw their subscriptions within two business days following the publication of the supplement.

Statements contained in any such supplement (or contained in any document incorporated by reference therein) shall, to the extent applicable (whether expressly, by implication or otherwise), be deemed to modify or supersede statements contained in this Prospectus or in a document which is incorporated by reference in this Prospectus. Any statement so modified or superseded shall, except as so modified or superseded, no longer constitute a part of this Prospectus.

SECURITIES LAWS

The distribution of this Prospectus and the offer of Shares in certain jurisdictions may be restricted by law and therefore persons into whose possession this document comes should inform themselves about and observe any restrictions, including those set out in the paragraphs that follow. The Global Offer does not constitute an offer to subscribe for Shares in any jurisdiction where such an offer would contravene applicable law. In particular, but without limitation, shareholders of ME SGPS should note that the Preferential Offer is being made only to Qualifying ME SGPS Shareholders. Any failure to comply with these restrictions may constitute a violation of the securities laws of any such jurisdiction.

United States of America

The Shares have not been and will not be registered under the Securities Act, or with any securities regulatory authority of any state or other jurisdiction of the United States, and may not be offered or sold within the United States except in certain transactions exempt from the registration requirements of the Securities Act. Accordingly, the Shares may only be offered and sold: (i) through the US-registered broker affiliates of the Banks to persons reasonably believed to be QIBs, in reliance on the exemption from the registration requirements of the Securities Act provided by Rule 144A or another exemption from, or a transaction not subject to, the registration requirements of the Securities Act; and (ii) outside the United States in offshore transactions in reliance on Regulation S. Each person who purchases any Shares will be deemed to have represented and agreed to the representations and restrictions set forth in "Transfer Restrictions—Restrictions on purchasers of Shares in reliance on Rule 144A" and "Transfer Restrictions—Restrictions on purchasers of Shares in reliance on Regulation S" and shall be deemed to acknowledge and agree that the Banks, the Company, the Selling Shareholder, their respective affiliates and others will rely upon the truth and accuracy of the acknowledgements, representations and agreements in such paragraphs.

Australia

This document does not constitute a disclosure document under Part 6D.2 of the Corporations Act 2001 of the Commonwealth of Australia (the "Australian Corporations Act") and will not be lodged with the Australian Securities and Investments Commission. The Shares will be offered to persons who receive offers in Australia only to the extent that such offers of Shares for issue or sale do not need disclosure to investors under Part 6D.2 of the Australian Corporations Act. Any offer of Shares received in Australia is void to the extent that it needs disclosure to investors under the Australian Corporations Act. In particular, offers for the issue or sale of Shares will only be made in Australia in reliance on various exemptions from such disclosure to investors provided by section 708 of the Australian Corporations Act. Any person to whom Shares are issued or sold pursuant to an exemption provided by section 708 of the Australian Corporations Act must not, within 12 months after the issue, offer those Shares for sale in Australia unless that offer is itself made in reliance on an exemption from disclosure provided by that section.

Canada

The Shares have not been and will not be qualified by a prospectus in accordance with the prospectus requirements under applicable securities law in any Canadian jurisdiction and therefore may not be

offered or sold, directly or indirectly, in Canada except in compliance with applicable Canadian securities laws. Accordingly, no sales of Shares will be made in Canada except in the provinces of Ontario, Quebec and British Columbia (i) through an appropriately registered securities dealer or in accordance with an available exemption from the registration requirements of applicable Canadian securities laws, and (ii) pursuant to an exemption from the prospectus requirements of such laws.

European Economic Area

In relation to each Member State of the European Economic Area which has implemented the Prospectus Directive (each, a "Relevant Member State"), with effect from and including the date on which the Prospectus Directive is implemented in that Relevant Member State (the "Relevant Implementation Date"), no Shares which are the subject of the Global Offer contemplated by this Prospectus have been offered or will be offered to the public in that Relevant Member State prior to the publication of a prospectus in relation to the Shares which has been approved by the competent authority in that Relevant Member State, or, where appropriate, approved in another Relevant Member State and notified to the competent authority in that Relevant Member State, all in accordance with the Prospectus Directive, except that an offer to the public in that Relevant Member State of any Shares may be made at any time with effect from and including the Relevant Implementation Date under the following exemptions under the Prospectus Directive, if they have been implemented in that Relevant Member State:

- to legal entities which are qualified investors as defined in the Prospectus Directive;
- to fewer than 100, or, if the Relevant Member State has implemented the relevant provisions of the Directive 2010/73/EU (the "PD Amending Directive"), 150 natural or legal persons (other than qualified investors as defined in the Prospectus Directive); or
- in any other circumstances falling within article 3(2) of the Prospectus Directive,

provided that no such offer of Shares shall result in a requirement for the publication by the Company of a prospectus pursuant to article 3 of the Prospectus Directive and each person who initially acquires any Shares or to whom any offer is made under the Offer will be deemed to have represented, acknowledged and agreed that it is a "qualified investor" within the meaning of article 2(1)(e) of the Prospectus Directive unless otherwise agreed by the Banks.

For the purposes of this provision, the expression an "offer to the public" in relation to any Shares in any Relevant Member State means the communication in any form and by any means of sufficient information on the terms of the offer and any Shares to be offered so as to enable an investor to decide to purchase or subscribe for any Shares, as the same may be varied in that Member State by any measure implementing the Prospectus Directive in that Member State.

In the case of any Shares being offered to a financial intermediary as that term is used in article 3(2) of the Prospectus Directive, such financial intermediary will also be deemed to have represented, acknowledged and agreed that (i) the Shares acquired by it in the Global Offer have not been acquired on behalf of, nor have they been acquired with the view to their offer or resale to, persons in any Relevant Member State other than qualified investors, in circumstances in which the prior consent of the Banks has been obtained for each such proposed offer or resale, or (ii) where Shares have been acquired by it or on behalf of persons in any Relevant Member State other than qualified investors in the Global Offer, the offer of those Shares to it is not treated under the Prospectus Directive as having been made to such persons. The Company, and the Banks and their affiliates, and others will rely upon the truth and accuracy of the foregoing representation, acknowledgement and agreement. Notwithstanding the above, a person who is not a qualified investor and who has notified the Banks of such fact in writing may, with the consent of the Banks, be permitted to purchase Shares in the Global Offer.

Hong Kong

This document has not been registered as a "prospectus" as defined in the Companies Ordinance (Cap.32 of the law of Hong Kong) (the "Companies Ordinance"). Accordingly, this document does not constitute an offer to the public for the purposes of the Companies Ordinance nor of the Securities and Futures Ordinance (Cap. 571 of the laws of Hong Kong) (the "Securities and Futures Ordinance"). The contents of this document have not been reviewed by any regulatory authority in Hong Kong. Prospective investors are advised to exercise caution in relation to the Global Offer. If prospective investors are in any doubt about the contents of this document, they should obtain independent professional advice.

Please note that: (i) Shares may not be offered or sold in Hong Kong by means of this document or any other document other than to "professional investors" as defined in Part 1 of Schedule 1 to the Securities and Futures Ordinance and any rules made thereunder, or in other circumstances which do not result in this document being a "prospectus" as defined in the Companies Ordinance or which do not constitute an offer or invitation to the public for the purposes of the Companies Ordinance; and (ii) no person shall issue or possess for the purposes of issue, whether in Hong Kong or elsewhere, any advertisement, invitation or document relating to Shares which is directed at, or the contents of which are likely to be accessed or read by, the public in Hong Kong (except if permitted to do so under the securities laws of Hong Kong) other than with respect to Shares which are or are intended to be disposed of only to persons outside Hong Kong or only to "professional investors" as defined in Part 1 of Schedule 1 to the Securities and Futures Ordinance and any rules made thereunder.

Switzerland

The Shares may not be publicly offered in Switzerland and will not be listed on the SIX Swiss Exchange ("SIX") or on any other stock exchange or regulated trading facility in Switzerland. This Prospectus has been prepared without regard to the disclosure standards for issuance prospectuses under art. 652a or art. 1156 of the Swiss Code of Obligations or the disclosure standards for listing prospectuses under art. 27 ff. of the SIX listing rules or the listing rules of any other stock exchange or regulated trading facility in Switzerland. Neither this Prospectus nor any other offering or marketing material relating to the Shares or the offering may be publicly distributed or otherwise made publicly available in Switzerland.

Neither this Prospectus nor any other offering or marketing material relating to the Global Offer, the Group or the Shares have been or will be filed with or approved by any Swiss regulatory authority. In particular, this Prospectus will not be filed with, and the offer of Shares will not be supervised by, the Swiss Financial Market Supervisory Authority FINMA ("FINMA"), and the offer of Shares has not been and will not be authorised under the Swiss Federal Act on Collective Investment Schemes ("CISA"). The investor protection afforded to acquirers of interests in collective investment schemes under the CISA does not extend to acquirers of Shares.

Singapore

The offer or invitation which is the subject of this document is only allowed to certain persons and institutions and not to the retail public. Moreover, this document or any written materials issued in connection with the offer is not a prospectus as defined in the Securities and Futures Act, Chapter 289 of Singapore (the "SFA"). Accordingly, statutory liability under the SFA in relation to the contents of prospectuses would not apply. Investors should consider carefully whether the investment is suitable for them.

This document and any other document or material in connection with the offer or sale, or invitation for subscription or purchase, of any Share may not be circulated or distributed, nor may any Share be offered or sold, or be made the subject of an invitation for subscription or purchase, whether directly or directly, to the public or any member of the public in Singapore other than:

- to an institutional investor (as defined in section 4A of the SFA) in accordance with the conditions specified in section 274 of the SFA;
- to a relevant person (as defined in section 275(2) of the SFA) in accordance with the conditions specified in section 275(1) of the SFA;
- to any person in accordance with the conditions specified in section 275(1A) of the SFA; or
- pursuant to, and in accordance with the conditions of, any other applicable provision of the SFA.

Where any Share is acquired pursuant to an offer made in reliance on an exemption under section 274 or section 275 of the SFA, it is a condition of the offer that each person who agrees to acquire any Share is acquiring such Shares for investment purposes only and not with a view to distribute or resell such Shares and that it will not offer for sale, resell or otherwise distribute or agree to distribute such Shares within six months of such acquisition to any person other than to:

- an institutional investor;
- · a relevant person; or
- any person pursuant to an offer referred to in section 275(1A) of the SFA.

Where any Share is acquired pursuant to an offer made in reliance on an exemption under section 275 of the SFA by a relevant person which is a corporation (other than a corporation which is an accredited investor (as defined in section 4A of the SFA)) the sole business of which is to hold investments and the entire share capital of which is owned by one or more individuals, each of whom is an accredited investor, securities of that corporation shall not be transferred within six months after that corporation has acquired the Shares unless such transfer is made in accordance with the conditions specified in section 276(3) of the SFA.

Where any Share is acquired pursuant to an offer made in reliance on an exemption under section 275 of the SFA by a relevant person which is a trust (where the trustee is not an accredited investor) whose sole purpose is to hold investments and each beneficiary of the trust is an individual who is an accredited investor, the beneficiaries' rights and interest (howsoever described) in that trust shall not be transferred within six months after that trust has acquired the Shares unless such transfer is made in accordance with the conditions specified in section 276(4) of the SFA.

Investors should therefore ensure that their own transfer arrangements comply with the above restrictions.

South Africa

The Global Offer does not does not constitute an "offer to the public" (as such expression is defined in Chapter 4 of the South African Companies Act, No. 71 of 2008, as amended (the "South African Companies Act"), in South Africa and this document does not constitute a "registered prospectus" (as such expression is defined in chapter 4 of the South African Companies Act). Accordingly, this document: (i) does not comply with the substance and form requirements for prospectuses set out in the South African Companies Act and the South African Companies Regulations of 2011 and (ii) has not been approved by and/or registered with the South African Companies and Intellectual Property Commission, or any other South African authority.

To the extent that any Shares are offered, subscribed for or sold pursuant to this document in South Africa, such offer, subscription or sale may be made: (i) only to persons described in section 96(1)(a) of the South African Companies Act; or (ii) in terms of section 96(1)(b) of the South African Companies Act such that the total acquisition cost of the Shares for any single addressee acting as principal is equal to or greater than South African Rand 1,000,000.

Accordingly, any offer, subscription or sale made in terms of this document does not constitute an "offer to the public or any section of the public" within the meaning of the South African Companies Act.

No South African residents may subscribe for or purchase any of the Shares or beneficially own or hold any of the Shares unless such subscription, purchase or beneficial holding or ownership is otherwise permitted under the South African exchange control regulations or the rulings promulgated thereunder or specific approval has been obtained from the Financial Surveillance Department of the South African Reserve Bank.

This document and any attachments thereto constitute factual, objective information and nothing contained herein should be construed as constituting any form of investment advice or recommendation, guidance or proposal of a financial nature. The drafters of this document are not financial services providers licensed as such under the Financial Advisory and Intermediary Services Act, No 37 of 2002, as amended, in South Africa and nothing in this document should be construed as constituting the canvassing for, or marketing or advertising of financial services in South Africa.

United Kingdom

This communication is directed only at (i) persons outside the United Kingdom (and not located in, nor residents or citizens of any of the Excluded Jurisdictions) or (ii) persons having professional experience in matters relating to investments falling within the definition "investment professionals" in article 19(5) of the Order or (iii) high net worth bodies corporate, unincorporated associations and partnerships and trustees of high value trusts as described in article 49(2) of the Order. Any investment or investment activity to which this communication relates is only available to and will only be engaged in with such persons and persons within the United Kingdom who receive this communication (other than persons falling within (ii) and (iii) above) should not rely on or act upon this communication.

General

No action has been or will be taken in any jurisdiction, other than, as described in this prospectus, the United Kingdom, the Netherlands and Portugal, that would permit a public offering of the Shares, or possession or distribution of this document or any other offering material, in any country or jurisdiction where action for that purpose is required. Accordingly, the Shares may not be offered or sold, directly or indirectly, and neither this document nor any other offering material or advertisement in connection with the Shares may be distributed or published in or from any country or jurisdiction except under circumstances that will result in compliance with any applicable rules and regulations of any such country or jurisdiction.

Persons into whose possession this document comes should inform themselves about and observe any restrictions on the distribution of this document and the offer of Shares, including those in the paragraphs above. Any failure to comply with these restrictions may constitute a violation of the securities or companies laws of any such jurisdiction. This document does not constitute an offer to subscribe for or buy any of the Shares offered hereby to any person in any jurisdiction to whom it is unlawful to make such offer or solicitation in such jurisdiction.

TRANSFER RESTRICTIONS

As a result of the following restrictions, the Company advises you to contact legal counsel prior to making any resale, pledge or transfer of the Shares.

The Shares have not been and will not be registered under the Securities Act or with any securities regulatory authority of any state or other jurisdiction and, accordingly, may not be offered or sold within the United States, except to QIBs in reliance on the exemption from the registration requirements of the Securities Act provided by Rule 144A or another exemption from, or in a transaction not subject to, the registration requirements of the Securities Act or outside the United States in accordance with Regulation S. There will be no public offer in the United States.

Restrictions on purchasers of Shares in reliance on Rule 144A

Each purchaser of Shares within the United States will be deemed to have represented and agreed that it has received a copy of this document and such other information as it deems necessary to make an investment decision and that:

- it is (i) a QIB, (ii) acquiring such Shares for its own account or for the account of one or more QIBs, with respect to whom it has sole investment discretion with respect to each such account and has the authority to make, and does make, the representations and warranties herein, (iii) acquiring the Shares for investment purposes, and not with a view to further distribution of such Shares and (iv) aware, and each beneficial owner of such Shares has been advised, that the sale of Shares to it is being made in reliance on Rule 144A or another exemption from, or in a transaction not subject to, the registration requirements of the Securities Act;
- it understands and agrees that the Shares have not been and will not be registered under the Securities Act or with any securities regulatory authority of any US state, territory or other jurisdiction of the United States and are being offered in the United States in a transaction not involving a public offering in the United States within the meaning of the Securities Act in reliance on Rule 144A or another exemption from the registration requirements of the Securities Act, and may not be offered, resold, pledged or otherwise transferred except (i) to a person who the purchaser and any person acting on its behalf reasonably believes is a QIB purchasing for its own account or for the account of a QIB in a transaction meeting the requirements of Rule 144A, (ii) in an offshore transaction in accordance with Rule 903 or Rule 904 of Regulation S or, (iii) pursuant to an exemption from the registration requirements of the Securities Act provided by Rule 144 thereunder (if available) in each case, in accordance with all applicable securities laws of any state, territory or other jurisdiction of the United States. The purchaser will, and each subsequent holder is required to, notify any subsequent purchaser from it of those Shares of the resale restrictions referred to in (i), (ii) and (iii) above. No representation can be made as to the availability of the exemption provided by Rule 144 under the Securities Act for resale of the Shares;
- it acknowledges that the Shares (whether in physical, certificated form or in uncertificated form held in CREST) are "restricted securities" within the meaning of Rule 144(a)(3) under the Securities Act, are being offered and sold in a transaction not involving any public offering in the United States within the

- meaning of the Securities Act and that no representation is made as to the availability of the exemption provided by Rule 144 for resales of Shares;
- it understands that in the event Shares are held in certificated form, such certificated Shares will bear a legend substantially to the following effect:
- "THE SECURITY EVIDENCED HEREBY HAS NOT BEEN AND WILL NOT BE REGISTERED UNDER THE UNITED STATES SECURITIES ACT OF 1933 (THE "SECURITIES ACT"), ANY STATE SECURITIES LAWS IN THE UNITED STATES OR THE SECURITIES LAWS OF ANY OTHER JURISDICTION AND MAY NOT BE OFFERED, SOLD, PLEDGED OR OTHERWISE TRANSFERRED, EXCEPT: (A) IN A TRANSACTION IN ACCORDANCE WITH RULE 144A UNDER THE SECURITIES ACT TO A PERSON THAT THE HOLDER AND ANY PERSON ACTING ON ITS BEHALF REASONABLY BELIEVES IS A QUALIFIED INSTITUTIONAL BUYER; (B) IN AN OFFSHORE TRANSACTION IN ACCORDANCE WITH RULE 903 OR RULE 904 OF REGULATION S UNDER THE SECURITIES ACT; (C) PURSUANT TO AN EXEMPTION FROM THE REGISTRATION REQUIREMENTS OF THE SECURITIES ACT PROVIDED BY RULE 144 (IF AVAILABLE); OR (D) PURSUANT TO AN EFFECTIVE REGISTRATION STATEMENT UNDER THE SECURITIES ACT. IN EACH CASE IN ACCORDANCE WITH ANY APPLICABLE SECURITIES LAWS OF ANY STATE OF THE UNITED STATES. NO REPRESENTATION CAN BE MADE AS TO THE AVAILABILITY OF THE EXEMPTION PROVIDED BY RULE 144 UNDER THE SECURITIES ACT FOR RESALES OF THIS SECURITY. EACH PURCHASER OF THIS SECURITY IS HEREBY NOTIFIED THAT THE SELLER OF THIS SECURITY MAY BE RELYING ON THE EXEMPTION FROM THE PROVISIONS OF SECTION 5 OF THE SECURITIES ACT PROVIDED BY RULE 144A THEREUNDER AND EACH PURCHASER WILL, AND EACH SUBSEQUENT HOLDER IS REQUIRED TO, NOTIFY ANY PURCHASER OF THIS SECURITY FROM IT OF THE RESALE RESTRICTIONS REFERRED TO ABOVE. EACH HOLDER, BY ITS ACCEPTANCE OF THIS SECURITY, REPRESENTS THAT IT UNDERSTANDS AND AGREES TO THE FOREGOING RESTRICTIONS"; notwithstanding anything to the contrary in the foregoing, the Shares may not be deposited into an unrestricted depositary receipt facility established or maintained by a depositary bank, unless and until such time as those Shares are no longer "restricted securities" within the meaning of Rule 144(a)(3) under the Securities Act;
- any resale made other than in compliance with the above stated restrictions shall not be recognised by the Company;
- it agrees that it will give each person to whom it transfers Shares notice of any restrictions on transfer of such Shares:
- it understands that any offer, sale, pledge, assignment or other transfer of the Shares made other than in compliance with the above-stated restrictions will not affect the application of the forfeiture and/or compulsory transfer provisions provided in the Company's Articles or may not be recognised by the Company;
- it is not acquiring the Shares as a result of any general solicitation or general advertising (as those terms are defined in Regulation D under the Securities Act); and
- it acknowledges that each of the Banks, the Company, the Selling Shareholder, their respective affiliates and others will rely upon the truth and accuracy of the acknowledgements, representations and agreements in the foregoing paragraphs. If any of the foregoing representations or warranties are no longer accurate or have not been complied with, the purchaser will immediately notify the Company, and if it is acquiring any Shares as a fiduciary or agent for one or more QIBs, it represents that it has sole investment discretion with respect to each such account and that it has full power to make the foregoing acknowledgements, representations and agreements on behalf of each such account.

Restrictions on purchasers of Shares in reliance on Regulation S

Each purchaser of Shares outside the United States pursuant to Regulation S will be deemed to have represented, agreed and acknowledged that it has received a copy of this document and such other information as it deems necessary to make an investment decision and that:

- it is authorised to consummate the purchase of the Shares in compliance with all applicable laws and regulations;
- it acknowledges (or, if it is a broker-dealer acting on behalf of a customer, such customer has confirmed to it that such customer acknowledges) that the Shares have not been, and will not be, registered under

the Securities Act or with any securities regulatory authority of any state or other jurisdiction of the United States;

- it and the person, if any, for whose account or benefit the purchaser is acquiring the Shares is purchasing the Shares in an offshore transaction meeting the requirements of Regulation S;
- it will not offer, sell, pledge, assign or transfer any Shares, except in accordance with the Securities Act and any applicable laws of any state, territory or other jurisdiction of the United States and any other jurisdiction;
- any offer, sale, pledge, assignment, or other transfer of the Shares made other than in compliance with the restrictions imposed by Regulation S or the requirements of US securities law will not be recognised by the Company; and
- the Company, the Selling Shareholder, the Banks, their respective affiliates and others will rely upon the truth and accuracy of the foregoing acknowledgements, representations and agreements and it agrees that, if any of such acknowledgements, representations or agreements deemed to have been made by virtue of its purchase of Shares are no longer accurate, it will promptly notify the Company, and if it is acquiring any Shares as a fiduciary or agent for one or more accounts, it represents that it has sole investment discretion with respect to each such account and that it has full power to make the foregoing acknowledgements, representations and agreements on behalf of each such account.

PROVISION OF INFORMATION

The Company has agreed that, for so long as any Shares are "restricted securities" within the meaning of Rule 144(a)(3) under the Securities Act, it will, during any period in which it is neither subject to section 13 nor section 15(d) under the Exchange Act, nor exempt from reporting pursuant to Rule 12g3-2(b) thereunder, provide to any holder or beneficial owner of such Shares or to any prospective purchaser of such Shares designated by such holder or beneficial owner, on the request of such holder, beneficial owner or prospective purchaser, the information specified in, and meeting the requirements of, Rule 144A(d)(4) under the Securities Act.

ENFORCEMENT OF JUDGMENTS

The Company is a public limited liability company incorporated under the laws of the Netherlands. The majority of the Company's Directors, officers and members of senior management reside outside the United States, and all or substantially all of the assets of such persons are, and all or substantially all of the Company's assets are, located outside the United States. As a result, it may not be possible for investors to effect service of process within the United States upon the Company or such persons or to enforce outside the United States, judgments obtained against the Company or such persons in the United States, including without limitation judgments based upon the civil liability provisions of the United States federal securities laws or the laws of any state or territory within the United States. In addition, awards of punitive damages in actions brought in the United States or elsewhere may be unenforceable in the United Kingdom, the Netherlands, Portugal or elsewhere. Investors may also have difficulties enforcing, in original actions brought in courts in jurisdictions outside the United States, liabilities under the US securities laws.

The United States and the Netherlands do not currently have a treaty providing for reciprocal recognition and enforcement of judgments, other than arbitration awards, in civil and commercial matters. Accordingly, a judgment rendered by a court in the United States will not be recognised and enforced by the Dutch courts. However, if a person has obtained a final and conclusive judgment for the payment of money rendered by a court in the United States which is enforceable in the United States and files his claim with the competent Dutch court, the Dutch court will generally give binding effect to the foreign judgment insofar as it finds that the jurisdiction of the foreign court has been based on grounds which are internationally acceptable and that proper legal procedures have been observed and except to the extent that the foreign judgment contravenes Dutch public policy.

NO INCORPORATION OF WEBSITE INFORMATION

The contents of the Company's website do not form part of and are not, and nor is any other document, incorporated by reference into this Prospectus.

REFERENCES TO DEFINED TERMS

Certain terms used in this Prospectus, including certain capitalised terms and certain technical and other terms, are defined in "Part XI: Definitions".

GLOBAL OFFER STATISTICS

Price Range ⁽¹⁾	920p to 1160p per Share
Maximum number of primary shares being offered by the Company	
in the Preferential Offer ⁽²⁾	15,000,000
Maximum number of secondary shares being offered by the Selling	
Shareholder in the Institutional Offer ⁽³⁾	20,000,000
Maximum number of secondary shares subject to the Over-allotment	
Option	5,250,000
Number of Shares in issue following the Global Offer ⁽²⁾	115,000,000
Percentage of issued share capital being offered in the Global Offer ⁽³⁾	30.4 per cent.
Market capitalisation of the Company at the Offer Price ⁽⁴⁾	£1,196 million
Estimated gross proceeds of the Global Offer ⁽⁴⁾	£364 million

⁽¹⁾ The Offer Price will be set within the Price Range, save in the circumstances set out in "Part IV: The Global Offer". It is expected that the Pricing Statement containing the Offer Price and the number of Shares which are the subject of the Global Offer will be published on or about 11 July 2014.

- (3) Excludes Over-allotment Shares and assumes the maximum number of Shares are issued in the Global Offer. For the avoidance of doubt, the maximum number of secondary shares being offered by the Selling Shareholder in the Institutional Offer assumes that all the Ordinary Shares that are the subject of the Special Dividend will be made available under the Institutional Offer, which may not be the case. Accordingly, the number of secondary shares being offered by the Selling Shareholder in the Institutional Offer may be less or nil (see "Part V: Relationship with the Major Shareholder Special Dividend").
- (4) Assumes the Offer Price is set at the mid-point of the Price Range and that the maximum number of Shares is issued in the Global Offer. The market capitalisation of the Company at any given time will depend on the market price of the Shares at that time. There can be no assurance that the market price of a Share will be equal to or exceed the Offer Price.

⁽²⁾ Assumes the issuance of the maximum number of Shares without such number of Shares being increased as set out in "Part IV: The Global Offer".

EXPECTED TIMETABLE FOR THE GLOBAL OFFER

Each of the expected times and dates may be subject to change without further notice. References to a time of day are to London time.

Latest time and date for receipt of subscription orders from investors	
under the Preferential Offer	3:00 p.m. on 9 July 2014
Latest time and date for receipt of subscription orders from investors	
under the Institutional Offer ⁽¹⁾	3:00 p.m. on 10 July 2014
Latest time and date for Qualifying ME SGPS Shareholders to	
withdraw subscription orders placed under the Preferential Offer	3:00 p.m. on 4 July 2014
Publication of the Pricing Statement containing the Offer Price	11 July 2014
Announcement of the results of the Global Offer and Offer Price	
through a Regulatory Information Service announcement and	
notification of allocations ⁽²⁾	11 July 2014
Conditional dealings in Shares commence ⁽³⁾	8:00 a.m. on 11 July 2014
Admission and unconditional dealings in Shares commence	8:00 a.m. on 16 July 2014
CREST accounts expected to be credited in respect of Depositary	
Interests ⁽⁴⁾	16 July 2014

⁽¹⁾ This date is indicative and, to the fullest extent allowed by applicable law, may at the discretion of the Banks (with the agreement of the Company) be subject to change.

⁽²⁾ The Offer Price to be determined based on, amongst other things, market conditions and demand for the Shares during the book-building process.

⁽³⁾ It should be noted that, if Admission does not occur, all conditional dealings will be of no effect and any such dealings will be at the sole risk of the parties concerned.

⁽⁴⁾ Or as soon as practicable thereafter. No temporary documents of title will be issued.

DIRECTORS, REGISTERED OFFICE AND ADVISERS

Gonçalo Moura Martins (Chairman, Non-Executive Director) Directors

Gilberto Rodrigues (Chief Executive Officer)

Pedro Antelo (Chief Financial Officer, Executive Director)

Paulo Pinheiro (Executive Director) Carlos Pascoal (Executive Director) Bruno Machado (Executive Director)

David Hobley (Senior Independent Non-Executive Director) Francisco Seixas Costa (Independent Non-Executive Director)

Maria Paula Mota (Non-Executive Director)

Banco Espírito Santo de Investimento, S.A.

Registered Office Prins Bernhardplein 200, 1097 JB Amsterdam, the Netherlands

Standard Bank plc

20 Gresham Street

London EC2V 7JE

Rua Alexandre Herculano, 38

Rua Barata Salgueiro 33

Caixa—Banco de Investimento, S.A.

Banco Comercial Português, S.A.

United Kingdom

Edifício Quartzo 1269-161 Lisboa

1269-057 Lisboa

Praca D. Joao I 28

Santo Ildefonso 4000-295 Porto Portugal

Banco BPI, S.A.

4100-476 Porto

Rua Tenente Valadim 284

Portugal

Portugal

Company Secretary Cameron Beverley

Sole Global Coordinator of the Institutional Offering and Preferential Offering and Joint Bookrunner of the

Institutional Offering

Joint Bookrunner of the Institutional Offering and Co-Lead Manager of the Preferential Offering

Joint Bookrunner of the Preferential Offering and Co-Lead Manager of the Institutional Offering

Joint Bookrunner of the Preferential

Offering and Co-Lead Manager of the Institutional Offering

Co-Lead Manager of the Preferential

Offering

Offering

Portugal Co-Lead Manager of the Preferential Banco Finantia, S.A.

> Rua General Firmino Miguel, 5 - 1° 1600-100 Lisboa

Portugal

Co-Lead Managers of the **Institutional Offering**

BNP PARIBAS

4, boulevard des Italiens

75009 Paris France

BPI Capital Africa (Pty) Ltd.

(through which Banco BPI, S.A. are acting)

Metropolitan Life Building 7 Walter Sisulu Avenue Foreshore Cape Town, 8001

South Africa

Nau Securities Limited

2 Eaton Gate London SW1W 9BJ United Kingdom

Legal advisers to the Company as to

English and US law

Skadden, Arps, Slate, Meagher & Flom (UK) LLP

40 Bank Street Canary Wharf London E14 5DS United Kingdom

Legal advisers to the Company as to

Portuguese law

Morais Leitão, Galvão Teles, Soares da Silva e Associados,

Sociedade de Advogados, R.L.

Rua Castilho, 165 1070-050 Lisboa Portugal

Legal advisers to the Company as to

Dutch law

Houthoff Buruma Coöperatief U.A.

Gustav Mahlerplein 50 1082 MA Amsterdam The Netherlands

Legal advisers to the Joint Bookrunners as to English, US, Dutch and Portuguese law Linklaters LLP One Silk Street London EC2Y 8HQ United Kingdom

Linklaters LLP

World Trade Centre Amsterdam

H Tower, 22nd Floor Zuidplein 180 1077 XV Amsterdam The Netherlands

Linklaters LLP—Sucursal em Portugal Avenida Fontes Pereira de Melo, 14 - 15°

1050-121 Lisbon Portugal

Auditors and Reporting Accountants to the Company going forward for the year ended 31 December 2014

Deloitte Accountants B.V.

Orlyplein 10 P.O. Box 58110 1040 HC Amsterdam The Netherlands

Auditors and Reporting Accountants to the Parent Group in respect of the Historical Financial Information and the Unaudited Pro Forma Statement of Net Assets

Deloitte & Associados, SROC S.A. Bom Sucesso Trade Centre

Praca do Bom Sucesso, 61 - 13°

4150-146 Porto Portugal

Depositary Computershare Investor Services PLC

The Pavilions Bridgwater Road Bristol BS99 6ZZ United Kingdom

Registrar Computershare Netherlands B.V.

Westplein 11

3016 BM Rotterdam The Netherlands

Website www.africa.mota-engil.com

PART I: COUNTRY AND INDUSTRY OVERVIEW

The information presented in this section reflects information and estimates, including expectations as to future developments, derived from industry sources and from internal surveys. To the extent that there are forecasts, estimates, predictions or other forward-looking statements in this section prospective investors should not place undue reliance on such statements, or on the Group's ability or any third party to accurately predict future industry trends or performance. The following discussion should be read in conjunction with "Forward-Looking Statements", "Risk Factors" and "Important Information".

OVERVIEW

The Group currently operates in ten countries comprising its primary markets of Angola, Malawi and Mozambique as well as its other markets of Cape Verde, Ghana, São Tomé and Príncipe, South Africa, Uganda, Zambia and Zimbabwe. The Group manages its business and reports its financial results according to the following business segments: Angola, SADC, West Africa and East Africa. Angola and SADC, specifically Mozambique and Malawi, generated the greatest portion of the Group's revenue at 50.4 per cent. and 47.3 per cent. for the year ended 31 December 2013, respectively. A description of the principal market and industry dynamics affecting these countries and the other business segments are discussed below.

AFRICA

Africa's collective GDP is expected to reach USD 2.6 trillion in 2020 and its consumers are expected to spend USD 1.4 trillion in the same year. In 2020, 128 million African households are expected to have discretionary income to spend. Looking further ahead, 50 per cent. of Africans are expected to be living in cities in 2030 and 1.1 billion Africans are expected to be at working age in 2040. Africa's collective GDP is expected to grow at a CAGR of 4.4 per cent. per annum between 2012 and 2040, while over the same period Latin America, Europe, Asia and the United States are expected to grow at 4.3 per cent., 3.9 per cent., 2.5 per cent. and 1.8 per cent., respectively. Sub-Saharan African countries also have substantially lower public debt levels which are currently at 32.9 per cent. as opposed to the United States and the EU at 102.7 per cent. and 93.0 per cent respectively. 3.4

The forecast growth of the African economy and Africa's population is expected to require considerable infrastructure investment in order to support this growth. The Africa Investor is forecasting that more than USD 5 trillion is expected to be spent on infrastructure in Africa between 2013 and 2030 across oil and gas (approximately USD 3.6 trillion), water (approximately USD 700 billion), infrastructure (greater than USD 400 billion), power (approximately USD 200 billion), manufacturing (approximately USD 200 billion) and agriculture (approximately USD 50 billion).

In addition, the Programme for Infrastructure Development in Africa ("PIDA"), is an initiative led by the African Union Commission, the NEPAD Planning and Coordinating Agency, African Development Bank, United Nations Economic Commission for Africa and Regional Economic Communities. PIDA is a vision and framework for the development of regional and continental infrastructure in Africa between 2010 and 2040 which requires approximately USD 360 billion of investment. The infrastructure which is planned to be developed by 2040 comprises:

- approximately 37,300 kilometres of modern highways;
- approximately 30,200 kilometres of modern railways;
- approximately 1.3 billion tons of port capacity;
- approximately 54,150 megawatts of hydroelectric power production;
- approximately 16,500 kilometres of interconnecting power lines; and
- approximately 20,100 cubic hectometres of water storage.

Public debt defined as General government gross debt.

⁵ African Investor (September—October 2013).

McKinsey Global Institute 2010—Lions on The Move.

² HIS Global Insight.

⁴ International Monetary Fund.

As part of PIDA, the Priority Action Plan envisages 51 specific projects being completed by 2020 at a total cost of approximately USD 68 billion, across energy, transport, water resources and other sectors.⁶

Infrastructure in Africa is expected to produce revenue of USD 200 billion by 2020, an increase of USD 130 billion on the 2008 total revenue of USD 70 billion. Over this 12 year period, infrastructure revenue is expected to grow at a CAGR of 9 per cent. per annum.⁷

Due to inefficiencies in local and regional transport modes in Sub-Saharan Africa, which is a result of the lack of high capacity modes and resilient and efficient supply chains, the export and import costs in Sub-Saharan Africa hamper the development of small to medium scale ventures. The development of transport infrastructure in Sub-Saharan Africa is expected to improve the competitiveness of these entities by reducing import and export costs and driving economic growth. Additionally, it is expected that with the creation of an efficient transport network, further areas in the region would be unlocked for further economic development. As a result, there is the opportunity for a paradigm shift where African countries evolve from exclusively import economies to export-oriented economies by enabling regional trade in addition to increasing trade flows with other continents.⁸

ANGOLA

Country overview

Angola, which is located in south-west Africa and had a population of approximately 21 million people as at 2013⁹, is fast becoming one of Africa's strongest economies as a result of its burgeoning oil sector. Post-independence from Portugal in 1975, Angola experienced continued civil war between the ruling Movimento Popular de Libertação de Angola ("MPLA") and the rebel União Nacional para a Independência Total de Angola ("UNITA"). The civil war ended in February 2002, after the death of the UNITA leader, following which the first national election took place in 2008, which resulted in a comprehensive victory for the MPLA. A new constitution was approved in January 2010, under which the presidential election has been abolished and instead the head of the largest parliamentary party is automatically president.¹⁰

The economy is primarily driven by oil exports which, according to The Economist Intelligence Unit ("EIU") Angola Country Forecast Report August 2013, comprised 96.6 per cent. of exports in 2010 and are forecast to preserve Angola's trade surplus until 2016. Oil production is expected to increase from approximately 1.72 million barrels per day in 2013 to approximately 2.16 million barrels per day in 2018, representing a CAGR of 3.8 per cent. This increase in oil sector output, supplemented by an anticipated increase in investment, is expected to drive average GDP growth of 6.4 per cent. between 2014 and 2018. It is expected that a cautious monetary policy and currency stability should keep the average annual inflation rate in single digits, trending down from 8.8 per cent. in 2013 to 7.1 per cent. in 2018.

Angola's foreign policy aims are to diversify its access to international finance and consolidate relationships with strategic partners, namely, China, Portugal, Brazil and the US. The success of this is highlighted by the World Bank providing a loan of USD 512 million in July 2013 as part of the funding for a hydropower plant project. The Angolan government's policy remains focused on the promotion of more stable and inclusive growth and formal job creation, including social and infrastructure programmes. Fiscal policy remains fairly expansionary in the near term, however forecast GDP growth faces downside risk should oil prices weaken substantially.¹¹

Industry dynamics

At the end of the civil war, approximately two-thirds of Angola's road network was wholly or partly destroyed, the country's three main railroads were inoperative, and its water treatment and distribution systems, as well as key hydroelectric power facilities, were substantially destroyed.

⁹ EIU Angola Country Forecast Report August 2013.

Programme for Infrastructure Development in Africa: Interconnecting, integrating and transforming a continent.

McKinsey Global Institute 2010—Lions on The Move.

⁸ IFC Doing Business Report 2013.

EIU Angola Country Forecast Report August 2013.

¹¹ EIU Angola Country Report March 2014.

Angola's construction sector is currently experiencing substantial growth as the Angolan government focuses on addressing both social and economic infrastructure issues. In December 2013, parliament approved the FY2014 national budget of USD 55 billion (10 per cent. increase on FY2013), of which one-third (or approximately USD 18 billion) has been allocated to infrastructure and social projects. In addition, the 2013-2017 National Development Plan ("NDP") focuses on targeting the shortage of social infrastructure and basic utilities. The NDP prioritises investment in water and electricity, as well as healthcare, education and access to housing.

The Business Monitor International ("BMI") forecasts that the Angolan construction industry will grow at a CAGR of 11.9 per cent. from 2014 to 2018. This growth is expected to be driven by investment across the housing and utility sectors and is expected to peak in 2014 (14.6 per cent. increase from 2013). Long term construction growth is expected to grow at a CAGR of 8.0 per cent. from 2018 to 2023.¹²

Angolan construction expansion is expected to be funded via a combination of government investment (in its bid to support economic diversification) and continued investment from China, Brazil and Portugal. Angolan government funding is expected to be driven by crude oil revenues, as well as a potential USD 500 million Eurobond which is expected to be issued in 2014. If successfully issued, the capital will be applied across sectors, including infrastructure. Furthermore, the sovereign wealth fund introduced by the Angolan government in October 2012 of USD 5.0 billion is focused on investment in infrastructure, hotels and high-growth projects.¹³

Infrastructure project funding is one of the most critical considerations in Sub-Saharan Africa. With the expansion of public-private partnership ("PPP") programmes some of the public sector infrastructure shortfall is being addressed. In particular, the emergence of the 'build your own' model, where mining and resource companies develop infrastructure (for example, railways) required to deliver product to market themselves, has resulted in increased project spend but also raised new risks by linking infrastructure projects to commodity price performance.¹⁴

After three years of stagnation, the Angolan real estate market is starting to show signs of recovery. The global financial crisis and resulting slowdown in price escalation and private promotion, resulted in a more mature market with higher quality standards and more demanding construction specifications which, together with the recent upturn in demand, has resulted in new challenges and a positive outlook for construction companies. Projects like the rehabilitation of Luanda Bay and other new developments that are emerging in Luanda illustrate this trend. Although prices (sales and lease values) are stable, there is demand for new buildings driving the construction of new office and residential projects which are, in the majority of cases, pre-let or sold upfront.

Industry opportunities

BMI forecasts the Angolan construction industry to grow from USD 11.7 billion in 2013 to USD 27.5 billion in 2018, representing a CAGR of 18.6 per cent. Over the same period, total capital investment is anticipated to grow from USD 23.4 billion to USD 55.0 billion, representing a CAGR of 18.6 per cent. ¹⁵

The Angolan government is working with foreign participants on various projects to reconstruct destroyed roads and railways. The road network has been rapidly rebuilt. According to the Angolan Roads Institute, the country's road network increased from 300 km in 2006 to almost 16,000 km by the end of 2011. In addition, 470 bridges are currently being built or repaired nationwide.

Major infrastructure projects, both underway and in the pipeline, include an electricity expansion programme which is set to increase power production from the current 1,800 megawatts ("MW") to 9,000MW by 2025 through the construction of 15 power plants. According to BMI, USD 660 million of oil and gas pipelines are currently under construction and seven of the power plant projects are worth USD 12.9 billion in aggregate. In addition to the continuing interest in the country's energy sector, there are several projects underway in the transport and the housing sectors that are expected to support sustained growth in the country's construction industry.¹⁶

BMI Angola Infrastructure Report Q2 2014.

Other major projects focused on the transport sector, either recently completed, underway or in the pipeline include, *inter alia*:

- Ports: total investment of USD 1.3 billion across two projects and one further project with an undisclosed value;
- Airports: total investment of USD 319 million across three projects and one further project with an undisclosed value;
- Railway: total investment of USD 3.3 billion in one project and one further project with an undisclosed value; and
- Roads and bridges: total investment of USD 2.6 billion in one project.¹⁷

Competitive landscape

The Angolan construction industry had 44 major international contractors in 2011, however the industry is dominated by companies from Portugal, Brazil and China. Portuguese and Brazilian companies (or companies with ties to Portugal and Brazil) have leveraged strong cultural ties to build an established presence in the country with the Group, Teixeira Duarte, Somague Engenharia and Soares de Costa from Portugal and Odebrecht and Camargo Correa from Brazil winning the majority of new projects up for tender. In respect of Chinese firms, the model is slightly different, where China has acquired Angolan resources in exchange for infrastructure investment. Furthermore, extensive credit lines have been extended to Angola, however these are specifically to fund projects built by Chinese companies. As of 2011, there were 22 Chinese construction companies present in Angola.¹⁸

SADC

The primary markets in the Group's SADC business segment are Malawi and Mozambique and its other SADC markets comprise South Africa, Zimbabwe and Zambia.

Country overviews

Malawi

Malawi is located along the western shores of Lake Malawi, situated between Zambia, Tanzania and Mozambique. Despite it being one of the smaller countries in Sub-Saharan Africa by area, it had an estimated population of 15 million as at mid-2013. Its economy is reliant on agriculture, specifically the tobacco industry, which drove growth to approximately 4.1 per cent. in 2013, up from 1.9 per cent. in 2012. Real GDP growth is expected to remain around 4.3 per cent. in 2014 before accelerating to 4.7 per cent. in 2015 and reaching 5.6 per cent. by 2018. This growth is expected to leverage improved macroeconomic stability and stronger investor sentiment following anticipated expansion in the construction, manufacturing and services sectors. Malawi moved to a floating exchange rate in May 2012 causing significant depreciation in the local Kwacha. This, coupled with the removal of fuel and electricity subsidies and food shortages, caused inflation to increase to 28.6 per cent. in 2013. The EIU expects this to decrease to 19.6 per cent. in 2014 before further decreasing to 7.7 per cent. by 2018. The archive the section of the construction in the local Kwacha. This coupled with the removal of fuel and electricity subsidies and food shortages, caused inflation to increase to 28.6 per cent. in 2013. The EIU expects this to decrease to 19.6 per cent. in 2014 before further decreasing to 7.7 per cent. by 2018.

On 20 May 2014, Malawi held general elections in which Mr. Peter Mutharika was elected Malawi's fifth president, beating former President Joyce Banda. Although some concerns were raised regarding irregularities in the process, the Malawi Electoral Commission has confirmed the elections were held in a free, fair and credible manner and Joyce Banda has confirmed she has accepted the result.

¹⁷ BMI Angola Infrastructure Report Q2 2014.

¹⁸ BMI Angola Infrastructure Report Q2 2014.

¹⁹ EIU Malawi Country Report 4th Quarter 2013.

Mozambique

Mozambique, which is located on the coast of south-east Africa and had a population of approximately 23.5 million as at 2013, was a Portuguese colony, gaining independence in 1975. Post-independence, Mozambique experienced a 15 year long civil war. In 1992, the first formal election took place with the Frente de Libertação de Moçambique ("Frelimo") defeating the Resistência Nacional Moçambicana ("Renamo"). Since democracy, Mozambique has made consistent progress to reach the level of investment flows currently being experienced. Driven by recent natural resources discoveries, in particular offshore natural gas and coal reserves together with investment in new transport infrastructure, real GDP growth is expected to increase from 7.3 per cent. in 2014 to an average of 7.8 per cent. over 2016 to 2018. Inflation is lower in Mozambique than most African countries and is currently 4.2 per cent. and is expected to range between 4.1 per cent. and 4.8 per cent. over the next five years.²⁰

Zambia, Zimbabwe and South Africa

Zambia, which is located in central southern Africa and had a population of approximately 14 million as at 2013, has gradually and, for the most part peacefully, reached the state it is in today. With the first multiparty elections being held in 1991, the country has embraced a number of economic reforms which have led to renewed investment, specifically in its mining industry. The Central African Copperbelt runs from Zambia into the Democratic Republic of Congo and has attracted a large number of global mining companies due to the rare high grade ore found in the area. Zambia's real GDP growth is forecast to average 6.8 per cent. from 2014 to 2018, supported by significant investment in infrastructure and mining, robust growth in manufacturing and services and an increase in copper production. It is expected that inflation will increase to 7.4 per cent. in 2014 before easing from 2015 to 2018.²¹

Zimbabwe, which is located in southern Africa and had a population of approximately 13 million as at 2013, has experienced a challenging period since the late 1990s and early 2000s. The EIU forecasts real GDP growth of 3.2 per cent. for 2014, increasing to an average of 3.5 per cent. from 2015 to 2018, well below the country's potential should political stability materialise. The current account deficit is expected to increase to 37.5 per cent. of GDP in 2014 before reducing to 25.2 per cent. of GDP over 2017 and 2018. In February 2014 the European Union announced that it suspended sanctions on eight of Zimbabwe's military and political figures, but kept sanctions on President Robert Mugabe and his wife. The European Union imposed sanctions on Zimbabwe's President, his inner circle and selected firms in 2002.

South Africa, which is located on the southern tip of Africa and had a population of approximately 53 million people as at 2013, is one of the most developed and stable countries in the SADC region. South Africa moved into democracy peacefully after 1990 which saw the end of Apartheid. The EIU forecasts that South Africa will achieve real GDP growth of 2.3 per cent. in 2014 with further improved growth until 2017 driven by consumption and investment before a slowdown on the back of increased interest rates in 2018. It is anticipated that inflation will remain within the South African Reserve Bank's target range of 3.0 per cent. to 6.0 per cent. from 2014 to 2018.

Industry dynamics and opportunities

SADC

The SADC region, excluding South Africa, has a fairly similar level of development of infrastructure, as well as similar key drivers resulting in investment in the sector.²⁴ The expansion of the SADC region's mining and oil and gas sectors has resulted in significant investment in infrastructure with the vast majority of projects targeting railways, ports and power stations. This is due to both the need to get commodities to market, where in many cases greenfield infrastructure is required, and the need to enhance power supply in order to extract minerals. In order to implement infrastructure projects, the SADC region has seen both mining and power companies funding infrastructure projects privately as a consequence of the public sector not always having the resources required to promptly implement these projects.²⁵

²⁰ EIU Mozambique Country Report March 2014.

²¹ EIU Zambia Country Report March 2014.

²² EIU Zimbabwe Country Report March 2014.

²³ EIU South Africa Country Report May 2014.

SADC region includes all 15 member states as opposed to the SADC business segment in relation to the operating division of the Group.

²⁵ BMI Mozambique Infrastructure Report Q2 2014.

Investment has increased significantly in recent years and currently the SADC region is targeting a range of new projects which are expected to be developed in the medium term. The SADC member states unveiled the SADC Regional Infrastructure Development Master Plan in 2012, which aims to address the infrastructure deficit between 2013 and 2027. The initial phase is expected to raise USD 64 billion for investment in the region over the next five years. These funds will target six pillars consisting of energy, transport, information and communication technologies ("ICT"), meteorology, trans-boundary water resources and tourism, across 106 projects in total. The funding and project split across key sectors of interest to the Group is expected to be:

• Energy: USD 12.7 billion across 16 projects;

• Transport: USD 16.7 billion across 32 projects; and

• Water resources: USD 13.5 billion across eight projects.²⁶

Malawi

Malawi has a significant infrastructure deficit, which is one of the major contributors to the country's relatively lower growth. However, with the discovery of significant coal resources in neighbouring Mozambique, and Malawi being the shortest route-to-market, emphasis on improving the country's transport infrastructure has increased. This is highlighted by the on-going Nacala Corridor railway project, which involves constructing and refurbishing a railway line from Tete to Nacala, through Malawi. Financing for infrastructure projects is expected to come from foreign aid flows, although the Malawian government corruption allegations resulted in a temporary suspension from some aid providers, however this is expected to normalise in the near term. Post the recent economic policy reforms, Malawi signed a three year agreement with the IMF worth USD 157 million.²⁷

Mozambique

Mozambique's construction sector is forecast to grow at a CAGR of 11.0 per cent. for the next ten years. This is expected to be driven by investment in infrastructure as new mining and offshore natural gas exploration projects require an improved route-to-market. Mozambique is expected to reduce its dependency on foreign aid as mining royalty revenue and private investment increase and strong ties with Portugal and South Africa remain in place. A significant change in the industry dynamic in Mozambique is the introduction of the PPP model where mining and oil and gas companies are financing their own transport projects, securing the land required and concessional use for 30 years before the infrastructure is transferred to the Mozambique government's control. BMI has estimated that Mozambique's infrastructure pipeline stands at USD 30 billion, of which approximately USD 20 billion is focused on transport projects and the remainder is expected to be invested in power projects. In addition, the state-owned Mozambique Ports and Railways estimates it will need investment of approximately USD 20 billion to USD 25 billion to implement all of the coal and natural gas infrastructure construction projects currently planned.^{28,29}

Mozambique's housing sector and property market is experiencing considerable growth. Currently aimed at the medium to high end residential markets, investment is expected to move into more medium to low end housing in a bid to address structural issues. Currently, only 40 per cent. of Mozambique's population resides in urban areas, presenting further opportunities in the housing construction sector as urbanisation increases. Investment into the capital, Maputo, has been significant with further growth expected in both residential and commercial property. From a commercial property perspective, offices are expected to continue to experience robust growth whilst retail property is expected to increase due to the current limited availability.³⁰

SADC Regional Infrastructure Development Master Plan: Executive Summary August 2012.

²⁷ EIU Malawi Country Report 4th Quarter 2013.

²⁸ BMI Mozambique Infrastructure Report Q2 2014.

²⁹ African Investor (September—October 2013).

³⁰ Prime Yield Mozambique Property Market 2014.

Competitive landscape

Chinese companies are one of the major competitors in the SADC region, through the use of cheap credit to gain market share, however issues with quality and service have reduced this threat. New entrants in the form of Indian, South Korean and Japanese firms are beginning to apply the same strategy as China, exchanging infrastructure investment for access to mineral rights and resources. Other firms competing in the region include those from countries with historical or cultural ties to the region such as Portugal and Brazil (or companies with ties to Portugal and Brazil), and these include the Group, Teixeira Duarte and Soares da Costa which are particularly strong in Mozambique. Additionally, but on a less aggressive scale, expansion from South African firms is being experienced as their local market continues to stagnate. However, with the exception of Group Five, a construction, infrastructure concessions and related services group, South African companies have struggled to make significant headway north of South Africa.³¹ In Malawi specifically, the Company believes that due to the size of the Group's operations there are no relevant competitors in the country.

WEST AFRICA

The primary markets in the Group's West Africa business segment are Cameroon, Cape Verde, Ghana and São Tomé and Príncipe.

Country overviews

Cameroon is located on Nigeria's eastern border and had a population of 21 million people as at 2013. The EIU expects GDP to grow by 4.9 per cent. in 2014 and 5.5 per cent. in 2018, supported by significant investment in new oil wells. The inflation rate is expected to remain subdued at a CAGR of 2.4 per cent. between 2014 and 2015.³²

Cape Verde, which is a collection of islands situated off the coast of Dakar, Senegal and had a population of 500,000 people as at 2013, has strong ties with Angola and Portugal. The EIU expects Cape Verde's GDP to grow by 2.9 per cent. and 3.4 per cent. over 2014 and 2015, on the back of improved foreign investment and growth in tourism. The economy is largely services driven, with a strong dependence on its tourism industry.³³

Ghana is located on the southern coast of the bulge of Africa, between Côte d'Ivoire and Togo, and had a population of approximately 25 million people as at 2012. Ghana is one of the fastest growing economies in Sub-Saharan Africa due to recent oil and gas discoveries and the sustained performance of its gold sector. After a difficult year in 2013, real GDP growth is expected to range between 6.1 per cent. and 9.1 per cent. over the next five years, peaking in 2017 at 9.1 per cent. The inflation rate is expected to increase to 12.7 per cent. in 2014 before decreasing to 8.5 per cent. by 2018.³⁴

São Tomé and Príncipe, are two islands located in the Gulf of Guinea, south of Nigeria and west of Gabon, and had a population of 190,000 people as at 2013. Angola has recently opened a credit line of approximately USD 180 million for São Tomé, which expected to improve public investment. Real GDP is expected to grow by 4.3 and 4.5 per cent. in 2014 and 2015, respectively.³⁵

Industry dynamics and opportunities

West Africa's infrastructure sector, although one of the best in Sub-Saharan Africa, is expected to benefit from continued investment as addressing social structural issues remains a key focus. From a transport perspective, a number of projects are currently being considered across Ghana, Cameroon and Côte d'Ivoire, particularly aimed at rail and port infrastructure. A number of transport projects are focussed on providing support infrastructure to the oil and gas and mining sectors in West Africa. In Cameroon, for

³¹ BMI Mozambique Infrastructure Report Q2 2014.

³² EIU Cameroon Country Report March 2014.

EIU Cape Verde Country Report March 2014.

³⁴ EIU Ghana Country Report March 2014.

³⁵ EIU São Tomé and Príncipe Country Report March 2014.

example, the Company is focused on being part of the future infrastructure development related to the mining sector. In terms of power infrastructure, considerable underinvestment has resulted in old infrastructure having insufficient capacity to cater for economic growth. In terms of the building sector, it is expected that industrial and residential projects will be the main driver of growth. Industrial growth is expected to be driven by increased investment into natural resources. Housing deficits in the region are unlikely to be resolved in the short term. However, this should provide the platform for considerable investment in the longer term.³⁶

Projects are increasingly being funded via PPP programmes, threatening China's dominant position as an infrastructure financier to West Africa. The 'build your own' model is increasingly being applied, despite weakening commodity prices. The latest application of this model is Sundance Resources Limited's Mbalam-Nabeba iron ore project in Cameroon, which will include construction of 510 kilometres of greenfield railway linking the mine to the coast at Kribi, where a new deep-water port is planned to be built. Additionally, increased interest in West Africa from Japan, India and Brazil, in an attempt to replicate the Chinese model of exchanging resources for infrastructure development, is expected to result in additional funding availability. Furthermore, supranational entities such as the World Bank, the International Finance Corporation and the African Development Bank have committed to providing funding for infrastructure projects.³⁷

In Ghana, the construction industry is expected to grow at a CAGR of 8.6 per cent. from USD 4.8 billion to USD 9.2 billion between 2013 and 2018, driven by energy and utilities investment. It is anticipated that funding revenues will be increased on the back of oil production, which is expected to be applied to social and economic infrastructure projects required to address transport, housing and utility shortages. The Ghana Infrastructure Fund and increased PPPs are expected to fund infrastructure spend.³⁸ The government of Ghana has designed an infrastructure development plan to be completed by 2017 at a total investment of USD14.0 billion. Projects in the plan include:

- increasing power generation by 1,876MW (USD2.0 billion);
- increasing transmission and distribution (USD1.9 billion);
- rehabilitation, upgrade and construction of new roads (USD5.5 billion);
- rehabilitation and construction of new railways (USD2.8 billion);
- urban and rural water and sanitation projects (USD1.1 billion); and
- rehabilitation and expansion of ports (USD674 million).³⁹

In Cameroon, it is expected that infrastructure investment will follow iron ore investment, as considerable resources have been discovered recently. From a transport perspective, the government of Cameroon has a national railway master plan to connect the country to Chad, the Central African Republic, DRC, Equatorial Guinea, Nigeria and Angola. It is expected that construction will begin imminently and be completed by 2020, with a total investment of USD 29.9 billion over this period.⁴⁰

The Company does not expect the infrastructure industry in Cape Verde and São Tomé and Príncipe to be a major driver of growth for the Group going forward, however the Group will continue to leverage its established presence in both countries in order to compete for the projects that go to tender.

Competitive landscape

Although there are some competitive local contractors in West Africa, insufficient capacity and lack of expertise in-country has resulted in foreign contractors dominating the competitive landscape. Companies leveraging cultural ties are evident in the region, particularly French companies in Francophone West Africa, as well as Italian, Spanish, Portuguese and Brazilian companies. In addition, Chinese contractors play a significant role in West Africa as they continue to leverage their ability to provide cheap funding to projects.⁴¹

40 The National Railway Master Plan in Cameroon.

³⁶ BMI Angola Infrastructure Report Q2 2014.

³⁷ BMI Angola Infrastructure Report Q2 2014.

³⁸ BMI Ghana Infrastructure Report Q2 2014.

³⁹ Ghana Infrastructure Plan.

⁴¹ BMI Angola Infrastructure Report Q2 2014.

EAST AFRICA

The primary markets of focus in the Group's East Africa business segment are Uganda, Kenya, Rwanda and Tanzania.

Country overviews

Uganda is located directly west of Kenya and had a population of 37 million people as at 2013. The country has seen significant socioeconomic development over the past twenty years and this is expected to accelerate following the recent discovery of oil. Real GDP is expected to grow at a CAGR of 6.9 per cent. from 2014 to 2017, before increasing to 15.6 per cent. in 2018 when oil production begins. In addition to investment in oil and related industries, it is expected that growth will be driven by the construction, transport, telecommunications and financial services sectors. The inflation rate is expected to average 7.2 per cent. over the next two years, before increasing to 15.4 per cent. in 2016 due to pre-election spending.⁴²

Kenya is located on the East African coast and had a population of 39 million people as at 2013. It is widely considered the regional financial hub of East Africa, having the most developed commercial market of the region. The EIU expects real GDP growth to increase from 5.6 per cent. in 2014 to 6.2 per cent. in 2018, assisted by private consumption, underpinned by cheaper credit and investment in infrastructure. The inflation rate is expected to peak at 6.3 per cent. in 2014, before reducing to a range of 4.5 to 5.2 per cent. between 2016 and 2018.⁴³

Rwanda is located to the south of Uganda and west of Tanzania and had a population of 11.6 million people as at 2013. The EIU expects that real GDP growth will average just below 7 per cent. a year in 2014-15, driven by foreign and public investment, and an improved power supply. The government has ambitious investment plans but its ability to implement them are expected to be limited by weak domestic revenue collection and uncertain aid inflows.⁴⁴

Tanzania, which is Kenya's neighbour to the south and also located on the coast, had a population of 49 million people as at 2013. The EIU expects annual real GDP growth to peak in 2014 at 8.2 per cent. before trending down to 6.5 per cent. by 2018, supported by growing investment in the natural gas sector and private consumption. Additionally, the services and manufacturing sectors are expected to see consistent growth. The inflation rate is anticipated to range between 7.1 per cent. and 8.4 per cent. over the next five years.⁴⁵

Industry dynamics and opportunities

The East African construction industry is expected to be positively impacted and shaped by the formation of the East African Community ("EAC"), which is a regional intergovernmental organisation comprising Kenya, Tanzania, Uganda, Rwanda and Burundi. The energy sector in East Africa is one of the key focus areas of the EAC and requires significant investment into new electricity generation as well as improved grid infrastructure. Across East African countries, approximately 126 million people do not have access to electricity. This is expected to be addressed by improved collaboration and by the connecting of national grids across borders, through the East African Power Pool. According to the BMI's Key Project Database, there is in excess of USD 17 billion worth of power plants either under construction or in the pipeline in the region which will provide more than 7 gigawatts of capacity.⁴⁶

⁴² EIU Uganda Country Report March 2014.

EIU Kenya Country Report March 2014.

EIU Rwanda Country Report March 2014.

⁴⁵ EIU Tanzania Country Report March 2014.

⁴⁶ BMI Kenya Infrastructure Report Q2 2014.

In Kenya, the Multilateral Investment Guarantee Agency, a member of the World Bank Group, has stated that it will guarantee investment in the country's power sector. Through its lending and guarantee instruments, the World Bank Group has assisted in raising nearly USD 1 billion in financing required to add 600 megawatts to the national grid through independent power producers. Additionally, in July 2013, the United States announced its 'Power Africa' plan, in which it will provide USD 7 billion in funding from government agencies over five years and the plan outlined a further USD 9 billion in commitments from private sector partners. The plan's mandate is to double access to electricity in Sub-Saharan Africa by adding 10 gigawatts of electricity capacity. The scheme will initially focus on a select number of countries, including Kenya, Tanzania and Uganda. Additionally, in Tanzania the government passed the 2009 Electricity Act which has opened the country's electricity sector to some private companies, with a few independent power producers already present in the country, which is expected to assist with meeting demand.⁴⁷

In terms of the transport sector, the EAC's common market necessitates a well-integrated transport network, which is expected to cost approximately USD 20 billion to achieve. These funds will be utilised for a complete overhaul of the main transport corridors, with an initial focus on railways and ports. Some of the challenges facing these projects have been disagreements between member countries and funding constraints, both of which the member states are trying to resolve amicably. Projects focused on the main regional transport corridors, the Central Corridor from the port of Dar es Salaam to Burundi and Rwanda and the Northern Corridor from the port of Mombasa to Rwanda via Uganda are expected to require investment of USD 2.0 billion and USD 2.1 billion, respectively. Additionally, Kenya, South Sudan and Ethiopia have embarked on a new trade route from a new port of Lamu, Kenya (currently under construction) which is expected to include an oil pipeline and refinery at Lamu and is expected to cost USD 23 billion in total.⁴⁸

Transport infrastructure is a major issue for the EAC, and an equally large opportunity for construction firms, particularly in countries like Uganda where only 15 per cent. of its 20,000 kilometre national road network is tarmac. Additionally, the Tanzanian government spent USD 470 million on building roads, railways, bridges and ports in 2013, a trend which is expected to continue in the short to medium term. Kenya, Uganda and Rwanda are also considering the construction of a super-highway from Mombasa, Kenya to Kigali, Rwanda which is intended to have six lanes, with construction planned to begin in 2016.⁴⁹

From a construction perspective, there is considerable long term potential offered by Kenya, Uganda and Tanzania. This growth is anticipated to be underpinned by robust population fundamentals, growing commercial and industrial bases, significant investment into mineral and hydrocarbon wealth and governments committed to addressing current housing shortages. The opportunity presented by these three countries in particular is expected to be similar in both the residential and non-residential building sectors.⁵⁰

Funding remains a key constraint to the implementation and success of the EAC's infrastructure plans. The region has been the beneficiary of significant levels of Chinese funding. Similar to most Sub-Sahara African countries, East African nations have introduced PPPs to encourage private investment as a means to raise financing. In addition, a number of international financiers have looked to assist East Africa including, *inter alia*, the African Development Bank, the World Bank, Agence Française de Développement and Kuwait Fund of Arab Economic Development.⁵¹

From a Kenyan perspective, BMI expects the construction industry to grow from USD 2.1 billion in 2014 to USD 3.5 billion in 2018, at a CAGR of 10.5 per cent. The Kenyan government recently passed legislation covering the PPP model which is expected to result in increased use of the model and an increased ability for government to provide funding. In addition, the anticipated issuance of Kenya's debut Eurobond, expected to be between USD 1.5 billion and USD 2.0 billion, will be used to fund infrastructure projects post settlement of a USD 600 million syndicated loan due in May 2014.⁵²

⁴⁷ BMI Kenya Infrastructure Report Q2 2014.

BMI Kenya Infrastructure Report Q2 2014.

⁴⁹ BMI Kenya Infrastructure Report Q2 2014.

⁵⁰ BMI Kenya Infrastructure Report Q2 2014.

⁵¹ BMI Kenya Infrastructure Report Q2 2014.

⁵² BMI Kenya Infrastructure Report Q2 2014.

Competitive landscape

Although East Africa's construction market is limited in scale, the considerable lack of infrastructure in the region offers large opportunities for construction companies. A number of international firms are already present in the region with Chinese companies having the largest presence, representing approximately 47 per cent. of international contractors and most of which are involved in the construction and financing of projects. Local companies focus primarily on residential buildings and roads, and are smaller and less technically proficient than international firms. Brazil and India have looked to implement the same model as China in order to gain access to resources and market share, and increasingly Japan has been focusing on the region. The competitive edge of technically capable European companies provides a good entry point in the region, with Vinci, BAM International and Bouygues being potential competitors in East Africa.⁵³

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⁵³ BMI Kenya Infrastructure Report Q2 2014.

PART II: INFORMATION ON THE GROUP

Investors should read this "Part II: Information on the Group" in conjunction with the more detailed information contained in this document including the financial and other information appearing in "Part VII: Operating and Financial Review".

OVERVIEW

The Group is a leading provider of integrated engineering and construction services as well as a wide range of other services across its target markets in Sub-Saharan Africa. Its diversified portfolio of services ranges from Engineering and Construction (including infrastructure such as roads, railways, bridges and dams, mining services, civil construction works and real estate construction and services), Logistics (including ports and other infrastructure management) and Environment and Services (including waste management and collection and water treatment and distribution).

The Group currently operates in ten countries comprising its primary markets of Angola, Malawi and Mozambique as well as its other markets of Cape Verde, Ghana, São Tomé and Príncipe, South Africa, Uganda, Zambia and Zimbabwe. The Group's head office is in Johannesburg and, as at 31 March 2014, the Group had approximately 14,600 employees. The Company believes that the Group's unique focus on Sub-Saharan African markets, its long history in the region, its understanding of local culture and practices, its strong, long-lasting relationships, its fully integrated service offering and its broad geographic footprint ensures that it is well-positioned to take advantage of the significant opportunities in the region.

Through its long-standing, on-the-ground presence in Sub-Saharan Africa, the Group has developed substantial expertise and experience in working on and completing a broad range of large and technically complex projects, including the following in its primary markets of Angola, Malawi and Mozambique:

- in Angola, where the Group has been present since 1946 and where it enjoys considerable brand recognition:
 - the recently completed rehabilitation of Luanda Bay, a significant urban infrastructure project which has provided the coastline of the city of Luanda with modern road infrastructure, green spaces, sports and shopping areas;
 - the rehabilitation and extension of the 230 kilometre Saurimo to Muconda road, which was completed in 2007; and
 - the construction of Luanda Towers, which comprise three 21 storey tower blocks designed for mixed residential, office and retail use and which is expected to be completed in September 2014;
- in Malawi, where the Group has been present since 1990:
 - the award of two sections of the Nacala Corridor railway project (comprising 245 kilometres in total), a significant infrastructure project which will link the Moatize coal mine in Tete Province, Mozambique, via Malawi, to Nacala Port, Mozambique, over a total distance of 906 kilometres; and
 - the construction and rehabilitation of over 1,000 kilometres of roads since 1990.
- in Mozambique, where the Group has been present since 1993:
 - the 2.3 kilometre bridge over the Zambezi river between Caia and Chimura including two kilometres of related access roads, which was completed in 2009;
 - the Olympic Village and Olympic Pool in Maputo comprising 27 buildings and 848 apartments, as well as road access, public areas and infrastructure, parking lots and Olympic swimming pools, which was completed in 2012, only ten months after the project commenced; and
 - the design and rehabilitation of 236 kilometres of road between Milange and Mocuba, which was completed in 2013.

The Group manages its business and reports its financial results according to the following business segments: Angola, SADC, West Africa and East Africa. The following tables set forth sales and Adjusted EBITDA for each of the Group's business segments for the periods indicated:

		Ye	ar ended 3	1 Decen	nber		Three m		ns ended 31 March naudited)				
Sales by business segment	2011 € thousands / per cent.		2012 € thousands / per cent.		2013 € thousands / per cent.		2014 € thousands / per cent.		2013 ⁽²⁾ € thousands / per cent.				
											Angola	421,201	71.3
SADC	158,307	26.8	250,138	34.4	475,806	47.3	126,949	55.2	68,694	39.5			
West Africa	10,293	1.7	10,261	1.4	14,673	1.5	4,157	1.8	2,617	1.5			
East Africa Other, eliminations and	_	0.0	_	0.0	_	0.0	_	0.0	_	0.0			
intercompany ⁽¹⁾	723	0.1	(1,595)	(0.2)	8,006	0.8	(943)	(0.4)	(9)	(0.0)			
Total	590,525	100	727,167	100	1,005,306	100	230,114	100	173,770	100			

⁽¹⁾ Other, eliminations and intercompany mainly comprises sales of materials to partners and other third-parties.

⁽²⁾ Unaudited figures extracted from the Group's records, prepared under the same assumptions and criteria used for the compilation of the combined audited historical financial information for the three years ended 31 December 2011, 2012 and 2013.

	Year ended 31 December Three months ended (Unaudited							Iarch		
Adjusted EBITDA	justed EBITDA 2011 2012 2013 € thousands /		2012		2013		2014		2013(2)	
				€ thousands / per cent.		€ thousands / per cent.				
Angola	88,121	68.8	100,388	63.5	94,426	38.9	20,656	41.3	23,576	60.5
SADC	22,032	17.2	41,461	26.2	120,416	49.6	25,633	51.3	9,820	25.2
West Africa	417	0.3	(248)	(0.2)	(1,284)	(0.5)	(70)	(0.1)	(80)	(0.2)
East Africa	_	0.0	``	0.0	(161)	(0.1)	(120)	(0.2)	<u> </u>	0.0
Other, eliminations and intercompany ⁽¹⁾	17,546	13.7	16,417	10.4	29,458	12.1	3,900	7.8	5,640	14.5
Total	128,116	100	158,018	100	242,855	100	49,999	100	38,957	100

⁽¹⁾ Other, eliminations and intercompany mainly comprises sales of materials to partners and other third-parties.

The Group has achieved significant growth in recent years, particularly in SADC. The Group achieved sales growth of 23.1 per cent. and 38.2 per cent. for the years ended 31 December 2012 and 2013, respectively, whilst generating Adjusted EBITDA of €158.0 million and €242.9 million, for the years ended 31 December 2012 and 2013, respectively. The Group's sales and Adjusted EBITDA CAGR for the period 2011 to 2013 was 30.5 per cent. and 37.7 per cent., respectively. The Group's Adjusted EBITDA margin for the years ended 31 December 2011, 31 December 2012 and 31 December 2013 was 21.7 per cent., 21.7 per cent. and 24.2 per cent., respectively. At 31 December 2013 and 31 March 2014, the Group's backlog amounted to €1,621 million and €1,666 million, respectively.

Background on the Parent Group

The Company is a subsidiary of the Parent and, prior to the Pre-IPO Reorganisation, the operations currently carried on in Sub-Saharan Africa by the Group were carried on by the Parent Group (see "Part V: Relationship with the Major Shareholder"). The Parent Group is headquartered in Porto, Portugal and is a leading provider of engineering and construction, environment and services, transport concessions and mining services and has operations in 21 countries globally across Africa (through the operations of the Group), Latin America and Europe. The Parent Group is listed on Euronext Lisbon with a market capitalisation of approximately €1.2 billion as at 20 June 2014. The Parent Group has approximately 28,000 employees worldwide. Whilst the Parent Group's operations in Africa initially focused on Lusophone countries (particularly Angola), it has subsequently broadened its geographic footprint across Sub-Saharan Africa and its operations in Africa, now conducted by the Group, are of increasing importance to it. For the year ended 31 December 2013, the Parent Group's African operations (conducted by the Group) generated 43.6 per cent., 67.2 per cent. and 42.0 per cent. of the Parent Group's total sales, EBITDA and backlog, respectively.

⁽²⁾ Unaudited figures extracted from the Group's records, prepared under the same assumptions and criteria used for the compilation of the combined audited historical financial information for the three years ended 31 December 2011, 2012 and 2013.

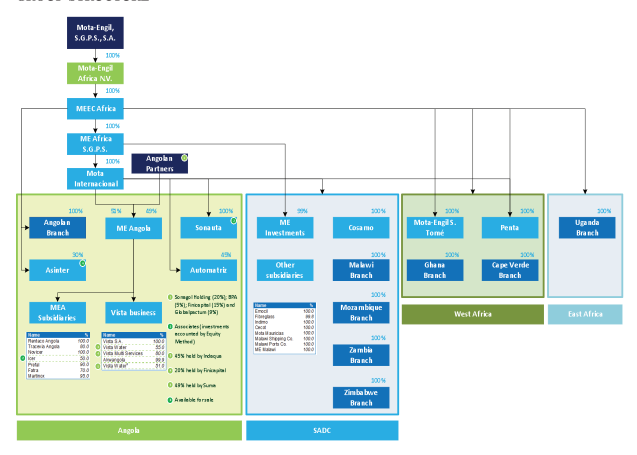
The Parent Group traces its roots back to 1946 when Manuel António da Mota founded Mota & Companhia which, until 1974, focused on providing construction and public works services almost exclusively in Angola. In 1977, Manuel António da Mota and his four children acquired substantially all of the issued share capital of Mota & Companhia. In addition, since 2000, Manuel António da Mota's son, António Manuel Queirós Vasconcelos da Mota, has been, and will continue to be following Admission, the Chairman of the Parent. As at Admission, it is expected that the Mota family will continue to hold, directly and indirectly, approximately 56 per cent. of the issued share capital of the Parent.

The following represents the key milestones in the Parent Group's history:

- 1946—Incorporation of Mota & Companhia, which operated exclusively in Africa until 1974;
- 1952—Incorporation of Engil, which operated exclusively in Portugal until 1978;
- 1952—Completion of the first major project completed by the Parent Group in Sub-Saharan Africa, the construction of the Luanda International Airport in Angola;
- 1974—Expansion into Sub-Saharan countries other than Angola;
- 1976—Mota & Companhia commences operations in Portugal;
- 1987—Initial public offering of Mota & Companhia on the Lisbon Stock Exchange;
- 1994—Mota & Companhia diversifies its service offering and starts to provide transport concessions, water and waste services;
- 2000—Creation of the Parent Group, through the merger of Mota & Companhia and Engil;
- 2005—Parent enters Euronext Lisbon's main share index, becoming, at that date, the only engineering and construction group in the Portuguese Stock Index 20;
- 2006—Parent Group enters the logistics sector through the acquisition of the Tertir Group in Portugal;
- 2012—Parent Group restructured its organisational model to, *inter alia*, support the autonomous growth of the Parent Group's geographic business segments;
- 2012—The Company is awarded two sections of the Nacala Corridor railway project, a significant infrastructure project which will link the Moatize coal mine in Tete Province, Mozambique, via Malawi, to Nacala Port, Mozambique;
- 2013—Parent issues €175 million of listed medium-term retail bonds; and
- 2014—The Company is awarded a US\$3.5 billion project, the largest in its history, by Sundance Resources Limited to build port and rail infrastructure for the Mbalam-Nabeba iron ore project.

The Parent Group was historically managed and conducted its financial reporting based on three main business segments: engineering & construction, environment and services, and transport concessions. For the purposes of, amongst other things, affording greater operational efficiency to the Parent Group, enhancing its ability to obtain financing in each of its markets and in order to support the growth of international activities, the Parent Group's board approved a new organisational model in January 2012 which, *inter alia*, resulted in the Parent Group reporting segmentally on a geographical basis (rather than by business area). This served as the preface to the establishment of the Company; to implement the organisational model, the Parent Group carried out the Pre-IPO Reorganisation under which, *inter alia*, the Company was established and through which all the Parent Group's African operations have been, and will be, conducted (see "Part V: Relationship with the Major Shareholder").

GROUP STRUCTURE



STRENGTHS

The Company believes that the Group's competitive strengths include:

Established track record of operating across Sub-Saharan Africa

The Company believes that, through its long-standing presence in, and exclusive focus on, Sub-Saharan Africa, the Group has developed a deep understanding of the Sub-Saharan African markets in which it operates. This deep understanding now extends beyond Lusophone African countries (where the Parent Group's operations began), as demonstrated by the Group's strong presence and history in countries such as Malawi. With this deep understanding, the Group has been able to identify and respond to key requirements of its clients in the region, particularly their demand for fully integrated and comprehensive solutions to their engineering and construction needs (which the Group has been able to respond to by adopting a solutions-driven approach). This in turn has resulted in the Group forging key and long-lasting relationships with its broad client base ranging from private multinational companies to public entities (such as governments and agencies), as well as supranational entities (such as the European Union and the World Bank) and development agencies (such as the African Development Bank and the Multilateral Investment Guarantee Agency) which provide financial and other support for many of the Group's projects. By developing these relationships, and in turn gaining the trust and confidence of its broad client and stakeholder base, the Group has been able to differentiate itself from its competitors and establish a strong reputation in the markets in which it operates.

In addition, the Company believes that its long-standing presence in Sub-Saharan Africa has enabled it to gain an extensive knowledge of local and regional industry requirements and that this, together with the Group's technical expertise, familiarity with the local legal and regulatory landscape, broad service portfolio, operational capabilities (including the capabilities to address the significant logistical challenges which exist in its markets) and experience in dealing with the particular complexities of executing large scale projects in its primary markets, have enabled it to take advantage of the significant opportunities which exist in the region. Furthermore, the Group, and its employees, actively engage with the local communities in which they are based and are encouraged to forge lasting relationships. The Company

believes that this culture has resulted in the Mota-Engil brand being a leading brand in the Group's primary markets.

Extensive expertise and experience developed through strong track record of project execution

Having developed its project-related skills and abilities executing over 160 projects in Sub-Saharan Africa, where the Group has operated for 68 years, the Group has developed substantial expertise and experience in each of its business areas. In particular, the Group's project managers have the experience and specialist technical expertise required to manage and execute a range of complex large infrastructure and other projects across Sub-Saharan Africa, where the terrain and infrastructure present significant engineering and logistical challenges. As a result of the extensive expertise that the Group has developed, it has successfully completed large and technically complex projects across the region, in diverse and challenging environments. For example, in the construction sector in the last ten years, the Group has constructed approximately 1,530,000 square metres of civil construction and 2,500 kilometres of roads. Furthermore, the Group has developed the expertise to provide fully-integrated solutions to satisfy its client's requirements, from the design and engineering stage through to facilitating discussions between clients and potential financiers and other stakeholders and ultimately executing the projects.

The Company believes that the Group's extensive expertise and experience has consistently allowed it to complete large and technically complex landmark projects to a high standard, on time and within budget. The Group further believes that clients recognise its extensive expertise, experience and strong track record, as well as its deep local industry and cultural knowledge, and that these factors give the Group a strong competitive advantage when bidding on projects.

Significant local resources

The Group currently operates in ten countries comprising its primary markets of Angola, Malawi and Mozambique as well as its other markets of Cape Verde, Ghana, São Tomé and Príncipe, South Africa, Uganda, Zambia and Zimbabwe. Within these markets, the Group has approximately 14,600 employees, of which approximately 1,300 are expatriates and include highly skilled personnel (including the Group's project managers), and approximately 4,500 items of heavy equipment, which substantially reduces the Group's transport costs thereby making it more competitive. The Company believes that this broad, on-the-ground footprint across Sub-Saharan Africa and the significant resources which the Group has dedicated to the region have been integral to its success in winning competitive tenders for a wide range of projects. In particular, the Company believes that these factors have facilitated the Group's expansion by ensuring that the Group has the resources and ability to respond to new opportunities as and when they arise, both in its existing markets and markets in which the Group does not currently operate.

In addition, the significant local resources the Group has dedicated to the region have enabled it to effectively respond to the logistical challenges of operating in Sub-Saharan Africa. For example, in its largest market of Angola, the Group mitigates supply risk associated with operating in this market by maintaining prudent levels of stocks of key raw materials, equipment and components it requires for its operations across the country through a purpose built warehouse (which stocks over 250,000 items) in Viana, near Luanda and a specially designed software programme. The Viana facility also services all of the Group's equipment (including all vehicles and machinery) across the country thereby reducing the Group's reliance on third-party dealers and suppliers. The Group also has the resources and capability to ensure, to a large degree, the self-reliance of its operations in remote and challenging environments. For example, to support its construction of part of the Nacala Corridor railway project from Kachaso on the Malawi-Mozambique border to Nkaya Junction in Balaka District, Malawi, the Group built, within a six month period, precast factories which have the capacity to produce bridge beams, pipe and box culverts and concrete railway sleepers to service all of the Group's requirements for the railway project as well as large stand-alone camps to house and cater for the significant workforce required for the project. The Group owns 16 quarries and 19 batching plants. In Angola, it owns seven plants with an aggregate installed capacity of 1,030 tons per hour, in SADC it owns ten plants with an aggregate installed capacity of 1,750 tons per hour and in West Africa it owns two plants with an aggregate installed capacity of 160 tons per hour. The Group intends to replicate its Angola infrastructure, specifically Viana, across its other business segments and will use its precast factories site in Malawi, which has excellent railway connections, as the infrastructure site to service the SADC business segment.

Large and balanced backlog

As at 31 March 2014, the Group had a backlog of €1,666 million across more than 80 projects, of which €539.3 million was attributable to Angola, €973.3 million was attributable to its SADC business segment, €85.8 million was attributable to its West Africa business segment and €67.4 million was attributable to its East Africa business segment. Based on the Group's ability to win new orders, it has been able to maintain a strong backlog over the last few years. The Group's Angola backlog is composed of multi-year contracts with an average life of approximately one and a half years, its SADC backlog is composed of multi-year contracts with an average life of approximately two years and its West Africa backlog is composed of contracts with an average life of approximately one year. The Group's backlog is diverse and is indicative of the Group's broad project mix and ranges from large infrastructure projects such as railways and roads to much smaller civil construction projects such as schools and hospitals. Furthermore, the Group's backlog comprises contracts at different stages of the project cycle and projects attributable to both the public and private sector; as at 31 March 2014, 50.7 per cent. of the Group's backlog was attributable to private sector projects and 49.3 per cent. of the Group's backlog was attributable to public sector projects. According to the Group's conservative backlog calculation policy, only projects where contracts have been signed, are ready to begin and where the client has secured the funding are included in its backlog. Consequently, until all of these criteria are met, the Group does not record any contracts in its backlog. The Group believes that its backlog provides useful trend information, visibility of its revenue and results of operations, represents a helpful indicator of the future growth of its business.

Strong financial performance

The Group has a sustained record of financial growth whilst generating strong margins, which are underpinned by efficient project management, and significant cash flow. The Group achieved year-on-year sales growth of 23.1 per cent. and 38.2 per cent. for the years ended 31 December 2012 and 2013, respectively, whilst generating Adjusted EBITDA of €128.1 million, €158.0 million and €242.9 million, for the years ended 31 December 2011, 2012 and 2013, respectively. The Group's revenue and Adjusted EBITDA grew at a CAGR of 30.5 per cent. and 37.7 per cent., respectively, between 2011 and 2013. The Group's Adjusted EBITDA margin for the years ended 31 December 2011, 31 December 2012 and 31 December 2013 was 21.7 per cent., 21.7 per cent. and 24.2 per cent., respectively. The Company believes that its sustained financial growth and strong margins have resulted in the Group having a strong balance sheet which positions the Group to win new business.

Highly qualified and experienced senior and regional management team and project managers

The Group has experienced senior and regional management teams (which operate as integrated local teams in each of the Group's markets) with strong industry credentials and many years of experience in Sub-Saharan Africa. Through their extensive and specialised knowledge of local and regional industry requirements, their strong relationships with stakeholders in each of the Group's markets and their understanding of the particular complexities of operating in Sub-Saharan Africa, the Company believes that its senior and regional management have been integral to the Group's success. Their specialised industry and market knowledge has enabled the Group to consistently bid for, and win, key strategic contracts enabling the Group to continue to expand. The Company also believes that the Group's project managers, who are highly skilled and possess the necessary experience and specialist technical expertise to manage and execute the Group's large and complex infrastructure and other projects, have been key to the Group's success. The Group believes that its focus on skills transfer to local employees plays a significant role in ensuring the success of the Group. The Group's culture and ethos has generated significant loyalty amongst such key personnel resulting in low staff turnover, enabling the Group to effectively plan and implement its long-term strategy.

STRATEGY

The following are the key elements of the Group's strategy:

Maintain a leading position in primary markets

The Group will seek to maintain and reinforce its leading position in its primary markets of Angola, Malawi and Mozambique by continuing to offer a diverse portfolio of services and leveraging the strong relationships it has developed with its key stakeholders. It will further leverage the depth and breadth of its presence, substantial expertise and experience in these primary markets to pursue large, cash-generative

infrastructure projects, particularly those where funding is ensured from the outset by supranational entities such as the European Union and the World Bank, which reduces counter-party risk for the Group and those projects where there are significant advance payments and where customers settle their debt obligations in shorter timeframes. The Group intends to move from being a traditional construction firm to being an EPC solutions-provider, targeting unit price contracts where the client assumes the risk of price escalation. The Group will also look to increase its activity in business areas which provide recurring revenue streams, such as waste, logistics, water and energy.

Grow in existing markets and expand into new geographies

Africa has achieved significant growth in recent years driven by, amongst other things, the exploration and development of the region's natural resources and the high prices of commodities. In addition, the evolution of the economic and demographic landscape in many African countries has, and the Company believes will continue to, encourage economic growth. The Company believes that this growth has allowed the governments of Africa to adopt policies for investment in new infrastructure, an essential factor in fostering private investment and the development of other sectors of activity, such as agriculture, industry, commerce and tourism. The financing available in these markets has made it possible to support growth and the execution of large public and private investments, specifically in the oil and gas and mining sectors. The significant private investment in a number of African markets together with the ambitious public works programmes designed to meet the great scarcity of infrastructure provide significant opportunities for the Group. The Group aims to respond to this demand for infrastructure in Sub-Saharan Africa and target larger contracts with higher margins, thereby reducing its reliance on its primary markets and pursuing targeted expansion into new geographies with high economic growth potential and with strong natural resources sectors. The Company believes that economies with significant natural resources (particularly oil and gas) present considerable opportunities for the Group, including opportunities to contract with public and private clients operating within those sectors and to take advantage of the economic growth enjoyed by these markets by developing the exploration of their significant natural resources. For these reasons, the Company believes that markets such as Cameroon, Kenya, Tanzania and Rwanda provide significant opportunities for the Group in the near term and the Group is actively considering expansion into these markets.

Diversify revenue streams

Whilst Engineering and Construction has traditionally been the Group's core business area and the key source of revenue for the Group, the Company considers that the diversification of the Group's revenue streams is a key strategic objective. The Group is therefore focused on leveraging its existing core competencies to diversify into new business areas, particularly those with strong potential for cash flow generation and which provide a recurring and long term revenue stream (in contrast to its project-based business areas). The Group is able to do this by leveraging the skills developed by the Parent Group which has experience in successfully offering such services. For example, in the area of waste services, the Group currently leverages the experience and know-how of Suma-Serviços Urbanos e Meio Ambiente, S.A. ("SUMA"), a subsidiary of the Parent, which is a waste management company in Portugal, to provide the full spectrum of waste collection and management services in markets such as Angola and Mozambique. The Group will also focus on expansion into business areas which have the potential to receive backing from inter-governmental organisations and development agencies, such as waste services, water management, treatment and distribution services (both in cities and for agricultural purposes), energy services and the construction of schools and low cost housing. The Group also plans on increasing activity in the Logistics business area as a way to obtain greater exposure to the infrastructure management sector. For example, the Group is currently contracted to manage four ports around Lake Malawi for a period of 35 years and also currently manages ten vessels operating freight services to Tanzania, Mozambique and Malawi.

Attract, train and retain highly-skilled personnel

The Group has 14,600 highly-skilled personnel based on-the-ground in the markets in which it operates, of which approximately 1,300 are expatriates (from Portugal and other countries), with significant experience in the Group's business areas and the markets in which the Group operates (given that many of the expatriates employed by the Group have prior experience with the Parent Group). The Company believes that the Group's ability to attract, train and retain highly-skilled personnel and its low staff turnover has been, and will continue to be, integral to its success and growth. It therefore has invested, and will continue

to invest, in the training and development of its workforce. For example, it recently completed its training centre in Luanda, Angola which will provide training facilities to the Group's regional workforce. The Group also has the resources and capability to train large numbers of local workers for individual projects where required, often in remote locations, such as the on-going Nacala Corridor railway project in Malawi. Another key component of the Group's strategy is to increase the number of local skilled and senior personnel employed (as opposed to expatriates), thereby reducing risks associated with employing expatriates for such positions (such as government pressure to employ locals, eventual desire to relocate and risks associated with expatriates being unable to adapt to local markets).

BUSINESS AREAS

The Group's diversified portfolio of services ranges from Engineering and Construction (including infrastructure such as roads, railways, bridges and dams, mining services, civil construction works and real estate construction and services), Logistics (including ports and other infrastructure management) and Environment and Services (including waste management and collection and water treatment and distribution).

The Group's Engineering and Construction activities range from the design and construction of large-scale infrastructure projects such as roads, railways, bridges and dams, airports, ports and industrial projects to civil construction works including residential and office complexes, health centres and hospitals, sports and leisure facilities, schools and cultural buildings, shopping malls, building refurbishment projects, factories and industrial warehouses. The Group leverages its long standing experience and expertise in civil construction and earthmoving projects to provide mining support infrastructure and services to its customers, including some of the largest mining companies in the world. For example, the Group was contracted to provide earthmoving, construction and mining services (comprising rock-blasting, drilling, dynamiting and loading and transport of extracted minerals) for Paladin Energy Limited at the Kayelekera uranium mine in Malawi for a project that began in 2007 and completed in 2014. The notable Engineering and Construction projects completed by the Group include the construction of the Olympic Village and Olympic Pool for the Pan-African games in Mozambique, the renovation and realignment of the Luanda Coastline road and the rehabilitation and expansion of the 124 kilometre Dundo-Lucapa road in Angola, the renovation and improvement of the Milange-Mocuba road and the renovation of the NR260 highway in Mozambique and the Malawi leg of the on-going Nacala Corridor railway project.

The Group's activities in Environment and Services range from waste collection, street cleaning, water treatment, water distribution and upkeep of urban furniture. In the area of waste management, the Group leverages from the experience and know-how of SUMA, a subsidiary of the Parent, which is a waste management company in the private sector in Portugal, to provide the full spectrum of waste collection and management services in its markets. The Group's notable activities in the area of waste include its contract for the provision of urban services in Sumbe, Angola (under which it undertakes the sweeping of streets and pavements and serves approximately 100,000 residents), its contract for the provision of waste collection services in Luanda and Benguela, Angola (under which it serves approximately 900,000 residents) and its contract for the collection of waste in the city centre of Maputo (including the collection of containers and door-to-door waste collection serving approximately 500,000 residents and producing around 46,000 tons of municipal solid waste annually).

The Group's activities in Logistics range from the operation, maintenance and management of infrastructure such as ports and roads. As far as infrastructure management is concerned, the Group has been responsible for the management of four ports around Lake Malawi (through its subsidiary, Malawi Ports Company), the concession of which continues for a 35 year period. In addition, the Company is in the process of concluding the acquisition of a 40 per cent. stake in the project company responsible for the permanent maintenance of a 700 kilometre stretch of road, including across the New Tete Bridge (being constructed by a consortium comprising the Group, Sociedade de Construções Soares da Costa, S.A. and Opway—Engenharia, S.A. in Mozambique) for a 30-year period as part of the Estradas do Zambeze concession.

The Group has developed substantial expertise and experience in each of its business areas. In particular, the Group has developed the expertise to provide fully-integrated solutions to satisfy its client's requirements, allowing it to provide the full spectrum of project-related services its clients require, from the design and engineering stage through to facilitating discussions with clients and potential financiers and eventually carrying out the works. As a result, and unlike many other large construction companies, the Group is largely self-reliant and does not typically seek to engage sub-contractors. As a result of this

extensive expertise, the Group has successfully completed, and is currently engaged on several, large and technically complex projects across the region. Set out below is a table of the Group's primary projects across its markets as at 31 March 2014:

Country	Project	Contract value ⁽¹⁾	Completion percentage ⁽²⁾	Backlog ⁽¹⁾	Completion year ⁽⁴⁾
Malawi	Nacala Corridor Railway Project	(€ millions) 698.2	54	(€ millions) 241.9	2014
Zimbabwe	Hwange Colliery Mining Contract	188.5	_	188.5	2018
Mozambique	Rehabilitation of the Sena Corridor	162.7	19	131.0	2016
Zambia	Rehabilitation of the Great East Road	118.6	8	108.9	2015
Angola	Calueque Dam	171.0	46	92.2	2015
Mozambique	Rehabilitation of the Chimoio— Espungabera Road	155.0	55	70.0	2014
Ghana	Maritime Protection	70.0	_	70.0	TBD ⁽⁵⁾
Uganda	Capacity improvement of Kampala Northern Bypass	67.4	_	67.4	2016
Angola	Estrada Nacional—Xaua Catata Road	123.5	46	67.2	2014
Malawi	Lirangwe-Chingale-Machinga Road	62.8	_	62.8	2018
Mozambique	Rehabilitation of the Cuamba— Lichinga Railway	62.2	2	60.7	2016
Angola	Special Economic 2nd Zone	39.7	3	38.5	2016
Angola	Financial City	148.3	84	23.8	2014

Notes:

- (1) Represents the Group's share of the contract total value.
- (2) Represents the percentage of the work executed during the contract term, calculated by applying the cost-to-cost method pursuant to IAS 11.
- (3) Represents part of the Group's share of the contract value that remains to be executed.
- (4) Reflects the delivery date as set forth under the relevant contract, taking into consideration any amendment agreed upon with the relevant customer.
- (5) Dependent on Ghanaian Government financing.

Angola

Overview

The Group's operations in Angola are carried out through Mota-Engil Angola, S.A. ("Mota-Engil Angola") (which also indirectly owns Vista Waste Management, Lda. ("Vista Waste") and Vista Water, Lda ("Vista Water"), companies through which the Group provides waste management and water treatment services). The Group holds 51 per cent. of the issued share capital of Mota-Engil Angola. The remaining 49 per cent. of Mota-Engil Angola was acquired by a consortium controlled by Sonangol, Angola's national oil company, in 2010 for a total cash consideration of US\$159.25 million. The consortium also includes Banco Privado Atlântico S.A ("BPA") and Finicapital S.A. and Globalpactum S.A., both of which are shareholders in BPA. MEEC Africa and Mota-Engil Angola have been granted certain tax exemptions ending in July 2014 and December 2018, respectively.

Given its presence in the country since 1946, Angola has historically been the Group's main market and the Group is one of the largest companies operating in the Angolan construction sector. The first major

project undertaken by the Group in Angola was the landmark construction of the Luanda International Airport in 1952. Since then, the Group has developed several other landmark infrastructure and civil construction projects in the country ranging from airports, roads, bridges, offices and residential buildings. These projects include the rehabilitation of Luanda Bay (which provided the coastline of Luanda with modern road infrastructure, green spaces, sports and shopping areas) for a total contract value of €118.6 million, the 230 kilometre rehabilitation and extension of the Saurimo to Muconda Road and related bridge construction for Instituto Nacional de Estradas de Angola ("INEA") with a total contract value of €124 million and the construction of the 483 metre long 4th of April Bridge in Catumbela for INEA with a total contract value of €27 million in 2007. Some of the Group's significant completed civil construction projects include the construction, remodelling and extension of the Cabinda Air Terminal in 2003 which improved the functionality and serviceability of the terminal and had a total contract value of €43.7 million and the Atlantico Towers in 2004, a development of three distinct blocks in Luanda comprising office, residential and leisure facilities, for a total contract value of US\$122 million.

The Group is also active in the area of waste collection and urban services in Angola, comprising the collection and management of solid urban waste, street cleaning, drainage and sewer maintenance. The Group is currently contracted, through Vista Waste, for the provision of urban services in Sumbe, Angola, under which it undertakes the sweeping of streets and pavements and serves approximately 100,000 residents as well as the collection of waste in the Luanda city centre. Vista Waste produced sales of €44.3 million and Adjusted EBITDA of €20.2 million for the year ended 31 December $2013^{(1)}$. The Group also provides environmental services through Vista Water which offers consulting services to the Ministry of Water and Energy in Angola as well as training programmes for operators of water treatment systems in rural locations. Vista Water produced sales of €3.0 million and Adjusted EBITDA of €0.3 million for the year ended 31 December $2013^{(1)}$.

The Group is also involved in logistics with projects by its subsidiary, Sonauta—Sociedade de Navegação, Lda. ("Sonauta"), involving cargo barges from the Port of Luanda to the Port of Cabinda and freight forwarding and clearing. Sonauta produced sales of €2.5 million and Adjusted EBITDA of €(0.8) million for the year ended 31 December 2013⁽¹⁾. Another Group subsidiary, Rentaco Angola- Equipamentos e Transportes, Lda. ("Rentaco"), provides trucking operations to service the Group's operations in the country and produced sales of €4.0 million and Adjusted EBITDA of €0.9 million for the year ended 31 December 2013⁽¹⁾.

As part of the Group's efforts to diversify its business areas and increase its activity in business areas which provide recurring and long-term revenue streams, Mota-Engil Angola is also in the process of forming two new industrial companies, one for the re-treading and recycling of tyres and the other linked with the construction and assembly of high and low-voltage grids. In addition, certain of the Group's subsidiaries in Angola support the Group's core engineering and construction activity in the country while also pursuing other non-core businesses; these include Sonauta (which provides maritime cabotage services between major ports in Angola and dispatch services for imports and exports by sea and air), Rentaco (which provides equipment rental, transport and logistics services), Tracevia-Angola, Sinalização, Segurança e Gestão de Tráfego, Lda. (which undertakes traditional road-marking and signposting of highways and streets as its main activity and produced sales of €2.9 million and Adjusted EBITDA of €0.4 million for the year ended 31 December 2013), Novicer—Cerâmicas de Angola, Lda. (which provides ceramics, principally for the civil construction industry and produced sales of €6.1 million and Adjusted EBITDA of €3.0 million for the year ended 31 December 2013), Prefal—Pré Fabricados de Luanda, Lda. (which provides prefabricated concrete modules, both for infrastrutures and for civil construction and produced sales of €3.6 million and Adjusted EBITDA of €0.1 million for the year ended 31 December 2013), Martinox, S.A. (which provides metal construction services and produced sales of €7.0 million and Adjusted EBITDA of €0.9 million for the year ended 31 December 2013) and Automatriz, S.A. (which undertakes vehicle maintenance and produced sales of €9.7 million and Adjusted EBITDA of €1.3 million for the year ended 31 December 2013)⁽¹⁾.

In addition, as part of the Group's on-going presence and participation in the development of Angola, it holds a 3 per cent. stake in Banco Angolano de Investimentos, recorded at approximately €39.9 million as at 31 March 2014.

Amounts relate to the separated accounts of the Group subsidiaries before consideration of intercompany transactions, eliminations and other consolidation adjustments.

Angola business segment results of operations and backlog

The following table sets out the sales and backlog generated by the Angola business segment in the periods indicated:

	Angola				
	For the year ended 31 December		For the three months ended 31 March (Unaudited) ⁽¹⁾		
	2011	2012	2013	2014	2013
		(i	n € thousand	ls)	
Sales	421,201	468,363	506,821	99,951	102,467
Adjusted EBITDA	88,121	100,388	94,426	20,656	23,578
Backlog ⁽¹⁾	811,054	671,862	518,284	539,310	737,365

⁽¹⁾ Unaudited figures extracted from the Group's records.

Recent projects

Below is a brief description of the Group's most notable projects which are on-going in Angola:

below is a other description of the	Group's most notable projects which are on-going in Angola:
Project	Calueque Dam
Project description	The reconstruction of the hydro-electric Calueque Dam on the Cunene River Basin in southern Angola. The project includes the rehabilitation and completion of the Calueque Dam with the addition of a hydroelectric plant and the installation of pumps and water pipes for irrigation water in Angola and Namibia.
	The project has been awarded to a consortium consisting of the Group and Lyon. The Group leads the consortium and is responsible for the civil works and electromechanical installations.
Estimated completion date	June 2014
Customer	GABHIC: Gabinete para a Administração da Bacia Hidrográfica do rio Cunene
Contractor	Mota-Engil Angola, Lyon
Financier	Ministry of Energy
Total contract value	Approximately €171.0 million
Backlog as at 31 March 2014	Approximately €92.2 million
Project	Financial City
Project description	The "Financial City" is located in Talatona, Luanda and comprises an area of 25,060 m². When completed, the "Financial City" will consist of four buildings of seven floors each providing mixed office, residential and leisure facilities.
Estimated completion date	June 2014
Customer	Finicapital Investimentos e Gestão Angola S.A.
Contractor	Mota-Engil Angola
Financier	Finicapital Investimentos e Gestão Angola S.A.
Total contract value	Approximately €148.3 million
Backlog as at 31 March 2014	Approximately €23.8 million

Project description The Group was awarded the contract for the development of two

"zones" in the Special Economic Zone in Luanda, the first of which

has been completed.

The second zone comprises an area of 111.5 hectares and the contract includes infrastructure works for preparing and shaping the land and the delivery of technical networks to build manufacturing

units in the zone.

Estimated completion date March 2016

Customer Society for Development of Special Economic Zone Luanda-Bengo

EP

Contractor Mota-Engil Angola

Financier Sonangol

Total contract value Approximately €39.7 million Backlog as at 31 March 2014 . . . Approximately €38.5 million

Project Estrada Nacional—Xaua Catata Road

Project description Refurbishment of a 100 kilometre long road between Xaua and

Catata. It includes the construction of five concrete bridges and all ancillary work comprising, *inter alia*, drainage and road markings.

Estimated completion date 2014

Customer INEA

Contractor Mota-Engil Angola

Financier INEA

Total contract value Approximately €123.5 million

Backlog as at 31 March 2014 . . . Approximately €67.2 million

SADC

Overview

The Group's operations in Malawi, Mozambique, South Africa, Zambia and Zimbabwe fall within its SADC business segment. In addition, the Group is actively considering expanding into Botswana, Lesotho and Namibia.

Malawi

The Group's operations in Malawi are carried out through a branch of MEEC Africa, Malawi Ports Company Limited and Malawi Shipping Company Limited. Cosamo (Proprietary) Limited, a South African company wholly-owned by the Group, supports the Group's operations in SADC, including in Malawi.

The Group has been present in Malawi since 1990 and, during that time, has been involved in the construction and rehabilitation of a large part of the country's transport infrastructure, including for the Malawi Roads Authority the construction of the 132 kilometre Lilongwe-Nsipe Road (contract value of €18.7 million), the 50 kilometre Nsanje-Bangula Road (contract value of €37.9 million), the 50 kilometre Chikwawa-Bangula Road (contract value of €45.3 million) and the Presidential Highway (contract value of €3.9 million). The Group was awarded sections three and five (comprising 245 kilometres) of the Nacala Corridor railway project, a logistics corridor from the Moatize Mine in Tete, Mozambique, to the port of Nacala, Mozambique which goes through Malawi.

In the first years of operation in Malawi, the Group was primarily focused on road infrastructure, particularly in construction works and rehabilitation of the national road network. This strategy has now

been changed, as the Group has been awarded works for private multinational companies, mainly from the mining sector such as Paladin and Vale.

The Group is also active in the area of port management and logistics. The Group is currently contracted to manage four ports around Lake Malawi for a period of 35 years and also currently manages ten vessels operating freight services to Tanzania, Mozambique and Malawi.

Mozambique

The Group's operations in Mozambique are carried out through a branch of MEEC Africa and Emocil—Empresa Moçambicana de Construção e Promoção Imobiliária, Lda. ("Emocil"), a Mozambique incorporated company wholly-owned by the Group which provides real estate services.

The Group has been present in Mozambique since 1993 and, since then, has completed significant infrastructure and civil construction projects in the country including the construction of the Armando Emilio Guebuza Bridge across the Zambezi River at Sofala in 2006 (contract value of €65.9 million), the rehabilitation of approximately 56.7 kilometres of national road between Massinga and Nhachengue in Mozambique (contract value of €26.7 million), the construction of a 2.3 kilometre bridge over the Zambezi River completed in 2009 (contract value of €69.6 million) and the rehabilitation of approximately 268 kilometres of railway linking Beira to Tete in Mozambique (contract value of €33.9 million). The Group is currently in the process of concluding the acquisition of a 40 per cent. stake in the project company responsible for the permanent maintenance of a 700 kilometre stretch of road, including across the New Tete Bridge (being constructed by a consortium comprising the Group, Sociedade de Construções Soares da Costa, S.A. and Opway—Engenharia, S.A. in Mozambique) for a 30 year period as part of the Estradas do Zambeze concession. Some of the Group's significant completed civil construction projects include the construction of the Olympic Village and Olympic Pool for the 2011 All-Africa Games (contract value of €14.0 million), the Central Pharmaceutical Store in Zimpeto (contract value of €5.4 million), the Tete Regional Hospital (contract value of €5.1 million) and two new primary schools in Inhambane province.

Through Emocil, a company with a well-established brand in the Mozambique real estate sector, the Group is involved in the design, construction and promotion of residential and non-residential real estate. Some of Emocil's significant projects include the design and construction of "24 de Julho", a 14 floor residential building in Maputo containing 26 apartments which was completed in April 2014 and was developed and marketed by Emocil (contract value of €5.4 million) and the design and construction of "Tilweni", a 20 floor residential building in Maputo containing 46 apartments which is due to be completed in July 2014 and also developed and marketed by Emocil (contract value of €8.0 million). In addition, construction is underway on "Platinum", a 26 floor mixed luxury residential, office and commercial building in Maputo which is due to be completed in December 2015 that MEEC Africa was contracted to construct by a third party developer.

In Mozambique, the Group is also active in the area of waste collection (having been contracted for the collection of waste in the city centre of Maputo for approximately 500,000 residents and being responsible for the collection of 46,000 tons of municipal solid waste annually) and mining services.

South Africa, Zambia and Zimbabwe

Cosamo (Proprietary) Limited, a South African company wholly-owned by the Group, supports the Group's operations in SADC, including in Malawi. The Group operates in each of South Africa, Zambia and Zimbabwe through distinct local branches of MEEC Africa. The Company believes that these markets present growth opportunities for the Group. In Zimbabwe, a new market for the Group, the Group was awarded in December 2013 a mining contract by Hwange Colliery Company Limited with a contract value of approximately €188.5 million in which Zimbabwe Power Company is the final client of a "take or pay" contract. The Group will carry out drilling works, detonation, loading and transportation of the minerals in connection with the contract. The contract will commence in 2014 and will be for a period of five years. Hwange Colliery Company Limited explores, mines, processes and markets coal, coke and associated by-products and is listed on the London, Johannesburg and Harare Stock Exchanges. In Zambia, the Group has recently been awarded contracts for the rehabilitation of the Great East Road, the 98.9 kilometre section from Luangwa Bridge to Nyimba which is expected to be completed in 2015, the 95.5 kilometre section from Sinda to Katete to Mtenguleni and the 50.4 kilometre section from Mtenguleni to the Mwami Border (with a total contract value of approximately €118.6 million).

The following table sets out the sales and backlog generated by the SADC business segment in the periods indicated:

			SADC		
	For the y	vear ended 3	1 December	ended 3	ree months 1 March lited) ⁽¹⁾
	2011	2012	2013	2014	2013
		(in € thousands		
Sales	158,307	250,138	475,806	126,949	68,694
Adjusted EBITDA	22,032	41,461	120,416	25,633	9,820
Backlog ⁽¹⁾	855,522	779,598	1,013,980	973,327	875,598

⁽¹⁾ Unaudited figures extracted from the Group's records.

Recent projects

Below is a brief description of the Group's most notable on-going projects in the SADC:

Project	Nacala Corridor Project		
Project description	The Nacala Corridor railway project will link the Moatize coal mine in Tete Province, Mozambique, via Malawi, to Nacala Port, Mozambique over a total distance of 906 km. The Group has been awarded both sections of the project in Malawi, comprising 245 km (Sections 3 and 5). One section of the project entails the construction and renovation of 100 km of existing railway and the other section entails construction of a new railway of line 145 km from Kachaso on the Malawi-Mozambique border to Nkaya Junction in Balaka District, Malawi.		
Estimated completion date	December 2014		
Customer			
Contractor			
Financier	Vale S.A. Approximately €625.2 million (Section 3) and approximately		
Total contract value	Approximately €625.2 million (Section 3) and approximately €73.0 million (Section 5)		
Backlog as at 31 March 2014.	Approximately €197.1 million (Section 3) and approximately €44.9 million (Section 5)		
Project	Rehabilitation of the Sena Corridor		
Project description	Rehabilitation of Sena railway which links the city of Beira, in Sofala province, and the city of Tete, in Tete province and involves the rehabilitation of 575 km of railway lines, which will increase the transportation capacity on the line by up to 20 million tons per year. The line is primarily used for coal transportation and as a passenger line. The project also involves maintenance and conservation work in respect of 40 larger bridges and 28 smaller bridges across the line.		
Estimated completion date	2016		
Customer	CFM (Railways of Mozambique)		
Contractor	MEEC Africa and Edivisa		
Financier Total contract value	CFM (Railways of Mozambique) Approximately €162.7 million		
Backlog as at 31 March 2014.	Approximately €131.0 million		

Project Rehabilitation of the Chimoio—Espungabera Road

Project description Design and rehabilitation of two sections of the Espungabera road

(together comprising 260 km) in Manica province, Mozambique. The project includes the rehabilitation of three existing reinforced concrete bridges with a deck area of approximately 2,000 m², 15 over-bridges and 12 hydraulic crossings and all finishing works such as guardrails, road

signs and markings.

Estimated completion date ... 2014

Customer ANE (Mozambique National Road Administration)

Contractor MEEC Africa branch
Financier Portuguese concessional line
Total contract value Approximately €155.0 million
Backlog as at 31 March 2014 . Approximately €70.0 million

Project Reconstruction of Blantyre—Zomba (M3) Road

Project description Rehabilitation of the main road from Limbe in the city of Blantyre

through Chiradzulu district and ending at Chinamwali in the city of Zomba. The contract includes the reconstruction of the carriage way following the existing road alignment with replacement of old bridges and drainage structures. The whole project covers 60 km of dilapidated

road.

Estimated completion date . . 2014

Customer Malawi Roads Authority
Contractor MEEC Africa branch

Financier ADB

Total contract value Approximately €21.6 million Backlog as at 31 March 2014 . Approximately €6.1 million

Project Hwange Colliery

Project description Five year mining contract at the Hwange Colliery in Zimbabwe. Work to

be provided includes, *inter alia*, drilling works, detonation, load and transportation of coal. It is a "take or pay" contract where the final client is Zimbabwe Power Company. The project is set to begin in the second

half of 2014.

Estimated completion date .. 2018

Contractor MEEC Africa branch

Project Rehabilitation of the Great East Road

Project description Rehabilitation of three sections of the Great East Road in Zambia. The

whole project covers 244.8 km of road, comprising a 98.9 kilometre section from Luangwa Bridge to Nyimba, a 95.5 km section from Sinda to to Katete to Mtenguleni and a 50.4 kilometre section from Mtenguleni

to the Mwami Border.

Estimated completion date .. 2015

Customer National Authorising Officer of the European Development Fund,

Ministry of Finance

Contractor MEEC Africa branch Financier European Union

Total contract value Approximately €118.6 million Backlog as at 31 March 2014 . Approximately €108.9 million

Rehabilitation of the Cuamba—Lichinga Railway

Project description Rehabilitation of a 262 kilometre section of the Cuamba—Lichinga

Railway located in the north of Mozambique in Niassa Province. This

project connects with the Nacala Corridor at Cuamba.

Estimated completion date . . 2016 Customer Vale S.A.

Contractor MEEC Africa branch

Financier Vale S.A.

Total contract value Approximately €62.2 million Backlog as at 31 March 2014 . Approximately €60.7 million

Project Upgrading the Lirangwe-Chingale-Machinga Road

Project description Rehabilitation and upgrading of 62 km of the Lirangwe-Chingale-

Machinga Road to a Class II—Bitumen road.

Estimated completion date ... 2018

Customer Malawi Roads Authority
Contractor MEEC Africa, Malawi branch

Financier Roads Authority of the Government of Malawi

Total contract value €62.8 million Backlog as at 31 March 2014 . €62.8 million

West Africa

Overview

Project

The Group has been present in West Africa since 2000 and operates in each of Ghana and Cape Verde through distinct local branches of MEEC Africa. The Group operates in São Tomé and Príncipe through Mota-Engil S.Tomé e Principe, Lda. ("Mota-Engil S.Tomé"), a company which is wholly-owned by the Group.

In São Tomé and Príncipe and Cape Verde, the Group principally focuses on providing infrastructure and civil construction services. In Cape Verde, the Group has recently finished the maritime project "Porto Palmeira Port" in Ilha do Sal, the third biggest port in the Cape Verde islands. The Group is also involved in the São Nicolau Dam which will allow for the retention of 400,000 cubic meters of water for irrigation purposes. For the past three years, the Group has had four on-going projects relating to a governmental resettlement involving building 625 apartments. The Group also currently provides waste collection services in Cidade da Praia in Cape Verde. In 2011, the Group completed a water supply system in São Tomé and Principe and has recently been working on a project related to the upgrading of local airport runways.

The Group was awarded a US\$3.5 billion project in Cameroon in June 2014 by Sundance Resources Limited, the largest project in its history, to build port and rail infrastructure for the Mbalam-Nabeba iron ore project. The Group's role will include the design, construction, testing and commissioning of a 510 kilometre railway from the Mbarga Mine in Cameroon to the Mineral Terminal Facility at Lolabe on the west coast of Cameroon, a 70 kilometre spur rail line from the Nabeba Mine in the Republic of Congo and a 35 Mtpa deep water port terminal, including stock yards, capable of loading Chinamax ships.

West Africa business segment results of operations and backlog

The following table sets out the sales and backlog generated by the West Africa business segment in the periods indicated:

	West Africa				
	For the year ended 31 December			For the three months ended 31 March (Unaudited) ⁽¹⁾	
	2011	2012	2013	2014	2013
		(i	n € thousands	s)	
Sales	10,293	10,261	14,673	4,157	2,617
Adjusted EBITDA	417	(248)	(1,284)	(70)	(80)
Backlog ⁽¹⁾	20,641	27,938	89,209	85,846	18,382

⁽¹⁾ Unaudited figures extracted from the Group's records.

Recent projects

Below is a brief description of the Group's most notable project in West Africa:

Project	Maritime Protection
Project description	Construction of a 300 metre sea defence in Accra, Ghana. The project start date is currently dependent on Ghanaian Government financing.
Estimated completion date	Project length expected to be 18 months
Customer	Water Resources Housing and Coastal Protection Ministry
Contractor	MEEC Africa branch
Financier	Water Resources Housing and Coastal Protection Ministry
Total contract value	€70 million
Backlog as at 31 March 2014.	€70 million

East Africa

The Group recently began its operations in the East Africa segment. The Group's operations in Uganda and its expansion into Kenya, Tanzania and Rwanda fall within its East Africa business segment. The Group's operations in East Africa are carried out through distinct local branches of MEEC Africa. The Company believes that, because of their strong natural resources sectors (particularly oil and gas), markets such as Uganda and Kenya will provide significant future opportunities for the Group and the Group is actively considering expanding into such geographies. For example, Kenya, South Sudan and Ethiopia have recently embarked on a new trade route from the new port of Lamu, Kenya (currently under construction) which is expected to include an oil pipeline and refinery at Lamu. The Company believes that initiatives such as this may provide significant opportunities for the Group in East Africa. The Group recently received an invitation from Rift Valley Railways for development of works in Kenya and Uganda. In Tanzania, a pre-qualification was given by Reli Assets Holding Company of Tanzania for a closed tender for the construction of the railway network in Dar es Salaam. The Group was awarded a €67.4 million project in Uganda in May 2014 to upgrade the dual carriageway of the Kampala Northern Bypass which links Kenya, Rwanda, South Sudan and the eastern part of the Democratic Republic of Congo.

Recent projects

Below is a brief description of the Group's most notable project in East Africa:

Project	Capacity improvement of Kampala Northern Bypass
Project description	Recently awarded the upgrade to the Kampala Northern Bypass in
· ·	Uganda to a dual carriageway.
Estimated completion date	2016
Customer	Ministry of Finance, Planning and Economic Development
Contractor	MEEC Africa, Uganda Branch
Financier	European Union
Total contract value	Approximately €67.4 million
Backlog as at 31 March 2014	Approximately €67.4 million

CLIENTS AND TYPES OF CONTRACTS

Clients

The Group's clients consist of private companies and public sector entities. The Group's private clients include companies such as Vale, Sonangol, Chevron, Paladin, Hwange Colliery, Estradas do Zambeze, Bechtel, Sociedade Baia de Luanda, DP World and several other private developers. The Group's public sector clients include ministries of infrastructure, transport, health, defence and agriculture, municipalities, local governments and public authorities (such as road authorities, railway authorities and airport authorities) and supranational entities and development agencies (such as EU, ADB, World Bank, DFID, KFW and the Development Bank of Southern Africa). For the year ended 31 December 2013, private and public sector clients accounted for approximately 59 per cent. and 41 per cent. of the Group's sales, respectively, as compared to 62 per cent. and 38 per cent., respectively, for the year ended 31 December 2012. For the year ended 31 December 2013, approximately 74 per cent. of the Group's sales were generated from its top ten clients.

Types of Contracts

Other than with respect to project-specific terms, general provisions in the Group's contracts tend to be based on industry accepted forms (including, in particular, FIDIC (the International Federation of Consulting Engineers) contract templates from the Red and Yellow Books). Services provided under the Group's construction contracts generally include performance of general and executive design, as well as construction works.

The Group's contracts typically provide for payment on a unit price basis (although certain of the Group's contracts provide for payment on a lump sum basis). Unit price contracts establish a price per unit of work for each constituent element of the project, such as per cubic meter of earth or rock excavated or per cubic meter of concrete poured. Such contracts include estimated volumes for each unit price element, and the Group's bid price reflects its estimate of the costs that it expects to incur in respect of each work unit. In these contracts, the Group is generally entitled to payment based on actual volumes required to perform the work to contractual specifications. The client therefore assumes the risk that the volume of units required for the project will exceed the volumes estimated in the contract (that is, that the number of units of work exceeds estimates). In addition, the client also bears the cost of any increase in raw material prices or energy costs as the Group typically seeks to include price escalation formulas in its contracts. The Group assumes, on Yellow Book led projects, the risk that its actual cost per unit of actual work may exceed the estimate it used to calculate its bidding price (namely, the Group retains the risk). Lump sum contracts provide for pricing to be established on cost and scheduling estimates that are based on a number of assumptions, including those about future economic conditions, prices, the availability of labour, equipment and materials, and other exigencies. As at 31 December 2013, approximately 85.1 per cent. of the Group's contracts provided for payment on a unit price basis.

Procurement, Budgeting and Monitoring

When the Group is awarded a new project it prepares, for budgeting purposes, a detailed budget which supports the final agreed contractual position in relation to that particular project. This budget serves as a "sense check" against the initial budget prepared at the bid stage for the relevant project and a contingency margin of between 5 to 10 per cent. of the total project cost is included within the budget, which reduces as the project progresses.

Once the initial budget for a particular project has been prepared, the Group plans key procurement and capital expenditure requirements in respect of the relevant project. The key decisions at this stage of the process relate to the selection of the main subcontractors for the project, preferential suppliers and the availability of internal resources (principally equipment and qualified personnel), albeit, a number of key procurement activities for a new project are carried out during the bidding process. The Group has two main procurement centres (one located in Portugal and the other in South Africa) that are used for international procurement of significant equipment and materials.

On an on-going basis, the Group reviews its actual costs against estimated costs (contained in bid submissions) for each of its projects regularly and, when approved, evaluates its budget baseline on a monthly basis. The Group's budget baseline for each of its projects is also reviewed annually. In the event of any differences attributable directly or indirectly to the client, the Group generally attempts to recover such costs by relying on protections it seeks to include in its contracts. For example, contracts with supranational entities and public entities typically include certain automatic adjustment mechanisms that allow the Group to pass on changes in construction costs, such as changes in the compensation base of workers and costs of raw materials, particularly when caused by currency fluctuations or inflation.

Completion and Payment

Upon completion of a project or of a phase thereof by the Group, the client typically issues a provisional receipt acknowledging completion. During the 60 to 180 days that follow, works completed are tested, and the Group may be required, if necessary, to make repairs or modifications to bring the works into compliance with contract specifications. When the counterparty is satisfied with this process, it issues a definitive certificate that acknowledges its acceptance of the completed project. The Group is generally required to guarantee its workmanship for a certain period after definitive acceptance of the project. In the geographies in which the Group operates, contracts generally provide for a one to three year warranty period following completion and testing.

In general, payments under the Group's contracts are made by the client accepting the executed work on a monthly basis. In certain contracts, periodically and upon meeting certain pre-agreed milestones, there will be an entitlement for the Group to receive further additional payments (and the same applies on completion of the relevant project). Upon completion of a project or a phase thereof, the client typically issues a Substantial Completion Certificate acknowledging completion. At this stage, the client will release any retention monies against a bond guarantee of equivalent value. Thereafter, during the contract defects liability period, the works completed are monitored, and the Group may be required, if necessary, to make repairs or modifications to bring the works into compliance with contract specifications. When the client is satisfied with this process, it issues a Final Completion Certificate acknowledging its acceptance of the completed project and consequently releases all bond guarantees.

BIDDING PROCESS AND PROJECT EXECUTION

Routes to market

The Group's Engineering and Construction business has three principal routes to market which comprise the following:

- limited or direct invitations—this is more common in the private sector and refers to where the Group is directly approached by a client or a financing institution that is already familiar with the Group (either from its credentials or previous projects);
- public tenders—this is more common in the public or governmental sector and refers to public tenders which are received by the Group directly from clients; and
- identifying and presenting opportunities directly to clients—this refers to the Group identifying particular opportunities for potential clients. If successful, this approach will generally not involve a competitive tender and will typically result in higher project margins.

To identify new opportunities, the Group leverages its networks in relevant markets, uses local market intelligence from other entities (principally financial institutions) that finance large construction projects in Sub-Saharan Africa and engages with potential clients that may be considering projects but require the services of a construction company and/or financing. In addition, due to their specific development and funding activities in Sub-Saharan Africa, the Group initiates and maintains contacts with the EU and other supranational entities, who are often involved in financing large construction projects in the region.

Selection

Although the Group continually seeks to identify new business opportunities, the decision to enter into a bidding process, in either the Group's primary markets or for opportunities in new geographies, is determined based on guidance from the Board of Directors and local management. The selection procedure follows a risk analysis which considers the following key factors:

- the size and contract value of the relevant project;
- whether funding has been arranged for the relevant project and the creditworthiness of any relevant guarantors;
- the Group's experience in the country or market concerned and its relationship with relevant stakeholders;
- the country's political and economic stability;
- the absence of significant barriers to entry; and
- the availability of adequate insurance coverage.

Bidding Strategy

In its primary markets and geographies, the Group primarily bids for projects on its own (as opposed to bidding as part of a consortium or joint venture arrangement). However, in line with the Group's strategy, it also bids for projects with local businesses or partners in the following cases; in markets where the Group has not done previously done business or does not operate on a regular basis, where it can leverage a potential partner's technical expertise, credentials and/or experience and where there is otherwise additional commercial leverage in doing so. In such cases, the Group considers which partner(s) would be most suitable for the project given their geographic location and market position, available resources,

experience, specialised skills, financial and technical capability and past performance on similarly executed projects with the Group. When the Group bids in conjunction with partners, it adjusts its bidding strategy according to the requirements of the particular bid and the agreements made with the relevant partners. As the Group is one of the most significant participants in its primary segments of Angola and SADC, the vast majority of its bids in these segments are submitted on a standalone basis.

Awarding Criteria and Process

The Group is generally awarded contracts for new projects primarily through competitive bidding processes which typically follow industry best practices and include solicitations by supranational and public entities, public announcements by private-sector entities, invitations when short-listed for private projects and, to a lesser extent, through direct negotiation. The volume of work generally available in the market at the time of the bid, the size of the Group's backlog at the time, the location and complexity of the project to be executed, the level of competition for the project and proposed payment terms for the particular project are all factors that may affect the Group's competitiveness in a particular bidding process.

Private Sector

Whilst contracts in the private sector are normally awarded by means of limited invitations to tender and subsequent contract negotiations, brand recognition and client relationships are also important. Contracts for private sector projects tend to be awarded not only on bid prices and relevant experience, but also based on relationships with the client. If the pre-contract phase takes the form of a direct negotiation between the Group and the client without other competitors, the time to award the contract diminishes significantly.

Public Sector

In the public sector, contracts are generally awarded through a competitive bidding process. In some instances, participation in the bidding process is only permitted following a prequalification procedure, where the bidder's eligibility to carry out the project is determined on the basis of certain parameters such as financial capability, experience, personnel and equipment. Due to the Group's size, experience and capabilities, it is normally able to satisfy pre-qualification requirements for the most complex infrastructure projects.

Financing

As part of the Group's strategy, it targets large, cash-generative infrastructure projects where funding is ensured from the outset by supranational entities such as the European Union and the World Bank or reputable private companies, which reduces counter-party risk for the Group.

In public contracts or contracts with supranational entities, where allowed by applicable law, projects are initially financed through advances on the contract price, which support the beginning of the works. After such initial phase, the works are then primarily financed through cash flows generated from the Group's projects. The Group's strategic objective is to focus on projects which are cash flow generative and which involve reputable clients.

In the ordinary course of the Group's Engineering and Construction business, and as customary, it is required to provide customers with commercial guarantees (including advance bonds, performance bonds, tender bonds, retention money bonds or others) in order to participate in competitive tenders, enter into contracts with clients or guarantee the Group's performance thereunder.

BACKLOG

The Group defines backlog to include projects for which contracts have been signed or awarded and for which the client has secured the funding. In determining whether to include the amount of expected revenue from a contract in its backlog, the Group assumes that each party will satisfy all of its respective obligations under the relevant contract and payments to it will be made on a timely basis consistent with historical experience. The Group estimates its backlog on an on-going basis and regularly (typically monthly) updates its backlog based upon the estimated amount of work to be completed through periodic consultation with the relevant client. For projects in which the Group acts as project manager, it only includes its scope of work in connection with each project in calculating backlog. For projects related to

unconsolidated joint ventures, the Group only includes its percentage ownership of the joint venture's backlog.

The Group does not include in its backlog orders still in the pipeline, namely, backlog relating to projects for which signing of the contracts and/or funding is still pending, or for which conditions precedent are still pending.

The Group believes that its backlog is a helpful indicator of the potential growth of its business. Backlog is not measured under IFRS. Although the Group's internal accounting systems update backlog data on a consolidated basis monthly, backlog is not necessarily indicative of the Group's future operating results, as backlog estimates are subject to substantial fluctuations. See "Risk Factors—Risks Relating to the Group's Business and Operations—the Group's backlog is not necessarily indicative of its future revenue or results of operations".

ENERGY, RAW MATERIALS AND SUPPLIERS

The primary raw materials used by the Group in its projects are cement, steel, stainless steel, stone and sand aggregate, bitumen, reinforcing bars, iron, copper, glass, aluminium and nickel. These products and components are subject to raw material availability (particularly copper and iron) and commodity price fluctuations, which the Group monitors on a regular basis. As is customary for construction companies, the Group enters into agreements for the provision of raw materials directly with local and international suppliers. The availability of these products, components and raw materials, however, may vary significantly from year to year due to factors such as customer demand, producer capacity, market conditions and specific material shortages. The Group maintains a preferred suppliers list and has access to numerous global supply sources and does not foresee any supply constraints in the near term. To mitigate supply risk the Group maintains prudent levels of stocks of the raw materials, equipment and components it requires for its operations and, in Angola, the Group has built a specially designed software programme and a purpose built warehouse in Viana, near Luanda for this purpose which stocks more than 250,000 items and which services the Group's requirements across the country. The total storage area is 18,200 square metres of which 9,300 square metres are covered and the total stock as at 31 December 2013 was €20.7 million (comprising €14.4 million in equipment parts and €6.3 million in construction materials). The Group has considerable experience in managing the long lead time and logistical chain for its raw materials.

Diesel, gasoline and oil are the main consumable energy sources in the Group's activities since most of its construction equipment consumes significant amount of gasoline and oil and, where electricity is not available, certain types of fuel are used to power generators on construction sites.

The Group includes cost estimates for raw materials and energy in the overall estimate provided during the tender process which are based on records of historic costs incurred for past works.

HEALTH AND SAFETY

The Group has policies and procedures in place which aim to:

- ensure the Group's on-going compliance with its internal health and safety policies and practices and those which must be mandatorily observed in compliance with international standards (including OHSAS 18001);
- promote a culture of occupational safety for its workforce through relevant training for all employees;
- ensure the Group periodically evaluates its health and safety performance; and
- raise awareness among all the Group's employees of their respective duties and responsibilities in respect of health and safety compliance.

The Group's commitment to health and safety has been reflected in its lost time injury ("LTI") frequency rate across its projects, which refers to the rate of occurrence of workplace incidents that resulted in an employee's inability to work the next full work day. For example, in relation to the Kayelekera uranium mine project in Malawi, the Group achieved 3,500,000 hours without LTI and, in relation to the on-going Nacala project (which has a dedicated workforce of approximately 4,000), the Group recently achieved 17,189,668 hours without LTI.

INTELLECTUAL PROPERTY

The Group implements intellectual property ("IP") protection policies and procedures. The measures taken by the Group to protect its IP include the entry into confidentiality, non-disclosure and/or non-compete agreements by employees, service providers and counterparties, as appropriate, and the dissemination throughout the Group of an internal code of conduct. In order to prevent third parties from being able to use and benefit from their names or internet domains, the Group's policy is for all affiliates and subsidiaries to: (i) register and protect their names in accordance with local legislation, (ii) register their names as commercial brands in the relevant product areas, and (iii) register their internet domains.

INSURANCE

The Group maintains the following types of insurance: (i) construction (all risks), (ii) third party insurance, (iii) employer's liability insurance, and (iv) plant and equipment insurance. The Group's insurance coverage is reviewed on a periodic basis in order to adapt to changing conditions and to ensure appropriate.

Currently, the Group's insurance coverage for material damages in the case of contract works is 100 per cent. of the amount of the relevant contract and for contract escalation, when applicable, is 15 per cent. of the amount of the relevant contract. The insurance coverage for material damage to plant and machinery is 100 per cent. of the assets mobilised and the coverage on public liability is unlimited. See also "Risk Factors—Risks Relating to the Group's Business and Operations—The Group may suffer uninsured losses or material losses in excess of its insurance coverage".

EMPLOYEES

As at 31 March 2014, the Group had approximately 14,600 employees in ten countries, of which approximately 1,300 were expatriates from Portugal and other countries. The following table sets out the total number of persons employed by the Group as at the dates indicated by country:

	For the year ended 31 December		
	2011	2012	2013
Angola	4,612	5,277	6,307
Cape Verde	27	21	23
Ghana		_	2
Malawi	1,123	2,929	5,225
Mozambique	898	1,283	1,588
São Tomé and Príncipe	57	75	151
Uganda		2	3
South Africa		20	36
Zambia		3	93
Zimbabwe	1	1	3
Other	_		822
Total	6,718	9,611	14,253

The use of labour varies in accordance with the project phase and the work plan, which may require the use of direct labour, with the consequent commitment of the Group's materials and workforce, or reliance on third parties. It is the Group's policy to hire the labour force necessary for the execution of individual projects and for the time needed to complete those projects. Therefore, the number of Group employees varies according to the nature and volume of work in a given period, as well as the requirements associated with the individual projects.

Staffing on the projects works as follows:

- Bid phase—a first pool of professionals led by a proposal manager is deployed from different departments to study the project and prepare the proposal document;
- After award—once the Group has been awarded the project, it appoints a project manager (who can either be the proposal manager or another qualified professional with specific skills required by the relevant project), chosen from professionals within the Group or sometimes from outside the Group.

Generally, the team which worked during the tender phase also provides support in the start-up phase of the project; and

• Management phase—managers can be either locals, expatriates from Portugal or from other countries.

The Group's workforce is mainly local and is hired, wherever possible, on a temporary basis related to the duration of the project or to some specific phase thereof. The Group's expatriate workers are highly mobile and, to the extent necessary, on completion of a project, may be reassigned to new projects in different locations.

LEGAL PROCEEDINGS

There were no governmental, legal or arbitration proceedings (including any such proceedings which are pending or threatened of which the Company is aware) during the previous 12 months which may have or have had in the recent past significant effects on the Company's and/or the Group's financial position or profitability.

DIVIDEND POLICY

As a holding company, the ability of the Company to pay dividends and make distributions primarily depends upon the receipt of dividends and distributions from its subsidiaries. The payment of dividends and distributions by the Company's subsidiaries is contingent upon the sufficiency of their earnings, cash flows and distributable reserves and other possible restrictions on the ability of the subsidiaries to make dividend payments and distributions to the Company.

The Board intends to follow a progressive dividend policy to remunerate shareholder capital by assessing a set of conditions including the Company's future operations and profitability, capital expenditure requirements, general financial condition, legal and contractual restrictions and other factors that it may deem relevant. By considering the medium-term projections of the Group's performance, the Board intends to provide an appropriate degree of stability in dividend payments. The Company expects to target a minimum payout ratio of 50 per cent. with a maximum of 75 per cent. The payout ratio is calculated by using the net income adjusted for significant non-recurring and extraordinary items. If applied, this adjustment will be separately explained in the Company's annual report (see "Part X: Additional Information").

PART III: DIRECTORS, SENIOR MANAGERS AND CORPORATE GOVERNANCE

DIRECTORS

The Board has been constituted as a one-tier management board, comprising executive members ("Executive Directors") and non-executive members ("Non-Executive Directors"). The Company currently has nine Directors, five of whom are Executive Directors and four of whom are Non-Executive Directors. Two of the Non-Executive Directors are considered by the Board to be independent within the meaning of the Dutch Corporate Governance Code. As at the date of this Prospectus, the Directors are as follows:

Name	Date of birth	Position
Gonçalo Moura Martins	26 October 1965	Chairman, Non-Executive Director
Gilberto Rodrigues	2 July 1971	Chief Executive Officer, Executive Director
Pedro Antelo	24 April 1965	Chief Financial Officer, Executive Director
Paulo Pinheiro	27 August 1959	Executive Director
Carlos Pascoal	4 June 1953	Executive Director
Bruno Machado	4 July 1971	Executive Director
David Hobley	9 December 1946	Senior Independent Non-Executive Director
Francisco Seixas da Costa	28 January 1948	Independent Non-Executive Director
Maria Paula Mota	14 March 1958	Non-Executive Director

The management expertise and experience of each Director is set out below:

Mr. Gonçalo Nuno Gomes de Andrade Moura Martins was appointed Chairman of the Company in June 2014 and his term will expire in the annual General Meeting of the Company to be held in 2018. He began his career as a lawyer at the Engil group in January 1990 and has since held a number of roles in the Engil group and, since 2003, in the Parent Group. He is currently Chief Executive Officer and Vice-Chairman of the Board of Directors of ME SGPS and holds positions in other related companies. Mr. Moura Martins has a degree in Law from the Law University of Lisbon, a post-graduate degree in Management from Instituto Superior de Gestão as well as Advanced Management training from the Catholic University of Portugal and the University of Northwestern—Kellogg School of Management.

Mr. Gilberto Silveira Rodrigues was appointed Chief Executive Officer of the Company in June 2014 and his term will expire in the annual General Meeting of the Company to be held in 2018. He began his career at Mota e Companhia S.A. as a civil engineer in March 1994 and moved to Africa as Production Manager in Malawi with MEEC in 2001. He has held a number of roles in Africa with the Parent Group, including Coordinator of External Markets in Africa Austral before becoming director of MEEC in 2009 and Chairman of the Board of Mota-Engil Angola from 2010 to 2012. In 2012, he was appointed Chief Executive Officer of MEEC and is currently a member of the Board of Directors of ME SGPS. Mr. Rodrigues is also Honorary Consul to Malawi and Chairman of the Board of the Portuguese Association in Malawi. He has a Civil Engineering degree from the Instituto Superior de Engenharia do Porto, University of Porto and a post-graduate qualification in Advanced Management from the Catholic University of Portugal and the University of Northwestern—Kellogg School of Management. Mr. Rodrigues also has a qualification from the Executive Education programme at Harvard Business School.

Mr. Pedro Manuel Teixeira Rocha Antelo was appointed Chief Financial Officer in June 2014 and his term will expire in the annual General Meeting of the Company to be held in 2018. Mr. Antelo began his career as an auditor at Moore Stephens in 1987 before joining Portugal Telecom International as Group Financial Controller and later becoming Director of Finance. He was also the Director of Finance and Planning at Maxitel Services and Telecommunications from 1996 to 2001. In addition, Mr. Antelo has served as CFO of Tecnipublicaciones España, S.L. and as General Manager and CFO of Germinus S.A. In March 2006, he joined the Parent Group and has held a number of roles, including CFO of MEEC and a member of the Board of Directors of ME SGPS and Ascendi Group S.G.P.S., S.A. Mr. Antelo has a degree in Organisation and Management from INP and a PAFE in Finance from CIFAG.

Mr. Paulo José Ferreira de Sousa Dias Pinheiro was appointed as an Executive Director of the Company in June 2014 and his term will expire in the annual General Meeting of the Company to be held in 2018. Mr. Pinheiro is also the Chairman of the Board of Directors of Mota-Engil Angola and heads the Angola business segment. He began his career at ENGIL Sociedade de Construção Civil, S.A. in October 1983 where he became a Director and Chairman of the Board of Directors of Engil Investimentos, S.G.P.S., S.A.

in 2001. Mr. Pinheiro was also the General Manager of MEEC. and held several managerial and director positions within the Parent Group before becoming Deputy Director at Monte Adriano S.G.P.S., S.A. in 2006. Prior to joining the Company, he was President of the Board of Directors of Indaqua—Indústria e Gestão de Águas, S.A. Mr. Pinheiro also held managerial and director positions of various Indaqua group companies and was the Chairman of the Board of Directors of several Indaqua entities. He holds a Civil Engineering degree from the University of Porto.

Mr. Carlos Alberto Grilo Pascoal was appointed as an Executive Director of the Company in June 2014 and his term will expire in the annual General Meeting of the Company to be held in 2018. He began his career as an engineer at Direcção de Edifícios dos C.T.T. in 1977. From 1981, he worked at Construções Técnicas S.A. as Site Manager, Production Manager, Coordinating Manager, and Manager at Censul—Centro de Exploração Autónomo do Centro e Sul. Mr. Pascoal then joined the Parent Group in October 1991 and held the positions of Production Manager and Production Director at Engil S.A. Following the merger between Mota e Companhia S.A. and Engil S.A., Mr. Pascoal was the General Manager of Production at MEEC. He is currently a Director of Sedengil—Sociedade Imobiliária, S.A., Grossiman S.L., Sociedade Unipersonal and Maprel—Empresa de Pavimentos e Materiais Pré-Esforçados Lda. Mr. Pascoal graduated with a degree in Civil Engineering from the Superior Technical Institute and holds a post-graduate qualification in the Advanced Executive Management Programme from the Portuguese Catholic University. He is also a Senior Member of the Order of Engineers.

Mr. Bruno de Almeida Matos Monteiro Machado was appointed as an Executive Director of the Company in June 2014 and his term will expire in the annual General Meeting of the Company to be held in 2018. He started his career as an engineer in the Planning Department at Engil S.A. in 1994 and later served as a Site Manager for the Post-Tension Department and Project Manager. From 2001, Mr. Machado was the Production Manager for waste management at Serub S.A. before becoming Executive Director at Gintegral S.A. in 2003. Mr. Machado served as Director for Procurement, Planning, Controlling and Balance Score Card Implementation at Adrianos ACE. From 2005 to 2007, he was the Country Manager at the Romanian branch of MonteAdriano Engenharia & Construção S.A., and, from 2007 to 2009, the Managing Director of Real Estate Development at Öböl XI. Ingatlanhasznosítási Beruházó És Szolgáltató Kft and Bergamon A.S. Mr. Machado joined the Parent Group in August 2009 and is a member of the Board of Directors of Mota-Engil Angola. He has a degree in Civil Engineering from the University of Porto.

Mr. David Hobley was appointed as an Independent Non-Executive Director of the Company in June 2014 and his term will expire in the annual General Meeting of the Company to be held in 2018. He has spent 40 years in investment banking with SG Warburg & Co (now UBS) and Deutsche Bank, London from which he retired in 2011. For part of his time at Warburg, Mr. Hobley was seconded to the Overseas Advisory Division which advised a number of governments in the developing world on certain financial issues in Africa and Asia. He has also helped with the execution of various privatisations in Portugal including with Portugal Telecom and Brisa. He has been visiting Portugal on business primarily in a banking capacity since 1982. He has held numerous directorships with companies such as Orange S.A. in Paris, France, Mobinil, S.A. in Cairo, Egypt, incadea PLC in Munich, Germany and Sonaecom S.A. in Porto, Portugal. Mr. Hobley qualified as a chartered accountant with Deloitte and is a Fellow of the Institute of Chartered Accountants in England and Wales.

Mr. Francisco Seixas da Costa was appointed as an Independent Non-Executive Director of the Company in June 2014 and his term will expire in the annual General Meeting of the Company to be held in 2018. He started his career as a diplomat for the Portuguese Ministry of Foreign Affairs. In 1995, he became Secretary of State for European Affairs where he held a number of roles including Portuguese chief negotiator of the European Union Amsterdam Treaty and President of the Council of Ministers of the European Union Internal Market. Mr. da Costa has served as Permanent Representative to the United Nations in New York from 2001 to 2002. He was also the Permanent Representative to the Organisation for Security and Cooperation in Europe. From 2004 until 2012, he served as Ambassador to Brazil and France and was a Permanent Representative to UNESCO. Since 2013 he has been member of the Consultative Council of Fundação Calouste Gulbenkian and member of the Strategic Council of the Parent. He holds a degree in Political and Social Sciences from the Universidade Técnica of Lisbon.

Mrs. Maria Paula Queirós Vasconcelos Mota de Meireles was appointed as a Non-Executive Director of the Company in June 2014 and her term will expire in the annual General Meeting of the Company to be held in 2018. She began her career at Mota-Engil in December 1983 as a manager and is currently a member of the Board of Directors of ME SGPS. She is also a member of the Board of Directors of FM—

Sociedade de Controlo, S.G.P.S., S.A. and holds positions in other related companies. Mrs. Mota de Meireles is also part of the Board of Trustees of Fundação Manuel António da Mota. She holds a Civil Engineering degree from the University of Porto.

The business address of each of the Directors is Prins Bernhardplein 200, 1097 JB Amsterdam, the Netherlands.

SENIOR MANAGEMENT

The Senior Managers listed below are considered relevant to establishing that the Group has the appropriate expertise and experience for the management of its business. Each Senior Manager holds such position under a formal employment contract or employment terms of reference, as applicable, with no defined term. Across the Group, succession plans have been put in place to ensure the seamless continuation of the management of its business.

Name	Date of appointment to present function	Function
Gilberto Rodrigues	June 2014	Chief Executive Officer
Pedro Antelo	June 2014	Chief Financial Officer
Paulo Pinheiro	June 2014	Executive Director
Carlos Pascoal	June 2014	Executive Director
Bruno Machado	June 2014	Executive Director
Pedro Gonçalves	May 2012	Financial Controller
Vasco Reis	September 2009	Head of the Commercial Department
António Vieira	March 2011	Managing Director, Aggregates and Mining Services
Roberto Vidal Ferreira	June 2012	Head of Business Development
Cameron Beverley	May 2012	Company Secretary and Senior Legal Counsel
João Vermelho	April 2014	Head of Investor Relations
João David e Silva	May 2012	Business Development Manager / Heavy Infrastructure
Helder Amaro	July 2013	Head of Planning and Control
Bernard Ochieng	September 2012	Head of IT
Noloyiso Mhlongo	January 2013	Head of Human Resources
José Mangueira	April 2011	Director, Angola
Luís Leite	May 2013	Financial Manager, Angola
António Pereira da Silva .	May 2013	Procurement and Equipment Manager
Mário Pereira	April 2008	Production Manager
Bruno Tomé	January 2014	Managing Director, Ghana
Jose Dinis da Silva	September 2012	Managing Director, Malawi
Aníbal Leite	May 2012	Managing Director, Mozambique
David Santos	October 2005	Managing Director, São Tomé and Príncipe
Fernando Cardão	June 2013	Managing Director, Zambia
Blake Mhatiwa	November 2013	Managing Director, Zimbabwe
Francisco Franca	March 2013	Country Manager, Uganda
Carlos Cunha	January 2014	Branch Coordinator, Cape Verde
João Neto	April 2011	Project Manager

The profiles of Mr. Rodrigues, Mr. Antelo, Mr. Pinheiro, Mr. Pascoal and Mr. Machado are set out above under "Directors".

Mr. Pedro Gonçalves joined the Parent Group in 1995 and has been working in Africa since 2012. He was previously the Financial Controller for the Parent Group's operations in Africa and Latin America and is currently on the Board of Directors of several companies in Africa. He has a degree in Financial Accounting and Management from the Instituto Militar Pupilodos Exército, a post-graduate qualification in Fiscal Management from the Catholic University of Portugal and a post-graduate qualification in Advanced Management from AESE—Escola de Direcção e Negócios.

Mr. Vasco Reis joined the Parent Group in 1988. He was previously a project manager in Africa and, since 1991, was the head of the commercial division for Africa. He has a degree in Civil Engineering from the University of Porto.

Mr. António Vieira joined the Parent Group in 1992 and has been working in Africa since 2011. He was previously the Technical Director for Quarrying and Blasting with the Parent Group. Prior to joining the

Parent Group, Mr. Vieira worked in mining and underground construction for 12 years. He has a degree in Geo-technical Engineering from the Instituto Superior de Engenharia do Porto and a doctorate in Geological Engineering from the University of Coimbra.

Mr. Roberto Vidal Ferreira joined the Parent Group in 2005 and has been working in Africa since 2007. Previously with the Parent Group, he was the Manager for Major Oil Companies in Angola. Mr. Ferreira has a degree in Civil Engineering from the University of Porto and an MBA from Instituto de Empresa Business School.

Mr. Cameron Beverley joined the Parent Group in 2008 and has been focusing on Africa since 2012. He has 15 years of experience as a multijurisdictional legal adviser and has worked in law firms in England and Portugal. He is a solicitor of England and Wales and registered with the Portuguese Bar Association. Mr. Beverley has an honours degree in Law from the University of East London.

Mr. João Vermelho joined the Parent Group in 2002 and was previously Head of Equity Sales and Head of Research. Prior to his current position, he was also Head of Capital Markets at Portuguese bank and the Chief Executive Officer of a Portuguese stockbrokerage. Mr. Vermelho has a degree in Economics from the Universidade Nova de Lisboa and an MBA from the HEC School of Management.

Mr. João David e Silva joined the Parent Group in 1984 and has been working in Africa since 2009. He has previously served as a Site Manager and Project Manager as well as a General Manger for the Parent Group in Peru and Mozambique. Mr. Silva has a degree in Civil Engineering from the University of Porto.

Mr. Helder Amaro joined the Parent Group in 2009. He has 12 years of experience in the construction industry and spent eight years in various management positions working on oil and gas, mining and civil and public works projects with a focus on estimating, planning and project control. Mr. Amaro has a degree in Civil Engineering from the University of Porto.

Mr. Bernard Ochieng joined the Parent Group in 2008. He has 13 years of experience and previously worked for MalawiNet, ADRA and Africa Online. Mr. Ochieng has an honours degree in Information Technology Systems Management from Staffordshire University.

Ms. Noloyiso Mhlongo joined the Parent Group in 2012. She has 16 years of generalist human resources experience in various companies with previous roles at Nike and Nedbank. Prior to joining the Parent Group, Ms. Mhlongo was the Divisional HR Executive for Primedia Out of Home. Ms. Mhlongo holds a bachelor's degree and a post-graduate diploma in Education from the University of Natal and has an Executive Human Resources Certificate from Stellenbosch University.

Mr. José Mangueira joined ME Angola in 2011. He has 32 years of experience in the oil industry and spent the first 13 years with Petrofina where he served as an operations manager. From 1992 to 2008, he was the National Director in the Ministry of Petroleum in Angola. In 2008, he became a member of the board of Sopor in Lisbon. Mr. Mangueira has a degree in Mining Engineering from the Universidade Agostinho Neto and a master's degree in Engineering and Technology Management.

Mr. Luís Leite joined ME Angola in 2013. He has 30 years of experience in the corporate finance sector. He currently also serves as the Chief Financial Officer of Mota-Engil Angola and was previously the Chief Financial Officer of Indaqua—Indústria e Gestão de Águas, S.A. Mr. Leite has a degree in Economics with a post-graduate diploma in Finance from the Instituto Superior Economia e Gestão.

Mr. António Pereira da Silva joined the Parent Group in 1981. He has 33 years of expense and previously served as project manager and the Head of Procurement at Mota-Engil Portugal and has been a Director of Mota-Engil Angola since 2013. Mr. da Silva has a degree in Civil Engineering from the Instituto Superior Técnico.

Mr. Mário Pereira joined the Parent Group in 2009 and has 37 years of experience in the construction industry with 25 years in management positions in Angola. Since 2008 he has served as a member of the Board of Directors of Mota-Engil Angola. Mr. Pereira has a degree in Civil Engineering from the University of Porto.

Mr. Bruno Tomé joined the Parent Group in 1999 and has been working in Africa since 2002. He has been involved in several construction projects and first worked in Cape Verde before moving to Ghana. Mr. Tomé has a degree in Civil Engineering from the Instituto Superior Técnico.

Mr. Jose Dinis da Silva joined the Parent Group in 1983 and has been working in Malawi since 2012. He was previously based in Portugal and involved in the construction of several road and railway projects. Mr. Silva has a degree in Civil Engineering from the Instituto Superior Técnico.

Mr. Aníbal Leite joined the Parent Group in 1982 and has been the Managing Director of Mota-Engil Mozambique since 2012. Prior to this he was Managing Director of Mota-Engil Betão e Pré-Fabricados, Sociedade Unipessoal, Lda., Maprel—Empresa de Pavimentos e Materiais Pré-Esforçados Lda. and Qualibetão—Comercialização de Betões, Lda. as well as Concrete Manager at MEEC and a Member of the Administration Board of Maprel—Empresa de Pavimentos e Materiais Pré-Esforçados Lda. and Mota-Engil Indústria e Inovação. Mr. Leite has a degree in Civil Engineering from the Instituto Superior de Engenharia do Porto and post-graduate qualifications in Advanced Management from AESE—Escola de Direcção e Negócios and EGP—University of Porto Business School.

Mr. David Santos joined the Parent Group in 2005 and was previously a project manager in the construction sector. Mr. Santos has a degree in Civil Engineering from the University of Porto.

Mr. Fernando Cardão joined the Parent Group in 2009. He has had 30 years of experience in several markets including in Europe, Australia, the United States as well as Africa. Mr. Cardão has a degree in Civil Engineering from the Instituto Superior Técnico, a post-graduate qualification in Building Project Management from Footscray Institute of Technology and an MBA from Florida International University.

Mr. Blake Mhatiwa joined the Parent Group in 2008 first in Malawi and since 2013 in Zimbabwe. He has 15 years of experience in the mining and construction industry. Prior to joining Mota-Engil, he was a Project Manager in the mining sector in Malawi. Mr. Mhatiwa has a degree in Mining Engineering from the University of Zimbabwe and an MBA from the National University of Science and Technology.

Mr. Francisco Franca joined the Parent Group in 1993 and has been working in Africa since 2013. He has 20 years of experience in the construction, real estate and banking sectors. Prior to his current position he was the Country Manager for the Parent Group in Ireland. Mr. Franca has a degree in Civil Engineering from the Instituto Superior Técnico and a post-graduate qualification in Advanced Management from AESE—Escola de Direcção e Negócios.

Mr. Carlos Cunha joined the Parent Group in 1995 and was previously the Regional Office Coordinator for the Madeira Islands region. Mr. Cunha has a degree in Civil Engineering from the University of Coimbra.

Mr. João Neto joined the Parent Group in 1999 and has been working in Africa since 2007. Previously he was General Manager of a Parent Group company in Portugal with branches in Angola and Brazil. Prior to joining the Parent Group, he was a Project Manage at the Portuguese Road Administration. Mr. Neto has a degree in Civil Engineering from the Instituto Superior Técnico, a post-graduate qualification in Advanced Management from the Universidad Complutense de Madrid and two Management Development Programme qualifications from AESE—Escola de Direcção e Negócios.

The business address of Mr. Rodrigues, Mr. Antelo, Mr. Pinheiro, Mr. Pascoal and Mr. Machado is Prins Bernhardplein 200, 1097 JB Amsterdam, the Netherlands.

The business address of Mr. Gonçalves, Mr. Vieira, Mr. Ferreira, Mr. e Silva, Mr. Beverley, Mr. Amaro, Mr. Ochieng and Ms. Mhlongo is the World Trade Centre 11th Floor, Cnr West South Road and Lower Road, 2196 Sandton, Johannesburg, South Africa.

The business address of Mr. Reis is Rua Rego Lameiro, No. 38, 4300-454 Porto, Portugal.

The business address of Mr. Vermelho is Rua Mário Dionísio, 2, 2799-557 Linda-A-Velha, Portugal.

The business address of Mr. Mangueira, Mr. Luis Leite, Mr. Pereira da Silva and Mr. Pereira is Rua Joaquim Cordeiro da Mata, No. 61 a 63, Municipio da Maianga, Luanda, Angola.

The business address of Mr. Tomé is Movenpick Ambassador Hotel, 7th Floor, Suite 709, Independence Avenue, Accra, Ghana.

The business address of Mr. da Silva is Nasra House, City Centre, Lilongwe 3, Malawi.

The business address of Mr. Leite is Avenida Vladimir Lenine, No. 179, 14th/15th floor, 2284 Maputo, Mozambique.

The business address of Mr. Santos is Avenida Marginal 12 de Julho, 1011 CP 167, São Tomé, São Tomé and Príncipe.

The business address of Mr. Cardão is Incito Office Complex, 45 / 5 (B) Reedbuck Road, Kabulonga, Lusaka, Zambia.

The business address of Mr. Mhatiwa is No. 7 Routledge Road, Milton Park, Harare, Zimbabwe.

The business address of Mr. Franca is 4, Upper Kololo Terrace, P.O. Box 8453, Kololo, Kampala, Uganda.

The business address of Mr. Cunha is Rua São Vicente, No. 63, 1º Andar, Cidade da Praia, Cape Verde.

The business address of Mr. Neto is P.O. Box 31397, Lilongwe 3, Malawi.

CORPORATE GOVERNANCE

Dutch Corporate Governance Code

On Admission, the Company will have its shares listed on the Official List but will be required to comply with the Dutch Corporate Governance Code. The Dutch Corporate Governance Code applies to all Dutch companies listed on a regulated market, whether in the Netherlands or elsewhere. The Dutch Corporate Governance Code contains principles and best practice provisions for the board of directors, shareholders and general meetings of shareholders, financial reporting, auditors, disclosure, compliance and enforcement standards. It is based on a "comply or explain" principle. Under Dutch law, the Company will be required to disclose in its annual reports whether or not it applies the provisions of the Dutch Corporate Governance Code and the reasons for its deviations from these provisions.

The Company acknowledges the importance of good corporate governance. The Company has made an effort in drawing up internal corporate governance regulations that comply, to the highest extent possible, with the Dutch Corporate Governance Code. Where deviations from the Dutch Corporate Governance Code have been made, these are indicated below and will furthermore be disclosed in the Company's annual report.

The Company has not applied a limited number of principles and best practice provisions from the Dutch Corporate Governance Code, as it has not considered them to be in the interests of the Company and its stakeholders. The Company will or may not comply with the following principles and best practice provisions of the Dutch Corporate Governance Code:

- Principle III.5 which requires the establishment of separate remuneration, audit and nomination and selection committees. The Company believes that the Board can operate most efficiently if it limits the number of Board committees. Accordingly, the Company has combined the remuneration and nomination and selection matters in one single committee, while still establishing a separate audit committee.
- Best practice provision III.8.4 which requires that the majority of the Directors are Non-Executive Directors and who are independent within the meaning of the Dutch Corporate Governance Code. Only two of the four Non-Executive Directors will be independent. The Company believes that there is a satisfactory balance for the purposes of decision-making at the Board level which is in line with the aims of the Dutch Corporate Governance Code.

UK Corporate Governance Code

As discussed above, the Company is required to comply with the Dutch Corporate Governance Code. As a company listed on the standard listing segment of the Official List, the Company is not required to comply with the UK Corporate Governance Code published by the Financial Reporting Council in September 2012 (the "UK Corporate Governance Code"). Whilst the Company will not voluntarily comply with the UK Corporate Governance Code in full on Admission, it has, in the interests of maintaining a coherent, effective and balanced system of governance, adopted certain best practice provisions contained in the UK Corporate Governance Code. For example, the Company has put in place an audit committee and a nomination and remuneration committee and has also appointed a senior independent director.

Notwithstanding departures from the Dutch Corporate Governance Code and the fact that the Company is not required to comply with the UK Corporate Governance Code, the Board has adopted a corporate governance policy to ensure the maintenance of a coherent and effective system of governance to enable the Board to carry out its direction and control functions.

In addition, the Board has voluntarily decided to adopt a share dealing policy based on the Model Code for directors' dealings contained in the Listing Rules. The Board will be responsible for taking appropriate

and reasonable steps to ensure compliance with the Model Code by, amongst others, the Directors. Compliance with a share dealing policy which is based on the Model Code is being undertaken on a voluntary basis and the FCA will not have the authority to monitor the Company's compliance with such policy or impose sanctions in respect any failure by the Company to so comply.

Company policies

As part of its commitment to conducting its business with honesty, professionalism and integrity, the Company has put in place a Code of Ethics and Business Conduct, an Anti-Corruption and Bribery Policy and Whistleblower Rules which contain broad principles which should be observed by the Group and others as well as specific best practice provisions in relation to, amongst other things, the acceptance of gifts and hospitality, dealing with public officials, the making of political and charitable donations and lobbying and advocacy. These polices also contain provisions around the notification and whistle-blowing of breaches of the Group's policies in addition to provisions regarding any consequent disciplinary action.

BOARD

Powers, responsibilities and functioning

The Board is responsible for the day-to-day management, strategy and operations of the Company. The Board may perform all acts necessary or useful for achieving the Company's corporate objectives, except for actions and resolutions expressly attributed to the General Meeting as a matter of Dutch law or pursuant to the Articles.

The Directors have joint powers and responsibilities. The Directors share responsibility for all decisions, resolutions and acts of the Board and for the acts of each Director. Each Director has a duty towards the Company to properly perform the duties assigned to him or her. Furthermore, each Director has a duty to act in the interest of the Company and its business. Under Dutch law, the corporate interest extends to the interests of all corporate stakeholders, such as shareholders, creditors, employees and other stakeholders.

Pursuant to Dutch law, an Executive Director may not be allocated the tasks of: (i) serving as chairman of the Board; (ii) fixing the remuneration of the Executive Directors; or (iii) nominating Directors for appointment. An Executive Director may further not participate in the adoption of resolutions (including any deliberations in respect of such resolutions) related to the remuneration of Executive Directors.

At any time, the Board, as a whole, is entitled to represent and act on behalf of the Company. Additionally, two Executive Directors acting jointly are authorised to represent and act on behalf of the Company.

On 18 June 2014, the Board adopted certain internal rules (the "Board Rules"). In addition to Dutch law and the Articles, the Board Rules provide rules, amongst other things, on how Board meetings are conducted and how the Board may pass resolutions.

The Board meets regularly throughout the year. Each Director has full access to all relevant information required to enable the Board to perform its duties. In each Board meeting and with respect to any proposed resolution submitted to the Board, each Director holds the right to cast one vote provided such Director does not have a conflict of interest with respect to the proposed resolution. Where the Articles or the Board Rules do not prescribe a larger majority, all resolutions submitted to a Board meeting may only be adopted by a majority of the votes cast in such a meeting. In the event of a tie, the proposed resolution will be deemed to have been rejected.

Pursuant to the Board Rules, the following resolutions of the Board cannot be delegated to one or more Directors and can only be adopted by the Board by an absolute majority of the votes cast, provided that the majority of the Non-Executive Directors must have voted in favour of the relevant proposal:

- (a) the proposal by the Board to the General Meeting to issue Ordinary Shares or grant rights to subscribe for Ordinary Shares, as well as a proposal to limit or exclude the pre-emption rights or, in case of delegation by the General Meeting of such authorities to the Board, a resolution by the Board concerning the issuance of Ordinary Shares, the granting of rights to subscribe for Ordinary Shares and the limitation or exclusion of the pre-emptive rights pertaining to Ordinary Shares unless such proposal or resolution has, prior to such issuance, granting of rights, limitation or exclusion, been delegated to one or more Directors by a resolution of the Board adopted with an absolute majority of the votes cast and with a majority of the Non-Executive Directors voting in favour of such delegation;
- (b) the acquisition or alienation of Ordinary Shares in its own capital or depositary receipts thereof;

- (c) the proposal by the Board to the General Meeting to make a dividend payment on Ordinary Shares wholly or partly in shares in the Company; and
- (d) such other resolutions as determined and clearly defined by the Board.

In the event of a conflict of interest between the Company and a Director with respect to a proposed Board resolution, that Director may not participate in the deliberation and decision-making process within the Board relating to that Board resolution. If, as a consequence of the preceding sentence, a resolution cannot be adopted by the Board, the resolution will be adopted by the General Meeting or one or more persons appointed by the General Meeting to adopt such resolutions. Such person or persons may be one or more Directors having the relevant conflict of interest, in which case the first sentence of this paragraph shall not apply.

Composition, appointment, term, suspension and dismissal

Pursuant to the Articles, the Board must consist of at least one Executive Director and one Non-Executive Director. The General Meeting determines the total number of Directors and appoints, suspends and dismisses each Director. Each Executive Director may at all times be suspended by the Board. The General Meeting determines the term of appointment for each Director, which may not end sooner than on the date of the annual General Meeting held in the first year after the year of the Director's appointment and not later than on the date of the annual General Meeting held in the fourth year after the year of the Director's appointment. A Director's appointment may be renewed by the General Meeting with due observance to the rules and regulations as applicable to the Company.

Resolutions requiring prior approval

The Articles provide that Board resolutions on a major change of the identity or the character of the Company or its business require the prior approval of the General Meeting, including in any case:

- transfer of the business or substantially all of the business to a third party;
- entry into or termination of a long term cooperation of the Company or any of its subsidiaries with another legal entity or company or as fully liable partner in a general partnership, in case the entry into or termination of such cooperation will or is likely to be of material importance to the Company; and
- taking or disposing by the Company or a subsidiary of the Company of a participation in the capital of a company worth at least one-third of the value of the assets of the Company in accordance with the balance sheet with explanatory notes or, in case the Company will draw up a consolidated balance sheet, in accordance with the consolidated balance sheet with explanatory notes as laid down in the most recently adopted annual accounts of the Company.

Committees

The Board has established a Nomination and Remuneration Committee and an Audit Committee, currently composed as described below, with formally delegated duties and responsibilities and with written charters. From time to time, separate committees may be established by the Board to consider specific issues when the need arises. It is intended that, with the exception of a maximum of one member per committee, all members of the Nomination and Remuneration Committee and the Audit Committee will be independent Non-Executive Directors within the meaning of the Dutch Corporate Governance Code.

Nomination and Remuneration Committee

The Nomination and Remuneration Committee comprises a minimum of three Non-Executive Directors and will meet (following Admission) at least twice each financial year. The Nomination and Remuneration Committee is chaired by Francisco Seixas da Costa and the other members are Maria Paula Mota and David Hobley. The responsibilities of the Nomination and Remuneration Committee include the preparation of, amongst other matters, the decision of the Board relating to the remuneration of the Directors and senior management reporting to the Board and any incentive plans of the Company. Under Dutch law and the Articles, the General Meeting must determine the principal guidelines of the remuneration of the Executive Directors and Non-Executive Directors. In addition, pursuant to Dutch law and the Articles, the General Meeting has to approve the individual remuneration of all the Directors within such guidelines, including but not limited to granting of options and share incentive plans to such

Directors. The Remuneration Committee prepares an annual report on the remuneration policies of the Company. No Executive Director may be involved in any discussions or decisions as to the remuneration of Executive Directors. Furthermore, the responsibilities of the Nomination and Remuneration Committee include preparing selection criteria and appointment procedures for Directors and reviewing on a regular basis the structure, size and composition of the Board. In undertaking this role, the Nomination and Remuneration Committee should refer to the skills, knowledge and experience required of the Board given the Company's stage of development and make recommendations to the Board as to any changes. The Nomination and Remuneration Committee should also consider future appointments in respect of the Board's composition.

Audit Committee

The Audit Committee comprises a minimum of three Non-Executive Directors and will meet (following Admission) at least four times each financial year. The Audit Committee is chaired by David Hobley and the other members are Francisco Seixas da Costa and Gonçalo Moura Martins. The Audit Committee must consider, amongst other matters: (i) the integrity of the financial statements of the Company, including its annual and interim accounts, the effectiveness of the Company's internal controls and risk management systems; (ii) auditors' reports; and (iii) the terms of appointment and remuneration of the auditor. The Audit Committee supervises, monitors and advises the Board on risk management and control systems and the implementation of codes of conduct. In addition, the Audit Committee supervises the submission by the Company of financial information and a number of other audit-related issues.

BOARD REMUNERATION POLICY

The Board remuneration policy is prepared in accordance with all relevant Dutch legal requirements.

The Board remuneration policy intends to facilitate that the Company attracts, motivates and retains qualified and expert individuals who possess both the necessary background and experience in the areas of the Company's business activities and who will perform senior positions within the Group to the benefit of the Company.

Under the Board remuneration policy, the remuneration of the Directors is based on each Director's experience and responsibility. This is achieved through alignment of a Director's remuneration package with the responsibilities, relevant experience, required competences and performance of the Director. Consequently, there may be substantial differences in remuneration between Directors, especially between Executive Directors and Non-Executive Directors.

The remuneration package of each Director consists of a fixed component base pay. In addition, the remuneration package of Executive Directors may further consist of a variable pay component comprising a short term incentive (annual cash bonus).

The criteria for the amount and structure of the remuneration of the Directors are predefined in clear, assessable and influenceable quantitative and qualitative objectives. Examples of quantitative objectives for Directors are: economic profit and operational result. Examples of qualitative objectives for Directors are compliance to code of conduct and leadership/employee engagement of the Director. Factors to be taken into consideration in determination of the amount and structure of the remuneration of the Directors include: the trend in results, the development of the Ordinary Share price and other measures of performance relevant to the Company. The specific annual performance targets will not be disclosed as they are considered competitively sensitive.

To provide a consistent review of the amount and structure of the total remuneration to the Board, the Board remuneration policy focuses on positioning the remuneration package at a competitive level in the European and African markets for directors of boards of companies of comparable size and complexity.

PART IV: THE GLOBAL OFFER

THE GLOBAL OFFER

The Global Offer is made by way of:

- (a) a Preferential Offer to investors who are Qualifying ME SGPS Shareholders; and
- (b) an Institutional Offer: (i) to institutional investors in Portugal and certain other jurisdictions outside the United States in reliance on Regulation S under the Securities Act; and (ii) to QIBs in the United States in reliance on Rule 144A under the Securities Act or another exemption from, or in a transaction not subject to, the registration requirements of the Securities Act.

Under the Global Offer, all the Shares will be sold or issued, payable in full at the Offer Price. The Offer Price is expected to be between 920p and 1160p per Share (the "Price Range").

In the Global Offer (i) the Company will offer up to 15,000,000 newly issued Ordinary Shares representing up to 13.0 per cent. of the issued ordinary share capital of the Company on Admission, and (ii) the Selling Shareholder will offer up to 20,000,000 existing Ordinary Shares representing up to 17.4 per cent. of the issued ordinary share capital of the Company on Admission. The maximum number of existing Ordinary Shares to be offered by the Selling Shareholder will depend, amongst other things, on the number of Ordinary Shares being made available by Entitled ME SGPS Special Dividend Recipients to be sold by the Selling Shareholder under the Institutional Offer. For the avoidance of doubt, the maximum number of secondary shares being offered by the Selling Shareholder in the Institutional Offer assumes that all the Ordinary Shares that are the subject of the Special Dividend will be made available under the Institutional Offer, which may not be the case. Accordingly, the number of secondary shares being offered by the Selling Shareholder in the Institutional Offer may be less than this maximum or even nil, at the discretion of the Selling Shareholder (see "Part V: Relationship with the Major Shareholder—Special Dividend"). In addition, up to 5,250,000 Shares will be made available by the Selling Shareholder pursuant to the Over-allotment Option. Pursuant to the Global Offer, assuming the maximum number of Shares is issued by the Company, the Selling Shareholder will experience a 30.4 per cent. dilution.

The Shares will, immediately following Admission, be freely transferable under the Articles of Association. The Company and the Selling Shareholder will pay estimated fees and expenses of £20.3 million (excluding any amounts in respect of VAT) in connection with the Global Offer (assuming the Company pays the discretionary part of the Banks' commission and the discretionary elements of its other advisers' fees).

Assuming that the Offer Price is set at the mid-point of the Price Range and the maximum number of Shares is issued by the Company and sold in the Preferential Offer (as defined below), the Company estimates that it will receive net proceeds from the Global Offer of approximately £137.8 million, following the deduction of expenses. The Company will not receive any proceeds from the sale of existing Shares by the Selling Shareholder. Assuming that the Offer Price is set at the mid-point of the Price Range, that the maximum number of Shares is sold by the Selling Shareholder and that the Over-allotment Option is exercised in full, it is estimated that the Selling Shareholder will receive net proceeds from the Institutional Offer of approximately £260.5 million (of which up to £205.9 million may be related to the Special Dividend Liquidity Mechanism), following the deduction of expenses. The Company and the Selling Shareholder will pay estimated fees and expenses of £20.3 million (excluding any amounts in respect of VAT) in connection with the Global Offer (assuming the Company pays the discretionary part of the Banks' commission referred to in "Part X: Additional Information—Underwriting Agreement and Lock-up Arrangements—Description of Underwriting Agreement") and the discretionary elements of its other advisers' fees.

Immediately following Admission, up to 30.4 per cent. of the Shares are expected to be held in public hands within the meaning of paragraph 6.1.19R of the Listing Rules, assuming no exercise of the Over-allotment Option, and up to 35.0 per cent. if the Over-allotment Option is exercised in full.

The distribution of this Prospectus and the offer and sale of the Shares are subject to the restrictions set out under "Important Information".

The latest time and date for indications of interest in acquiring Shares under the Institutional Offer and for submitting orders under the Preferential Offer is set out in the section entitled "Expected Timetable for the Global Offer", but, to the extent lawful, those times may be extended or reduced.

Completion of the Global Offer (including, for the avoidance of doubt, completion of the Preferential Offer) will be subject to the determination of the Offer Price, the satisfaction of conditions contained in

the Underwriting Agreement, including Admission occurring, and to the Underwriting Agreement not having been terminated. The Global Offer cannot be terminated once unconditional dealings in the Shares have commenced. Further details of the Underwriting Agreement are set out in "Part X: Additional Information—Underwriting Agreement and Lock-up Arrangements".

When admitted to trading on the London Stock Exchange, the Shares will trade in pounds sterling and registered with ISIN code NL0010831095 and SEDOL number BN8SZ01. The Shares made available pursuant to the Global Offer will, on Admission, rank *pari passu* in all respects with the existing Ordinary Shares in issue and will rank in full for all dividends and other distributions thereafter declared, made or paid on the share capital of the Company.

The admission of the Shares to the standard listing segment of the Official List and to the London Stock Exchange's main market for listed securities means that the Shares will be deposited with the Depositary and that the Depositary Interests will be issued. The Depositary Interests will settle through CREST and may only be held and traded through financial intermediaries that provide access to this clearing and settlement system.

The Selling Shareholder, the Company and the Sole Global Coordinator expressly reserve the right to determine, at any time prior to Admission, not to proceed with the Institutional Offer. If such right is exercised, the Institutional Offer will lapse and, should any monies be received in respect of the Institutional Offer, these will be returned to investors without interest or other compensation. Further, the Company and the Sole Global Coordinator expressly reserve the right to determine, at any time prior to Admission, not to proceed with the Preferential Offer in the event that there is an increase in the risks associated with the Preferential Offer due to an unforeseeable and substantial change in circumstances which are known by the addressees of the Preferential Offer and on which the Company based its decision to launch the Preferential Offer. The Preferential Offer can only be withdrawn in case the CMVM so authorises. If the Company exercises its foregoing right not to proceed with the Preferential Offer, the Preferential Offer will lapse and any monies received in respect of the Preferential Offer will be returned to investors without interest or other compensation.

REASONS FOR THE GLOBAL OFFER AND USE OF PROCEEDS

The Company is seeking admission of the Shares on the standard listing segment of the Official List and to trading on the main market for listed securities of the London Stock Exchange and is making the Global Offer in order to create a public market for its Shares.

The Company believes that the Global Offer and Admission will raise the profile of the Group and assist it in retaining and incentivising both senior management and other employees and provide it with a more flexible structure for future growth.

Net proceeds from the primary offer of approximately £137.8 million will be used by the Group to:

- expand core Engineering and Construction activities in Sub-Saharan Africa, with a particular emphasis on the SADC region;
- expand activities in Angola, Malawi and Mozambique in Logistics and Environment and Services;
- diversify its operations and increase the proportion of backlog from private customers (mainly those in the oil and gas and mining sectors) and projects financed by multilateral entities;
- fund capital expenditure in connection with large oil and gas and mining services projects for private multinational groups; and
- fund working capital requirements for its future projects.

CONSEQUENCES OF A STANDARD LISTING

Application has been made for the Shares to be admitted to the standard segment of the Official List of the FCA pursuant to Chapter 14 of the UK Listing Rules. A Standard Listing affords Shareholders and investors in the Company a lower level of regulatory protection than that afforded to investors in companies whose securities are admitted to the premium segment of the Official List, which are subject to additional obligations under the Listing Rules.

It should be noted that the UKLA will not have the authority to (and will not) monitor the Company's compliance with any of the Listing Rules and/or any provision of the Model Code which the Company has

indicated herein that it intends to comply with on a voluntary basis, nor to impose sanctions in respect of any failure by the Company to so comply.

The Shares will be admitted to listing on the standard segment of the Official List pursuant to Chapter 14 of the Listing Rules, which sets out the requirements for Standard Listings and does not require the Company to comply with certain of the Listing Rules. As a result, the Company's securities will not be eligible for inclusion in the UK series of the FTSE indices.

Overview

After careful consideration, the Company's Board of Directors has concluded that in order to promote liquidity in the Shares through a public listing on the London Stock Exchange whilst allowing a sufficient degree of flexibility for a company of its size and type of the Company, it is appropriate for the Company's shares to be admitted to the Standard Listing segment of the Official List.

A Standard Listing as compared to a Premium Listing will generally facilitate more cost efficient administration. In this regard, the Company wishes to align its regulatory responsibilities and the associated cost consequences with the Company's size. The proposed Standard Listing of the Company will mean that the Company will not be required to comply with the super-equivalent provisions of the Listing Rules that apply to companies with a Premium Listing—this will have a direct cost saving for the Company. The Listing Rules for securities with a Standard Listing are far less demanding and stringent than those applicable to securities with a Premium Listing.

Listing Rules which are not applicable to a Standard Listing

Such non-applicable Listing Rules include, in particular:

- Chapter 8 of the Listing Rules regarding the appointment of a listing sponsor to guide the Company in understanding and meeting its responsibilities under the Listing Rules in connection with certain matters. In particular, the Company is not required to appoint a sponsor in relation to the publication of this document or Admission;
- Chapter 9 of the Listing Rules relating to further issues of shares, issuing shares at a discount in excess of 10 per cent. of market value, notifications and contents of financial information;
- Chapter 10 of the Listing Rules relating to significant transactions which requires Shareholder consent for certain acquisitions;
- Chapter 11 of the Listing Rules regarding related party transactions;
- Chapter 12 of the Listing Rules regarding purchases by the Company of its Ordinary Shares; and
- Chapter 13 of the Listing Rules regarding the form and content of circulars to be sent to Shareholders.

In addition, the Premium Listing Principles set out in Chapter 7 of the Listing Rules will not apply to the Company. These include the principles that all a listed company's equity shares of a particular class carry an equal number of votes on any shareholder vote and that a listed company ensures that it treats all holders of the same class of its shares that are in the same position equally in respect of the rights attaching to those shares.

Listing Rules with which the Company must comply under a Standard Listing

There are, however, a number of continuing obligations set out in Chapter 14 of the Listing Rules that will be applicable to the Company. These include requirements as to:

- the forwarding of circulars and other documentation to the UKLA for publication through the document viewing facility and related notification to a regulatory information service;
- the provision of contact details of appropriate persons nominated to act as a first point of contact with the UKLA in relation to compliance with the Listing Rules and the Disclosure and Transparency Rules;
- the form and content of temporary and definitive documents of title;
- the appointment of a registrar;
- the making of regulatory information service notifications in relation to a range of debt and equity capital issues; and

• at least 25 per cent. of the Shares being held by the public.

In addition, the Listing Principles set out in Chapter 7 of the Listing Rules will apply to the Company. These comprise the principles that the Company must take reasonable steps to establish and maintain adequate procedures, systems and controls to enable it to comply with its obligations and that the Company must deal with the FCA in an open and co-operative manner.

SUBSCRIPTION, ALLOCATION AND PRICING

The Offer Price, to be a price falling within the Price Range, and the exact number of Shares offered in the Global Offer, will be determined, in each case, by the Company and the Selling Shareholder, in consultation with Standard Bank after the end of the Institutional Offering Period on the basis of the book-building process and taking into account a number of factors including the level and the nature of the demand for Shares and the objective of encouraging the development of an orderly and liquid after-market in the Shares. The Offer Price will be established at a level determined in accordance with these arrangements, taking into account indications of interest received (whether before or after the times and/or dates stated) from persons (including market-makers and fund managers) connected with the Banks.

The Offer Price and the exact number of Shares will be stated in the Pricing Statement, which will be deposited with the AFM, notified to the CMVM and published in a press release on the Company's website and relevant regulatory information services. To the extent lawful, the Company, the Selling Shareholder and the Sole Global Coordinator reserve the right (i) to increase or decrease the number of Shares offered in the Preferential Offer at any time before the end of the Preferential Offering Period (ii) and/or to increase or decrease the number of Shares offered in the Institutional Offer at any time before the end of the Institutional Offering Period and/or (iii) increase or decrease the top of the Price Range at any time before the end of the Preferential Offering Period, and any such increase or decrease, as the case may be, will be announced in a press release on the Company's website and relevant regulatory information services. Any increase in the number of Shares and/or change in the Price Range may result in the Preferential Offering Period and/or the Institutional Offering Period being extended.

The Banks will solicit from prospective investors indications of interest in acquiring Shares under the Institutional Offer. Prospective investors will be required to specify the number of Shares which they would be prepared to acquire in the Institutional Offer either at specified prices or at the Offer Price (as finally determined). Subject to the Sole Global Coordinator, the Company and the Selling Shareholder determining allocations, there is no minimum or maximum number of Shares which can be applied for in the Institutional Offer.

Qualifying ME SGPS Shareholders subscribing for Shares in the Preferential Offer are required to place their orders with the financial intermediaries with whom their shares in ME SGPS are registered, and only with them. When placing their subscription orders, Qualifying ME SGPS Shareholders may elect to appoint one or more nominees to acquire all or part of the Shares they are entitled to acquire pursuant to the Preferential Offer, provided such nominee holds a securities registration account with the same financial intermediary receiving the order, directly or through a custodian, and provided further that such acquisition would not constitute a violation of securities laws in any jurisdiction, including as set out in "Important Information—Securities Laws".

Each Qualifying ME SGPS Shareholder may place more than one subscription order under the Preferential Offer (with the maximum of one subscription order per financial intermediary with whom such Qualifying ME SGPS Shareholder's ME SGPS shares are registered). Qualifying ME SGPS Shareholders will be entitled to subscribe at the Offer Price for a number of Shares determined by multiplying the number of ME SGPS shares they own on the Record date by 0.073300995, rounding downwards. If every Qualifying ME SGPS Shareholder subscribes for the total number of Shares that such shareholder in ME SGPS is entitled to subscribe for, a maximum of 15,000,000 Ordinary Shares would be sold in the Preferential Offer.

Qualifying ME SGPS Shareholders can place orders in excess of their foregoing entitlement, subject to a maximum number of Shares that, together with those Shares that each Qualifying ME SGPS Shareholder has subscribed for under the priority entitlement, does not exceed the maximum number of Shares offered under the Preferential Offer. Requests for subscription of additional Shares shall be made together with the subscription for Shares under the Qualifying ME SGPS Shareholder's entitlement. Following the allocation of Shares to the Qualifying ME SGPS Shareholders based on their entitlement, and subject to

the decision of the Company and the Sole Global Coordinator, in their sole discretion, the Shares that remain unsubscribed for in the Preferential Offer under the Qualifying ME SGPS Shareholders' preferential entitlements may be, but are not required to be, added to the number of Shares to be allotted under the Institutional Offer and/or remain available to be allotted to the additional subscription requests made by Qualifying ME SGPS Shareholders under the Preferential Offer. If any Shares remain available to be allotted to the additional subscription requests made under the Preferential Offer, the allotment of such Shares shall be made in proportion to the number of Shares additional requested by each Qualifying ME SGPS Shareholder, rounding downwards. Any Shares remaining as a result of these allocation procedures will be allocated at random amongst the additional subscribers.

The financial intermediaries are responsible for the control, accuracy and authenticity of the data presented for assessment of the Preferential Offer results, in relation to the Qualifying ME SGPS Shareholders and their entitlement to participate in the Preferential Offer based on their shareholding in ME SGPS at the Record Date, in light of the requirements imposed by the conditions of the Preferential Offer

The price payable for the Shares subscribed for in the Preferential Offer shall be deposited at the time of the relevant Qualifying ME SGPS Shareholder's subscription order in cash and in full, assuming the maximum number of Shares that may attributed to the relevant Qualifying ME SGPS Shareholder considering its entitlement and the maximum price payable in respect of such Shares and any orders in excess of such entitlement. Investors will be refunded via their financial intermediary in the event no excess orders are allocated. Qualifying ME SGPS Shareholders subscribing for Shares in the Preferential Offer will also bear any charges that may be charged by the financial intermediary to whom the subscription order was given.

The financial intermediaries receiving orders from Qualifying ME SGPS Shareholders or their appointed nominees to subscribe for Shares in the Preferential Offer shall transfer the price payable for the Shares subscribed for in the Preferential Offer to Caixa-Banco de Investimento, S.A. and inform Caixa-Banco de Investimento, S.A. and Banco Comercial Portugues, S.A. (the "Joint Bookrunners of the Preferential Offer") of the details of their respective CREST account where the Shares are to be delivered, in each case, not later than 2:00 p.m. (Lisbon time) on the date falling one business day prior to Admission.

Each Qualifying ME SGPS Shareholder or any nominee appointed by it should note that their subscription orders will not be satisfied and no Shares will be credited in their respective securities accounts unless (i) the price payable for the Shares is received in Caixa-Banco de Investimento, S.A.'s account and (ii) the details of the CREST account of each relevant financial intermediary where the Shares shall be delivered are provided to the Joint Bookrunners of the Preferential Offer, in each case, not later than 2:00 p.m. (Lisbon time) on the date falling one business day prior to Admission.

Financial intermediaries should note that any Shares subscribed for in the Preferential Offer will be delivered on Admission to the relevant financial intermediary's CREST account and each financial intermediary will be responsible for crediting the relevant amount of Shares to the relevant CREST account of each Qualifying ME SGPS Shareholder or its nominee.

The Joint Bookrunners of the Preferential Offer will bear no liability towards any relevant Qualifying ME SGPS Shareholders, any nominees appointed by them, the Company, the Selling Shareholder or the relevant financial intermediaries for the frustration of subscription of the Shares.

Qualifying ME SGPS Shareholders should consult their financial intermediary, prior to the transmission of their subscription orders, in order to ascertain the total costs to be charged by such financial intermediary for the services associated with the subscription of the Shares that will be traded on the Official List and the future holding and transactions in the secondary market, which may differ significantly from the amounts charged in respect of shares admitted to trading on Euronext Lisbon. These costs charged by the financial intermediaries are included in their price lists available for consultation through the CMVM's website at www.cmvm.pt.

During the period of the Preferential Offer, the financial intermediaries will transmit on a daily basis all orders received, as well as the cancellations of and/or changes to the subscription orders received, to Euronext Lisbon, through the "Retail Offering Service", during the period between 8:00 a.m. and 5:30 p.m. Lisbon time. The confirmation of the orders received will be disclosed by Euronext Lisbon, through the same system, immediately after the orders file is sent. The financial intermediaries shall also send to Banco Comercial Português, S.A. and Caixa—Banco de Investimento, S.A., from the first day of the period of transmission of orders, the daily result of the transmission of subscription orders.

The allocation of the Shares is expected to take place after the end of the Institutional Offering Period, on or about 10 July 2014, subject to any acceleration or extension of the timetable for the Global Offer. The allocation of Shares in the Institutional Offer will be based on demand from institutional investors in the Institutional Offer. Subject to institutional demand, any Shares not taken up in the Preferential Offer as a result of the subscription by Qualifying ME SGPS Shareholders under their priority entitlements may be re-allocated to the Institutional Offer. If any Shares not taken up in the Preferential Offer are re-allocated to the Institutional Offer, the size of the Institutional Offer may be increased accordingly. Should there be insufficient demand in the Global Offer to place all Shares at the Offer Price, then primary shares will first be used to satisfy subscription orders followed, subject to demand, by secondary shares being sold by the Selling Shareholder.

ASSESSMENT AND DISCLOSURE OF THE RESULTS OF THE PREFERENTIAL OFFER

The results of the Preferential Offering will be disclosed as soon as their assessment is completed and published on the CMVM website at www.cmvm.pt. It is expected that the assessment of the results will occur on or about 11 July 2014.

The physical settlement of the Preferential Offer shall be made through registration of the Shares in the investors' securities deposit accounts kept by the subscribers with their financial intermediaries.

OVER-ALLOTMENT AND STABILISATION

In connection with the Global Offer, the Stabilising Manager or any of its agents may, (but will be under no obligation to) to the extent permitted by applicable law, over-allot or effect transactions with a view to supporting the market price of the Shares in each case at a level higher than that which might otherwise prevail in the open market, for a period ending 30 days after the date on which conditional dealings in the Shares commenced (or such earlier date as may be determined by the Stabilising Manager under the Price Stabilising Rules). Such transactions may be effected on the London Stock Exchange, on over-the-counter markets or otherwise. However, there is no obligation on the Stabilising Manager or any of its agents to effect stabilising transactions and no assurance that stabilising transactions will be undertaken. Such transactions, if commenced, may be discontinued at any time without prior notice. In no event will measures be taken to stabilise the market price of the Shares above the Offer Price.

In connection with the Global Offer, the Stabilising Manager or any of its agents may, for the purpose of stabilisation, pursuant to the Over-allotment Option, at any time during the period commencing on the date on which conditional dealings in the Shares commence (or such earlier date as may be determined by the Stabilising Manager under the Price Stabilising Rules) and ending 30 days thereafter, purchase, or procure purchasers for, in aggregate up to 5,250,000 Shares from the Selling Shareholder representing not more than 15.0 per cent. of the total number of Shares comprised in the Global Offer (before any utilisation of the Over-allotment Option) and in each case at the Offer Price. Shares acquired pursuant to the Over-allotment Option shall be acquired for the purposes, amongst other things, of meeting over-allotments, if any, in connection with the Global Offer and to cover short positions resulting from stabilisation transactions. Any Shares sold by the Selling Shareholder pursuant to the exercise of the Over-allotment Option will be sold on the same terms and conditions as the Shares being made available by the Selling Shareholder in the Global Offer, will rank *pari passu* with all such Shares, including for all dividends and other distributions declared, made or paid on such Shares and will form a single class for all purposes with such Shares.

Save as required by any legal or regulatory obligation, neither the Stabilising Manager nor any of its agents intends to disclose the extent of any over-allotment and/or stabilisation transactions made or carried out in connection with the Global Offer.

DEALING ARRANGEMENTS

Application has been made to the FCA for all the Shares to be admitted to listing on standard listing segment of the Official List of the FCA pursuant to Chapter 14 of the Listing Rules and to the London Stock Exchange for the Shares to be admitted to trading on the London Stock Exchange's main market for listed securities.

It is expected that dealings in the Shares will commence on a conditional basis on the London Stock Exchange at 8:00 a.m. (London time) on 11 July 2014. The expected date for settlement of such dealings is 16 July 2014. All dealings between the commencement of conditional dealings and the commencement of

unconditional dealings will be on a "when issued basis". If the Global Offer does not become unconditional in all respects, any such dealings will be of no effect and any such dealings will be at the risk of the parties concerned.

It is expected that Admission will become effective and that dealings in the Shares will commence on an unconditional basis on the London Stock Exchange at 8:00 a.m. (London time) on 16 July 2014. It is intended that Shares allocated to investors in the Global Offer will be delivered in uncertificated form and settlement will take place through CREST on Admission. Temporary documents of title will not be issued. Dealings in advance of crediting of the relevant CREST stock account shall be at the risk of the person concerned. For the avoidance of doubt, the Global Offer cannot be revoked once unconditional dealings have commenced.

CREST AND DEPOSITARY INTERESTS

CREST is a paperless settlement procedure enabling securities to be evidenced otherwise than by a certificate and transferred otherwise than by a written instrument. CREST is unable to take responsibility for the electronic settlement of shares issued by non-UK companies in certain jurisdictions, including the Netherlands.

Depositary Interests allow registered stock to be dematerialised and settled electronically. The registered shares are transferred to the Depositary which then issues DIs to the CREST account of individual subscribers for Shares on a one-for-one basis and provides the necessary custodial service. DIs can then be settled within the CREST system in the same way as any other CREST stock. Subscribers who elect to hold their Shares through the DI facility will be bound by a Deed Poll, see "Part X: Additional Information—CREST, Depositary Interest and the Deed Poll" for more information on the Deed Poll.

The Company's share register will show the Custodian, Computershare Company Nominees Limited, as the holder of the Shares, but the beneficial interest will be the subscriber. Pursuant to the Deed Poll, the Depositary has agreed to pass on to the DI Holders all economic rights attaching to the Shares. The Depositary is entitled to exercise all voting rights. The rights of DI Holders are described further and summarised in "Part X: Additional Information—CREST, Depositary Interest and the Deed Poll".

It is anticipated that permission will be given for the holding and settling of DIs in respect of the Company through CREST with effect from the date of Admission. DIs will have the same ISIN as the underlying Shares and will not require a separate application for admission to the Official List.

For more information concerning CREST, Shareholders should contact their brokers or CREST at 33 Cannon Street, London EC4M 5SB, United Kingdom.

UNDERWRITING AGREEMENT

On 26 June 2014, the Selling Shareholder, the Company, the Directors and the Banks have entered into the Underwriting Agreement, pursuant to which the Banks have severally agreed, subject to certain conditions, to (i) in the context of the Institutional Offer, procure purchasers for, or failing which to purchase for themselves, the Shares to be issued by the Company and sold by the Selling Shareholder in the Institutional Offer and (ii) in the context of the Preferential Offer to procure the placement of the Shares with the subscribers with whom the Banks of the Preferential Offer have placed such Shares. All such acquisitions will be at the Offer Price. The Preferential Offer will not be underwritten. Banco BPI, S.A. is acting directly as a Co-Lead Manager of the Preferential Offer and is acting through its affiliate, BPI Capital Africa (Pty) Ltd., in connection with the Institutional Offer. Banco BPI, S.A. will delegate all obligations under the Underwriting Agreement in connection with the Institutional Offer, except the purchase of any shares itself (if applicable), to BPI Capital Africa (Pty) Ltd. See also "Part X: Additional Information—Underwriting Agreement and Lock-up Arrangements".

LOCK-UP ARRANGEMENTS

The Company and the Selling Shareholder have agreed to certain lock-up arrangements. Further details of these arrangements, which are contained in the Underwriting Agreement, are set out in "Part X: Additional Information—Underwriting Agreement and Lock-up Arrangements".

SELLING AND TRANSFER RESTRICTIONS

The Shares are subject to certain selling and transfer restrictions, details of which are set out in "Important Information—Securities Laws".

SELLING SHAREHOLDER

Further details of the Selling Shareholder and certain other existing Shareholders and their holdings of Shares are set out in "Part X: Additional Information—Selling and Existing Shareholders".

WITHDRAWAL RIGHTS

As described in "Part IV: The Global Offer—Subscription, Allocation and Pricing" above, the Company, the Selling Shareholder and the Sole Global Coordinator reserve the right to increase or decrease the number of Shares offered in the Global Offer and/or increase or decrease the top of the Price Range at any time before the end of the Preferential Offering Period which is expected to be at 3:00 p.m. (Lisbon time) on 9 July 2014, and any such increase or decrease, as the case may be, will be announced in a press release on the Company's website. Any increase in the maximum number of Shares offered in the Preferential Offer and/or in the higher limit of the Price Range will result in the Preferential Offering Period being extended by two working days and investors who have placed orders to subscribe for Shares prior to such time will, if required by law, have at least two clear working days following the publication of the press release to withdraw their offer to acquire Shares in the Preferential Offer. If the application is not withdrawn within the stipulated period, any offer to apply for Shares in the Preferential Offer will remain valid and binding.

In addition, under the Preferential Offer only, each Qualifying ME SGPS Shareholder may, by contacting its relevant financial intermediary, withdraw an order at any time prior to the fifth day before the end of the Preferential Offering Period, i.e. until 4 July 2014.

In the event that the Company is required to publish any supplementary prospectus, applicants who have applied for Shares in the Global Offer shall have at least two clear working days following the publication of the relevant supplementary prospectus to withdraw their offer to acquire Shares in the Global Offer in its entirety. The right to withdraw an application to acquire Shares in the Global Offer in these circumstances will be available to all investors in the Global Offer. If the application is not withdrawn within the stipulated period any offer to apply for Shares in the Global Offer will remain valid and binding.

Details of how to withdraw an application will be made available if a supplementary prospectus is published.

PART V: RELATIONSHIP WITH THE MAJOR SHAREHOLDER

OVERVIEW

As at the date of this document, the Company is a wholly-owned subsidiary of ME SGPS. Historically, the operations carried on and owned by the companies now comprising the Group formed part of the African business of MEEC, a company then wholly-owned by ME SGPS.

During 2012, ME SGPS restructured its organisational model and refined its strategy to, amongst other things, increase its operational efficiency, enhance its ability to obtain financing in each of its markets and support the growth of its international activities. The revised strategy was further intended to facilitate the autonomous growth of ME SGPS's geographical segments through supporting four strategic pillars: (i) financial sustainability, (ii) international expansion, (iii) diversification and (iv) organisation and human capital. The focus on strategising the Parent Group's business on geographic regions rather than business areas (as was previously the case) was to enable the respective regional management to operate autonomously to:

- expand activity in Angola, Malawi and Mozambique in areas such as Environment and Services and Logistics;
- focus on infrastructure connected to large mining-related projects for private multinational groups; and
- grow the share of backlog generated from private customers and projects financed by multinational entities.

To implement this new strategic focus, the operations of ME SGPS were reorganised into a separate corporate group pursuant to the Pre-IPO Reorganisation, and the Company is now the holding company of other companies that together comprise the Group (see "*The Pre-IPO Reorganisation*" below).

To further give effect to the revised strategic focus and to provide its shareholders with the benefits associated with attaining direct exposure to its operations in the African continent, ME SGPS convened a meeting of its shareholders on 4 December 2013 where shareholders of ME SGPS approved, amongst other things, a special dividend comprising Ordinary Shares in the Company (the "Special Dividend") (see "Special Dividend" below).

The Parent's shareholders include free float of 44 per cent. and family holding 56 per cent. as at 6 May 2014. Immediately following the Global Offer and Admission and assuming the simultaneous payment of the Special Dividend (expected to occur on or shortly after the date of Admission, subject to certain conditions, including Admission occurring no later than 31 December 2014), it is expected that the Parent will hold more than 50 per cent. and less than 75 per cent. of the voting rights attached to the issued share capital of the Company; 69.6 per cent. assuming no exercise of the Over-allotment Option and 65.0 per cent. assuming the Over-allotment Option is exercised in full. The Parent has entered into a Relationship Agreement with the Company which is set out in "Part X: Additional Information—Material Contracts—Relationship Agreement".

In addition to being the majority Shareholder, the Parent will continue to provide a number of services to the Group. These arrangements between members of the Group and the Parent's Group are summarised in "Shared Services and Intercompany Arrangements" below.

THE PRE-IPO REORGANISATION

Prior to the Pre-IPO Reorganisation, the Group's activities in Sub-Saharan Africa were housed within MEEC. As part of the Pre-IPO Reorganisation, all of the businesses carried out in Sub-Saharan Africa by MEEC were split and subsequently incorporated into MEEC Africa.

The Pre-IPO Reorganisation was effected through:

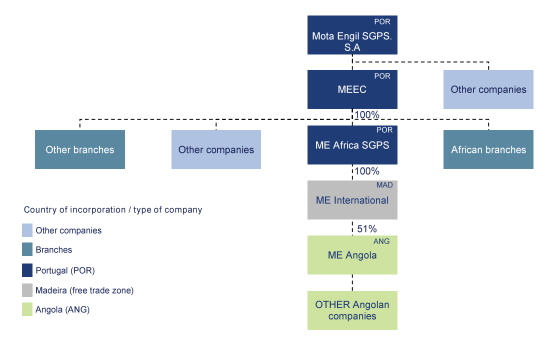
- (i) the creation of Mota-Engil Africa B.V. as the new holding company for African operations;
- (ii) a demerger-merger transaction which transferred all of the civil construction and public works businesses that MEEC developed in Sub-Saharan Africa (specifically Angola, Cape Verde, Malawi, Mauritius, Mozambique, South Africa, São Tomé e Príncipe and Zimbabwe), other than MEEC's support and expertise centres in Portugal (which provides certain engineering know-how to the African business), to the Company's subsidiary, MEEC Africa. The assets and liabilities transferred include shareholdings, movable and immovable assets (which are located outside of Portugal), other tangible and intangible assets (with or without accounting entries), inventories, deposits, credits,

guarantees, licenses, industrial or intellectual property rights, other rights and obligations, other legal procedural and contractual positions (including employees) and all financial obligations formerly attributable to operations in Sub-Saharan Africa. However, in line with article 12(3), (5) and (6) of the Sixth Council Directive 82/891/EEC of 17 December 1982 based on Article 54 (3) (g) of the Treaty establishing the European Economic Community, concerning the division of public limited liability companies, the Portuguese Companies Code provides that MEEC will remain jointly and severally liable for the debts that, by virtue of the demerger-merger transaction, were assigned to MEEC Africa, which, in turn, may also be liable on the same terms, up to the amount of the net assets that were transferred to it in the merger, for MEEC's debts prior to the registration of the demergermerger. Net assets that were transferred to MEEC Africa in the merger amount to approximately €213.5 million. If either MEEC or MEEC Africa would be required to pay any amounts under these provisions, either entity would then have the right to claim compensation from the primary debtor (see "Risk Factors—Risks Relating to the Group's Business and Operations—Mota-Engil Engenharia e Construção África, S.A. ("MEEC Africa"), a member of the Group, may be liable for debts and other obligations incurred by Mota-Engil Engenharia e Construção, S.A. ("MEEC") prior to the Pre-IPO Reorganisation");

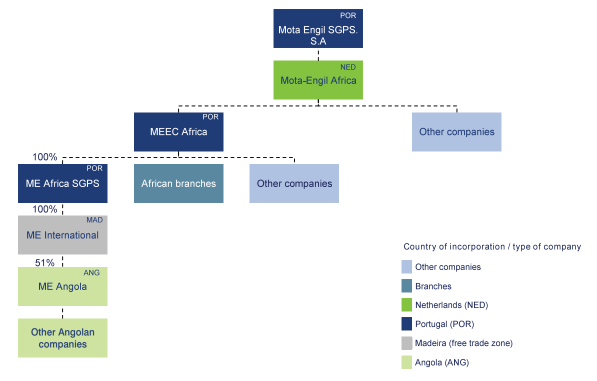
- (iii) facilitating the acquisition by Mote-Engil Angola of certain of the Parent Group's investments in Africa, namely 50 per cent. of Vista Energy Environment & Services S.A. ("Vista S.A."), which is the holding company of Vista Waste and Vista Water. The remaining shares of Vista S.A. were also acquired by Mota-Engil Angola, which is now the sole shareholder of this company; and
- (iv) a non-cash contribution (consisting of the total shares in MEEC Africa) by the Parent to the Company.

The partial demerger of MEEC, undertaken pursuant to the terms of article 118(1)(c) of the Portuguese Companies Code, resulted in the splitting of the assets of MEEC (the "Split Company") into two parts in order for one of those parts to be merged into MEEC Africa (the "Incorporating Company"). MEEC's demerged assets, which comprised the assets and liabilities related to the Parent Group's civil construction and public works activities in Angola, Cape Verde, Malawi, Mauritius, Mozambique, Zimbabwe, São Tomé e Príncipe and South Africa were transferred by way of merger to MEEC Africa. Pursuant to the option provided under article 119(i) of the Portuguese Companies Code and under article 74(3) of the Portuguese Corporation Tax Code, from a tax and accounting standpoint, the demerger-merger, including the transfer to the Incorporating Company of the assets of the Split Company, took place on 1 January 2013.

SIMPLIFIED OVERVIEW OF THE AFRICA BUSINESS BEFORE PRE-IPO REORGANISATION



SIMPLIFIED OVERVIEW OF THE AFRICA BUSINESS FOLLOWING THE PRE-IPO REORGANISATION



Please also refer to the detailed Group structure diagram contained in "Part II: Information on the Group—Group Structure".

SHARED SERVICES AND INTERCOMPANY ARRANGEMENTS

The Parent has and will continue, through its wholly-owned subsidiary Mota-Engil Serviços Partilhados Administrativos e de Gestão, S.A. ("MESP"), to provide certain services to companies within the Parent Group in respect of the operation of their respective businesses. The rationale for this arrangement is, among other things, to optimise back-office functions within the Parent Group, take advantage of potential synergies across the Parent Group by providing a common support infrastructure, share common knowledge, cut bureaucracy, ensure effective circulation of information within the Parent Group, accelerate decision and approval processes and provide Parent Group companies access to best practices and technological platforms at low cost. On and from Admission, the Parent, through MESP, will continue to provide services to the Group in respect of the operation of its business.

Services

The services which have been, and will continue to be, provided by MESP to companies within the Group fall within the following service areas: (i) Human Resources (including services in connection with the development and motivation of the workforce, recruitment, strategic planning, payroll processing, handling changes in employee terms and conditions, registration of employee transfers and exits and integration of time sheets), (ii) Finance and Accounting (including debt management, cash-flow management, credit control and payments to suppliers), and (iii) Controlling & IT (including preparation of internal reporting, supporting and controlling the IT operating budget and IT budget control, hardware and software supply, technology maintenance and assistance, management of the e-mail system and information technology infrastructure services). In addition, MEEC provides specialist engineering support and know how (particularly in the areas of rail and port construction) to members of the Group through its support and expertise centres based in Portugal.

The Parent Group's shared services model allows companies within the Parent Group, including members of the Group, to elect the nature and extent of the services they require from MESP, bearing in mind their individual operational needs and requirements. As such, companies within the Group may elect to take direct or greater responsibility in respect of certain of its processes where required by its local business and operational environment.

Service Level Agreements

The services provided to Group companies are rendered by MESP pursuant to service level agreements entered into with each relevant Group company ("SLA"). Each SLA is based on a template formulated by the Parent Group which is adapted to the particular type and recipient of services and sets out the detailed scope of services to be provided by MESP to the relevant Group company. SLAs in respect of most non-information technology-related services typically have a term of one or three years, are automatically renewable for periods of one year at the end of the relevant term and generally contain one of the following two termination provisions: either that (i) the agreement may be terminated at any time by either party with a minimum of 90 days' prior notice; or (ii) either party may terminate the agreement by objecting to its renewal with a minimum of 60 days' prior notice, before the relevant SLA's termination date. SLAs generally have a fixed price which is established based on expected transactional volumes and revisited upon renewal of the relevant contract, taking into account expected inflation. It may also be updated by means of an amendment to the relevant SLA. Certain of the SLAs entered into by Group companies are based on variable prices such as SLAs in respect of information technology related services (where a fixed price per unit is established, but the monthly fee depends on periodic counting of certain variables (for example, active e-mail accounts)) and SLAs in respect of certain other services (for example, help desk and administrative support services), where a variable nominal fee is charged depending on the level of activity performed by MESP.

Where any company within the Group requires services not specifically contemplated under an existing SLA, these can be provided by MESP on an ad-hoc basis which is usually the case with small Group companies which do not require a full spectrum of services.

Shared Services strategy

As part of the Group's on-going implementation of its revised organisational model, referred to above, the Parent is currently pursuing an internal project aimed at restructuring the current shared services arrangements described above which is expected to be concluded within 12 to 18 months of Admission. The main drivers of this process are to: (i) reduce the need of centralised services from the Parent and ultimately aim for the Group to be self-reliant; (ii) develop the capability of local teams; and (iii) adapt the services to be localised rather than centrally concentrated. As part of this restructuring, the Group expects that the shared services arrangements entered into by Group companies summarised above will be restructured in the following key respects:

- 1. the current services described above and provided in whole or in part by MESP will be provided by companies within the Group;
- 2. only consolidation and Group reporting services will be provided at the Parent level; and
- 3. SLAs will be adjusted or, if necessary, put in place (see "Part X: Additional Information—Material Contracts—Relationship Agreement").

SPECIAL DIVIDEND

To further give effect to the revised strategic focus of ME SGPS described above and to provide its shareholders with the benefits associated with attaining direct exposure to its operations in Sub-Saharan Africa, a general meeting of ME SGPS shareholders was held on 27 December 2013 where, amongst other things, the Special Dividend was approved. Under the terms of the Special Dividend, investors who were registered as holders of ordinary shares of ME SGPS on 22 January 2014 (the "Strip Out Date") were conditionally attributed, pro-rata to their shareholding in ME SGPS at the Strip Out Date, 20 million Ordinary Shares in the Company, representing 20 per cent. of the issued share capital of the Company at the Strip Out Date. Those investors received rights (the "Special Dividend Rights") that, should the Special Dividend become unconditional, entitle holders of Special Dividend Rights ("Entitled ME SGPS Special Dividend Recipients") to receive 0.10334084 Ordinary Shares for each Special Dividend Right held. The Special Dividend will be payable on or shortly after the date of Admission, and will lapse if the Shares are not admitted to trading on a regulated market of a European Union member state by 31 December 2014 and will be subject to applicable taxation.

ME SGPS has decided to open the possibility of a liquidity mechanism to the Entitled ME SGPS Special Dividend Recipients, as allowed by the general meeting of shareholders of ME SGPS held on 27 December 2013. Pursuant to such mechanism, until the fifth day after the beginning of the period of the

Preferential Offer, 2 July 2014, Entitled ME SGPS Special Dividend Recipients will have the opportunity to agree to (i) the sale by ME SGPS, in the Global Offer, of a number of Ordinary Shares equal to the number of Ordinary Shares they would otherwise have been entitled to receive upon settlement of the Special Dividend, and receive the (net) cash amount corresponding to the proceeds of such sale (the "Special Dividend Liquidity Mechanism"). The Entitled ME SGPS Special Dividend Recipients who use this mechanism will bear costs associated with such sale, that have been set as 1 per cent. of the Offer Price per Share. For the avoidance of doubt, the maximum number of secondary shares being offered by the Selling Shareholder in the Institutional Offer assumes that all the Ordinary Shares that are the subject of the Special Dividend will be made available under the Institutional Offer, which may not be the case. Accordingly, the number of secondary shares being offered by the Selling Shareholder in the Institutional Offer may be reduced, at the discretion of the Selling Shareholder.

PART VI: SELECTED HISTORICAL COMBINED CONSOLIDATED FINANCIAL INFORMATION

The following tables set out selected historical combined consolidated financial and other information of the Group. The selected historical combined income statement, balance sheet and other financial data as at and for the years ended 31 December 2011, 2012 and 2013 were extracted from the combined consolidated financial information of the Group, which appear elsewhere in this Prospectus.

The financial information below includes certain non-IFRS measures used to evaluate the Group's economic and financial performance. These measures are not identified as accounting measures under IFRS and therefore should not be considered as an alternative measure to evaluate the performance of the Group. See "Important Information".

The Group encourages you to read the information contained in this section in conjunction with the sections entitled "Part VII: Operating and Financial Review" and the historical financial information, including the notes thereto, appearing elsewhere in this Prospectus.

COMBINED CONSOLIDATED INCOME STATEMENT

	Year ended 31 December			
	2011	2012	2013	
		(€ thousands)		
Sales and services rendered	590,525	727,167	1,005,306	
Other revenues	34,970	42,681	19,328	
Cost of goods sold, material consumption and subcontractors	(298,698)	(333,209)	(409,055)	
Third party supplies and services	(104,217)	(146,909)	(216,395)	
Wages and salaries	(84,938)	(121,233)	(147,766)	
Other operating expenses, net	(9,526)	(10,480)	(8,563)	
Depreciation and amortisation	(30,811)	(38,537)	(49,295)	
Provisions and impairment losses	(2,909)	(3,215)	(1,773)	
Operating profit	94,395	116,266	191,787	
Financial income	8,860	5,547	12,227	
Financial costs	(21,260)	(39,846)	(69,175)	
Gains in associates and jointly controlled companies	5,000	8,958	121	
Income tax	(6,728)	(12,291)	(30,008)	
Consolidated net profit for the year	80,267	78,633	104,950	
Attributable to:				
non-controlling interests	28,053	30,788	28,783	
the Group	52,214	47,845	76,167	

COMBINED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

	Year ended 31 December			
	2011	2012	2013	
		$(\overline{\mathfrak{E} \text{ thousands}})$		
Assets				
Non-current	201,638	341,359	399,732	
Current	953,644	1,052,016	1,241,333	
Total assets	1,155,282	1,393,376	1,641,065	
Total shareholders' equity	312,223	288,380	355,631	
Liabilities				
Non-current	110,916	160,749	189,651	
Current	732,143	944,246	1,095,783	
Total liabilities	843,059	1,104,995	1,285,433	
Total equity and liabilities	1,155,282	1,393,376	1,641,065	

COMBINED CONSOLIDATED STATEMENT OF CASH FLOWS

	Year ended 31 December			
	2011	2012	2013	
	(:	€ thousands)		
Net cash generated from operating activities	16,518	88,139	30,831	
Net cash used in investing activities	33,738	(52,380)	(30,228)	
Net cash used in financing activities	(11,482)	(40,264)	41,200	
Variations of cash and cash equivalents	38,774	(4,504)	41,803	
Variations caused by changes to the perimeter	5	402	1,470	
Exchange rate effect	1,868	494	(9,464)	
Cash and cash equivalents at beginning of the period	79,665	120,312	116,704	
Cash and cash equivalents at end of the year	120,312	116,704	150,513	

ADJUSTED EBITDA

The following financial information for the years ended 31 December 2011, 2012 and 2013 has been extracted from the audited combined consolidated financial information, the notes thereto and for those items set out in the footnotes of the tables below extracted from the underlying accounting records supporting the audited combined consolidated financial information of the Group.

	Year ended 31 December			
	2011	2012	2013	
		€ thousands)		
Consolidated net profit	80,267	78,633	104,950	
Depreciation and amortisation	(30,811)	(38,537)	(49,295)	
Provisions and impairment losses	(2,909)	(3,215)	(1,773)	
Financial income	8,860	5,547	12,227	
Financial costs	(21,260)	(39,846)	(69,175)	
Gains in associates and jointly controlled companies	5,000	8,958	121	
Income tax	(6,728)	(12,291)	(30,008)	
Adjusted EBITDA ⁽¹⁾	128,116	158,018	242,855	

⁽¹⁾ Adjusted EBITDA is a non-IFRS metric. The Group defines Adjusted EBITDA as consolidated net profit before depreciation and amortisation, provision and impairment losses, financial income and costs, gains in associates and jointly controlled companies and income tax. The Board believes that Adjusted EBITDA is frequently used by security analysts, investors and other interested parties in evaluating companies in its industry. This is not a measure of operating performance derived in accordance with IFRS, and should not be considered a substitute for gross profit, operating profit, profit before tax, cash flow from operating activities or other income or cash flow statement data as determined in accordance with IFRS, or as a measure of profitability or liquidity. Adjusted EBITDA is included herein as a supplemental disclosure, because the Board believes that this measure provides useful comparative information to an investor and helps investors evaluate the performance of the underlying business. However, the Group's calculation of Adjusted EBITDA may be different from the calculation used by other companies and therefore comparability may be limited.

PART VII: OPERATING AND FINANCIAL REVIEW

The following is a discussion of the Group's results of operations and financial condition. Prospective investors should read the following discussion, together with the whole of this Prospectus, including "Important Information—Financial Data", "Risk Factors", the historical financial information included in "Part VIII: Historical Financial Information" and should not just rely on the key or summarised information contained in this "Part VII: Operating and Financial Review".

Unless otherwise stated, the financial information in this "Part VII: Operating and Financial Review" relates to financial information that has been extracted without material adjustment from the historical financial information contained in "Part VIII: Historical Financial Information". The Financial Statements have been prepared by the Company using certain accounting policies and assumptions. Please see "Part VII: Operating and Financial Review—Basis of Preparation of Financial Information" below.

Unless otherwise indicated, the financial information included into this document is based on IFRS and International Financial Reporting Interpretations Committee interpretations. IFRS differs in certain aspects from international financial reporting standards as published by the International Accounting Standards Board.

This section contains "forward-looking statements". Those statements are subject to risks, uncertainties and other factors that could cause the Group's future results of operations or cash flows to differ materially from the results of operations or cash flows expressed or implied in such forward-looking statements. See the section entitled "Forward-looking Statements".

Overview

The Group is a leading provider of integrated engineering and construction services as well as a wide range of other services across its target markets in Sub-Saharan Africa. Its diversified portfolio of services ranges from Engineering and Construction (including infrastructure such as roads, railways, bridges and dams, mining services, civil construction works and real estate construction and services), Logistics (including ports and other infrastructure management) and Environment and Services (including waste management and collection and water treatment and distribution).

The Group currently operates in ten countries comprising its primary markets of Angola, Malawi and Mozambique as well as its other markets of Cape Verde, Ghana, São Tomé and Príncipe, South Africa, Uganda, Zambia and Zimbabwe. The Group's head office is in Johannesburg and, as at 31 March 2014, the Group had approximately 14,600 employees. The Company believes that the Group's unique focus on Sub-Saharan African markets, its long history in the region, its understanding of local culture and practices, its strong, long-lasting relationships, its fully integrated service offering and its broad geographic footprint ensures that it is well-positioned to take advantage of the significant opportunities in the region.

Through its long-standing, on-the-ground presence in Sub-Saharan Africa, the Group has developed substantial expertise and experience in working on and completing a broad range of large and technically complex projects, including the following in its primary markets of Angola, Malawi and Mozambique:

- in Angola, where the Group has been present since 1946 and where it enjoys considerable brand recognition:
 - the recently completed rehabilitation of Luanda Bay, a significant urban infrastructure project which has provided the coastline of the city of Luanda with modern road infrastructure, green spaces, sports and shopping areas;
 - the rehabilitation and extension of the 230 kilometre Saurimo to Muconda road, which was completed in 2007; and
 - the construction of Luanda Towers, which comprise three 21 storey tower blocks designed for mixed residential, office and retail use and which is expected to be completed in September 2014;
- in Malawi, where the Group has been present since 1990:
 - the award of two sections of the Nacala Corridor railway project (comprising 245 kilometres in total), a significant infrastructure project which will link the Moatize coal mine in Tete Province, Mozambique, via Malawi, to Nacala Port, Mozambique, over a total distance of 906 kilometres; and
 - the construction and rehabilitation of over 1,000 kilometres of roads since 1990.

- in Mozambique, where the Group has been present since 1993:
 - the 2.3 kilometre bridge over the Zambezi river between Caia and Chimura including two kilometres of related access roads, which was completed in 2009;
 - the Olympic Village and Olympic Pool in Maputo comprising 27 buildings and 848 apartments, as well as road access, public areas and infrastructure, parking lots and Olympic swimming pools, which was completed in 2012, only ten months after the project commenced; and
 - the design and rehabilitation of 236 kilometres of road between Milange and Mocuba, which was completed in 2013.

The Group manages its business and reports its financial results according to the following business segments: Angola, SADC, West Africa and East Africa. The following tables set forth sales and Adjusted EBITDA for each of the Group's business segments for the periods indicated:

	Year ended 31 December							ths ended Unaudited	-	
	201	1	2012	2	2013		2014	Į.	2013(2)
	€ thousands / per cent. € thousands / per cent.		€ thousands / per cent.		€ thousands / per cent.		€ thousands per cent.			
Sales by business segment										
Angola	421,201	71.3	468,363	64.4	506,821	50.4	99,951	43.4	102,467	59.0
SADC	158,307	26.8	250,138	34.4	475,806	47.3	126,949	55.2	68,694	39.5
West Africa	10,293	1.7	10,261	1.4	14,673	1.5	4,157	1.8	2,617	1.5
East Africa	_	0.0	_	0.0	_	0.0	_	0.0	_	0.0
Other, eliminations and intercompany ⁽¹⁾	723	0.1	(1,595)	(0.2)	8,006	0.8	(943)	(0.4)	(9)	(0.0)
Total	590,525	100	727,167	100	1,005,306	100	230,114	100	173,770	100

⁽¹⁾ Other, eliminations and intercompany mainly comprises of sales of materials to partners and other third-parties.

(2) Unaudited figures extracted from the Group's records, prepared under the same assumptions and criteria used for the compilation of the combined audited historical financial information for the three years ended 31 December 2011, 2012 and 2013.

	Year ended 31 December					Three months ended 31 March (Unaudited)				
	2011 € thousands / per cent.		2012 € thousands / per cent.		2013 € thousands / per cent.		2014 € thousands / per cent.		2013	(2)
									€ thousands / per cent.	
Adjusted EBITDA										
Angola	88,121	68.8	100,388	63.5	94,426	38.9	20,656	41.3	23,576	60.5
SADC	22,032	17.2	41,461	26.2	120,416	49.6	25,633	51.3	9,820	25.2
West Africa	417	0.3	(248)	(0.2)	(1,284)	(0.5)	(70)	(0.1)	(80)	(0.2)
East Africa	_	0.0	_	0.0	(161)	(0.1)	(120)	(0.2)	_	0.0
Other, eliminations and intercompany ⁽¹⁾	17,546	13.7	16,417	10.4	29,458	12.1	3,900	7.8	5,640	14.5
Total	128,116	100	<u>158,018</u>	100	242,855	<u>100</u>	49,999	100	38,957	<u>100</u>

⁽¹⁾ Other, eliminations and intercompany mainly comprises of sales of materials to partners and other third-parties.

The Group has achieved significant growth in recent years, particularly in SADC. The Group achieved sales growth of 23.1 per cent. and 38.2 per cent. for the years ended 31 December 2012 and 2013, respectively, whilst generating Adjusted EBITDA of €158.0 million and €242.9 million, for the years ended 31 December 2012 and 2013, respectively. The Group's sales and Adjusted EBITDA CAGR for the period 2011 to 2013 was 30.5 per cent. and 37.7 per cent., respectively. The Group's Adjusted EBITDA margin for the years ended 31 December 2011, 31 December 2012 and 31 December 2013 was 21.7 per cent., 21.7 per cent. and 24.2 per cent., respectively. At 31 December 2013 and 31 March 2014, the Group's backlog amounted to €1,621 million and €1,666 million, respectively.

Basis of Preparation of Financial Information

The Company is a consolidated subsidiary of the Parent and, prior to the Pre-IPO Reorganisation, the operations currently carried on in Sub-Saharan Africa by the Group were carried on by the Parent Group (see "Part V: Relationship with the Major Shareholder"). For the purposes of, inter alia, affording greater

⁽²⁾ Unaudited figures extracted from the Group's records, prepared under the same assumptions and criteria used for the compilation of the combined audited historical financial information for the three years ended 31 December 2011, 2012 and 2013.

operational efficiency to the Parent Group, enhancing its ability to obtain financing in each of its markets and in order to support the growth of international activities, the Parent Group's board approved a new organisational model in April 2012 which, *inter alia*, resulted in the Parent Group reporting segmentally on a geographical basis (rather than by business area). This served as the preface to the establishment of the Company; to implement the organisational model, the Parent Group carried out the Pre-IPO Reorganisation under which, *inter alia*, the Company was established and through which all the Parent Group's African operations have been, and will be, conducted (See "Part V: Relationship with the Major Shareholder").

The Financial Statements on which this "Part VII: Operating and Financial Review" is based are non-statutory combined consolidated financial statements which reflect the assets, liabilities, revenues, expenses and cash flows of the Group. The Financial Statements represent an aggregation of the financial information of the Group and records have been derived from the accounting of the Company and its subsidiaries using principles consistent with IFRS by aggregating the historical results of operations, and the historical basis of assets and liabilities, of the Group. The aggregation assumes that the Group in its current form was maintained over the last three reporting years, including the impact of acquired operations regardless of the date of acquisition. In preparing the Financial Statements, the Company has elected to apply the same accounting policies as those applied in the historical reporting of financial information of the Parent Group and has, in addition, made certain assumptions as more fully set out in "Part VIII: Historical Financial Information", in particular, the fact that (i) certain expenses, as well as debt and related interest expense, have been allocated by the Parent to the Company, (ii) external suppliers and services charged by the Group that are related to the rental of equipment used in the African business entities have been reclassified to tangible assets depreciations, computed in accordance with their useful lives, on a consistent basis with the inclusion of such tangible assets in the combined balance sheets from 1 January 2011 and up to 31 December 2013, (iii) external suppliers and services charged by the Group that are related to personnel and labour costs allocated to the African business have been classified in the combined income statement as payroll costs per the related actual payroll costs incurred, and (iv) income tax expense has been recomputed and recorded in the Financial Statements taking into consideration the actual income tax rates in each of the African countries where the operations occurred and are taxable. Whilst the Financial Statements are not, and cannot be considered to be, consolidated financial statements of a company that has operated as an independent for the periods presented, the Directors consider that the Financial Statements reasonably reflect what the Group's combined results of operations, financial position and cash flows would have been had that been the case.

Key factors affecting the Group's results of operations and financial condition

The Company believes that the following factors have significantly affected the Group's results of operations and/or financial condition during the periods under review, and may continue to affect the Group's results of operations and financial condition in the future.

Awards of large infrastructure contracts

During the periods under review, a substantial portion of the Group's revenues were generated from largescale infrastructure projects, many of which are dependent on governmental support in the countries in which the Group operates. In particular, the award of two sections of the Nacala Corridor railway project in Malawi in 2012 significantly affected Group sales attributable to the SADC business segment in 2013. The Company's ten largest projects contributed approximately 59.7 per cent. of the Group's total sales and services rendered for the year ended 31 December 2013. The award of large scale new projects, such as the Nacala Corridor railway project, have a significant impact on the Group's margins and cash flows. This is particularly the case given that the Group's margins on large scale infrastructure projects are generally higher than, for example, margins on smaller civil construction projects. They are also more profitable than contracts in the Group's other business areas such as Logistics, given the contract values are generally much higher. A number of factors affect the timing of tenders for large scale infrastructure projects on which the Group can bid; worldwide resource constraints, escalating material and equipment prices, financing availability and on-going supply chain pricing pressures may cause delays in tenders and awards and, in some cases, cancellations of major projects. The award of contracts also often depends on a lengthy, complex and competitive bidding and selection process which, in turn, is affected by a number of factors, such as infrastructure requirements, market conditions, financing arrangements, governmental budgets, governmental approvals and environmental matters. In addition, the project mix in the Group's backlog as well as the diversification of its service offering and revenue streams has a significant effect on the Group's results of operations and financial condition.

Geographic diversification

Angola has traditionally been the Group's primary market and generated the majority of the Group's sales. In the year ended 31 December 2011, the Group generated 71.3 per cent. of its sales from the Angola business segment, 26.8 per cent. of its sales from the SADC segment and 1.7 per cent. of its sales from the West Africa segment. As part of its on-going diversification strategy, the Group has sought to reduce its reliance on the Angolan market and increase sales generated from its other markets whilst also expanding into new geographies. As part of this strategy, the Group sold 49 per cent. of Mota-Engil Angola to a consortium controlled by Sonangol, Angola's national oil company, for a total cash consideration of US\$159.25 million in 2010. As a result, the Group's sales generated from markets other than Angola have increased proportionally year-on-year since 31 December 2010. In the year ended 31 December 2013, the Group generated 50.4 per cent, of its sales from the Angola business segment (representing an increase in sales of 20.3 per cent. since 31 December 2011), 47.3 per cent. of its sales from the SADC segment (representing an increase in sales of 200.6 per cent. since 31 December 2011) and 1.5 per cent. of its sales from the West Africa segment (representing an increase in sales of 42.6 per cent. since 31 December 2011). As well as increasing its sales in its existing markets, the Company's strategy contemplates pursuing targeted expansion into new geographies with high economic growth potential and with strong natural resources sectors, particularly Cameroon, Kenya, Tanzania and Rwanda. Whilst expanding its operations in its other markets have contributed to the Group's costs increasing in the reporting period, diversifying the geographic sources of the Group's revenue has led to sales being less concentrated in any one business segment allowing for more stable operations that are less exposed to the economic and political cycles of any one country (particularly Angola). The Group's ability to further diversify its revenue streams is likely to continue to affect its results of operations and financial condition going forward.

Macroeconomic conditions

The Group's revenue in markets in which it operates is affected by macroeconomic trends and economic cycles, particularly the local GDPs of such markets. The construction industry in the markets the Group operates in are cyclical by nature and depend on public and private sector investments and the availability of financing from, amongst others, international development agencies. The level of investment in both the public and private sectors are driven by general economic conditions, generally increasing in times of economic growth and decreasing during downturns or recessions. During the periods under review, the markets in which the Group operates have achieved significant growth driven by, amongst other things, the exploration and development of the region's natural resources and high prices of commodities. In addition, the evolution of the economic and demographic landscape in many African countries has, and the Company believes will continue to, encourage economic growth. The Company believes that this growth has allowed the governments of the region to adopt policies for investment in new infrastructure, an essential factor in fostering private investment and the development of other sectors of activity, such as agriculture, industry, commerce and tourism. The financing available in these markets has made it possible to support growth and the execution of large public and private investments, specifically in the oil and gas and mining sector. This growth has, the Company believes, contributed to the Group's sales growth during the period under review, and will continue to be a key factor affecting its financial performance.

Pricing of key contracts and cost increases

The availability and costs of, amongst others, raw materials, labour and third-party supplies and services form the basis upon which estimated margins for contracts are determined and upon which the Group prices its services to its customers. These factors may fluctuate during the period of a contract and may be impacted by unforeseen events. Events such as changes in general economic conditions, capacity limitations, commodity price fluctuations, the availability of raw materials or complementary and substitute materials and changes in regulatory requirements may impact the cost and availability of materials and labour. If costs are greater than the Group has estimated, it will not be able to obtain the margins and profits it had anticipated on any given project. In order to mitigate these effects, the Group has implemented measures to deal with logistics and supply issues that are often the cause of price increases after a contract is signed. For instance, the Group maintains large stocks of raw materials in Angola, with its purpose built warehouse in Viana, and has established a factory in Malawi to manufacture railway sleepers for the Nacala Corridor rail project. The Group is also able to mitigate these effects by including

impairment provisions in its cost estimates to cover inflation risk and the risk of fluctuations in the prices of raw materials and commodities. The Group also enters into framework agreements with its suppliers for the raw materials required at the bidding stage and does not rely on any single supplier by having access to a wide range of suppliers. In addition, to mitigate the effect of price fluctuations of raw materials and energy costs, the Group generally relies on automatic adjustment mechanisms or price escalation formulas in certain of its contracts.

Construction capital expenditures

Significant capital expenditure is required by the construction industry including for investments in property, plant and equipment as well as setting up the logistical infrastructure needed to carry out projects. The capital investment required to develop and construct facilities and projects and offer products and services generally varies based on the cost of the necessary fixed assets and has had an effect on the Group's results of operations and financial condition. In the majority of large scale projects where significant capital expenditure is required, such expenses are factored into the contract price at the bidding phase. This has an impact on the group's cash flow however, as there can be time lags between when the capital expenditure is made in preparation for a project or at various stages of the relevant project and when payments are received from clients. In addition, where the Group is able to reduce capital expenditure by using available equipment and assets, earnings increase and have a favourable effect on the Group's results of operations and financial condition.

Currency fluctuations

The Group's reported results of operations and financial condition are affected by currency and exchange rate fluctuations. Whilst the Group's Financial Statements are presented in Euro, a portion of revenue in foreign markets is denominated in the relevant foreign currencies. The Group has historically been exposed to translational and, to a lesser extent, transactional fluctuations in foreign currency exchange rates. In the year ended 31 December 2013, approximately 14 per cent. of the Group's sales were denominated in Euro, approximately 42 per cent. in Angolan Kwanza and approximately 44 per cent. in US dollar and the remainder in other currencies.

Assets, liabilities and transactions for certain of the Group's reporting entities are measured in the currency of the primary economic environment in which the entity operates (the entity's functional currency) and are then translated into Euros for presentation of the Group's consolidated operating results. As currency exchange rates fluctuate, translation of the operating results of the Group's subsidiaries that have a functional currency other than the Euro affects the Group's reported results of operations. Translation of intra-Group borrowings is affected by currency exchange rate fluctuations. The Group is primarily exposed to movements in the Euro against the Angolan Kwanza, USD, Malawian Kwacha, Mozambique Metical and South African Rand. The Group does not currently hedge these translational exposures.

The Group is also exposed to transactional foreign exchange rate fluctuations when a Group subsidiary enters into a transaction in a currency other than the subsidiary's functional currency. In particular, there has been an increasing trend in Angola for contracts to be denominated in Angolan Kwanza. The Group generally seeks to mitigate such exposure by attempting to have each Group subsidiary match its purchasing and sales predominantly in its functional currency, and this has been the case with Mota-Engil Angola. In addition, as certain transactions with suppliers and other third-parties are denominated in the same currency as customer invoices, this mitigates the impact of transactional currency issues.

See also "Important Information—Exchange Rate Information" and "Risk Factors—Risks Relating to the Group's Business and Operations—The Group is exposed to fluctuations in currency exchange rates".

Interest rate fluctuations

The Group incurs indebtedness as a result of the cost of financing its operations and the interest charges on such financing is dependent on the financing terms established at the beginning of a debt transaction and subsequent interest rate fluctuations. As at 31 December 2013, the Group's debt that incurs floating interest rate charges comprises approximately 94 per cent. of the Group's overall debt, thereby exposing it to the risks of interest rate fluctuations. The Group does not have in place any financial instruments to hedge against interest rate movements as the Group expects interest rates to remain stable for the expected term of its loans.

Seasonality

The Group's business is seasonal and projects in certain regions are subject to seasonal fluctuations with changes in weather which can have an impact on operating results. Certain of the Group's customers reduce their expenditures and work order requests during certain periods of the year when there are unfavourable weather conditions. In addition, adverse weather also negatively impacts the Group's ability to perform outdoor services, utilise equipment and have its crews perform in affected areas. However, the diversity of the Group's projects in different markets helps to mitigate the effects of seasonal and weather conditions on its revenue. As many of the projects are long term, it is possible to anticipate and take into account possible adverse weather conditions when planning and scheduling operations to further mitigate the impact of seasonal fluctuations.

Key Income Statement Items

The following is a description of certain of the line items in the Group's combined consolidated income statements.

Sales and services rendered

The Group generates revenue from rendering services and the sale of merchandise and products in its business areas of Engineering and Construction (including infrastructure such as roads, railways, bridges and dams, mining services, civil construction works and real estate construction and services), Logistics (including ports and other infrastructure management) and Environment and Services (including waste management and collection and water treatment and distribution). For the year ended 31 December 2013, private sector clients accounted for 59 per cent. and public sector clients accounted for 41 per cent. of sales and services rendered, respectively. Revenue is recorded at the fair value of the assets received or receivable, net of discounts and expected returned products.

The Group recognises the net income of the works of each contract in accordance with the percentage completion method, which is defined as being the ratio between the costs incurred in each work up to a given date and the total estimated costs to complete the work. The differences obtained between the values resulting from the application of the percentage completion to the estimated income and the invoiced values are stated under the subheadings "Production not invoiced" or "Advance billing", included under the headings "Other current assets" and "Other current liabilities". Variation in the work relative to the amount of revenue agreed in the contract is recognised through profit or loss in the year when it is expected that the customer will approve the amount of revenue arising from the variation and it may be reliably measured. Claims for reimbursement of costs not covered in the contract price are included in the revenue of the contract when the negotiations reach an advanced stage and can be reliably measured. In order to meet the costs to be incurred during a project's warranty period, a liability is recognised on an annual basis which is calculated based on the annual volume of sales in that year and the historical costs incurred during prior warranty periods. When it is expected that the total costs set out in the construction contract exceed the income, the expected loss is recognised immediately in the income statement for the relevant year.

For civil construction works and public works of short duration, the Group recognises the income and costs as they are invoiced or incurred, respectively. Relevant costs incurred with real estate undertakings are based on direct construction costs and all costs related to the preparation of projects and licensing works. Costs imputable to the funding, supervision and inspection of the undertaking are also added to the cost of a real estate undertaking, provided that it is still underway including if awaiting decision of the authorities involved or it is under construction.

Revenue arising from sales and all other business is recognised at the time of its realisation or with reference to the completion stage of the transaction as at the reporting date, provided that all of the following conditions are met: (i) the amount of revenue can be measured reliably; (ii) it is likely that the Group will receive future economic benefits associated with the transaction; (iii) the costs incurred or to be incurred with a transaction can be measured reliably; and (iv) the completion stage of the transaction as at the reporting date can be measured reliably.

Other revenues

The Group's other income includes revenue generated from the re-allocation of project costs between consortium members, the re-invoicing of costs to third-parties (such as subcontractors) outside of the Group and revenue based on the values relative to the net change of production and inventories.

Costs of goods sold, materials consumed and subcontractors

The Group's cost of goods sold, materials consumed and subcontractors consists of merchandise costs, raw materials costs and the cost of consumables as well as costs incurred in connection with the engagement of subcontractors.

Third-party supplies and services

The Group's third-party supplies and services costs primarily consist of leases and rental costs (which include lease payments for equipment, machines, vehicles and rentals for premises) as well as costs associated with specialised works and transport, travel, board and lodging costs.

Wages and salaries

The Group's staff costs consist primarily of remuneration as well as social security and other benefits granted such as meal allowances, cash sickness benefits, occupational accident insurance and indemnities.

Other operating expenses

The Group's other operating expenses includes donations, gains or losses on the sale of fixed assets, taxes (other than income tax) and own work capitalised. Own work capitalised corresponds to construction and improvement work as well as major repair of equipment and includes costs related to materials, direct labour and general expenses such as works in Angola related to the completion of the rehabilitation of the head office and works in the central construction yard. These expenses are capitalised only when the following requirements are met: (i) the assets developed are identifiable; (ii) there is a strong probability that the assets will generate future economic benefits; and (iii) the development costs are measurable in a reliable manner.

Current Trading and Prospects

Since the end of the last financial year, the Group has continued to perform strongly across its segments and in line with management expectations. The Group experienced strong sales growth in the three months ended 31 March 2014, with sales of €230.1 million, as compared to €173.8 million for the three months ended 31 March 2013. This growth was principally due to increased operations in the SADC driven by the Nacala Corridor railway project in Malawi, the Chimoio—Espungabera Road project in Mozambique and the Great East Road project in Zambia. In the three months ended 31 March 2014, the Group's third party supplies and services expenses significantly increased, in line with the Group's increased operations. These expenses amounted to €72.8 million in the three months ended 31 March 2014, as compared to €28.3 million for the three months ended 31 March 2013. This increase was principally due to an increase in specialised works for civil construction projects and increased leases and rents for the Nacala Corridor railway project and the rehabilitation of the Sena Corridor.

Since the end of the first quarter of 2014, the Nacala Corridor railway project in Malawi and the Chimoio—Espungabera Road project in Mozambique have continued to drive sales, in particular given the end of the rainy season which has allowed for an acceleration in activities. The Group's third party supplies and services expenses have remained consistent since the end of the first quarter due to the continued specialised works for civil construction projects and increased leases and rents for the Nacala Corridor railway project and the rehabilitation of the Sena Corridor.

The Group expects the Nacala Corridor railway project in Malawi and the Chimoio—Espungabera Road project in Mozambique to continue to drive sales growth in the current financial year. In addition, the Group has recently started work on the rehabilitation of the Great East Road, the 98.9 kilometre section from Luangwa Bridge to Nyimba in Zambia which it expects to complete in 2015, the 95.5 kilometre section from Sinda to Katete to Mtenguleni and the 50.4 kilometre section from Mtenguleni to the Mwami Border (with a total contract value of approximately €118.6 million).

The Group has also recently been awarded the following significant projects:

- in Zimbabwe, a contract by Hwange Colliery Company Limited under which the Group will carry out drilling works, detonation, loading and transportation of minerals. The project has a contract value of approximately €188.5 million, will commence in 2014 and will be for a period of five years;
- in Uganda, a contract worth €67.4 million under which the Group will upgrade the Kampala Northern Bypass. The works will start in or around August 2014 and will be for a period of 30 months. The project is designed to decongest traffic in the city by diverting traffic to and from the north and western parts of the country and reduce pollution in the city centre; and
- in Cameroon, a contract by Sundance under which the Group will be responsible for the design and construction of a 510 kilometre railway from the Mbarga Mine in Cameroon to the Mineral Terminal Facility at Lolabe on the west coast of Cameroon, a 70 kilometre spur rail line from the Nabeba Mine in the Republic of Congo and a 35 Mtpa deep water mineral terminal facility. Whilst the project is conditional upon financing being secured, the contract value of the project is approximately US\$3.5 billion and is the Group's largest single contract award to date.

The Company will continue to seek such opportunities for new projects in the segments in which it operates and markets into which it may expand, in each case in line with the Company's strategy, See "Part II: Information on the Group—Strategy".

Backlog

Although not a financial measure, the Group believes that its backlog is a relevant indicator of the Group's short to medium-term sustainability and is closely monitored to anticipate current and future business needs and expectations, budgets and forecasts. The Group does not include in its total backlog its orders in pipeline, i.e., the backlog relating to projects for which signing of the contracts and/or funding is still pending, or for which conditions precedent are still pending.

Backlog is not measured under IFRS. The Group bases the calculation of backlog figures on, amongst other assumptions and estimates, assumptions as to exchange rates between the Euro and other currencies and estimates as to the timing and costs of completing contracts. Although the Group's internal systems update backlog data on a consolidated basis monthly, backlog is not necessarily indicative of the Group's future operating results, as backlog estimates are subject to substantial fluctuations. See "Risk Factors—Risks Relating to the Group's Business and Operations—The Group's backlog is not necessarily indicative of its future revenue or results of operations".

For more information on the Group's backlog, see "Part II: Information on the Group—Backlog".

Backlog by business segment

The following table presents the Group's backlog by business segment for the period set forth below:

	Year	ended 31 Dece (Unaudited)	Three months ended 31 March (Unaudited) ⁽¹⁾		
	2011	2012	2013	2014	2013
			$(\overline{\mathfrak{E}} \text{ thousands})$		
Business segments					
Angola	811,054	671,862	518,284	539,310	737,365
SADC	855,522	779,598	1,013,980	973,327	875,598
West Africa	20,641	27,938	89,209	85,898	18,382
East Africa				67,395	
Total Backlog	1,687,217	1,479,398	1,621,473	1,665,930	1,631,345

⁽¹⁾ Source: Unaudited figures extracted from the Group's records.

Results of Operations

The following table sets out the Group's combined consolidated income statements for the periods indicated.

	Year	ended 31 Deco	Three mon 31 M (Unaud	arch	
	2011	2012	2013	2014	2013
		(€ thousands)		
Sales and services rendered	590,525	727,167	1,005,306	230,114	173,770
Other revenues	34,970	42,681	19,328	8,991	8,084
Cost of goods sold, material consumption and					
subcontractors	(298,698)	(333,209)	(409,055)	(75,589)	(82,509)
Third-party supplies and services	(104,217)	(146,909)	(216,395)	(72,800)	(28,276)
Wages and salaries	(84,938)	(121,233)	(147,766)	(36,396)	(28,598)
Other operating expenses, net	(9,526)	(10,480)	(8,563)	(4,321)	(3,513)
Depreciation and amortisation	(30,811)	(38,537)	(49,295)	(13,374)	(10,514)
Provisions and impairment losses	(2,909)	(3,215)	(1,773)	(1,537)	(1,824)
Operating profit	94,395	116,266	191,787	35,088	26,620
Financial income	8,860	5,547	12,227	5,572	1,369
Financial costs	(21,260)	(39,846)	(69,175)	(14,620)	(15,932)
Gains in associates and jointly controlled					
companies	5,000	8,958	121	28	(92)
Income tax	(6,728)	(12,291)	(30,008)	(2,479)	(525)
Consolidated net profit for the year	80,267	78,633	104,950	23,589	11,438

⁽¹⁾ Source: Unaudited figures extracted from the Group's records.

Adjusted EBITDA

The following table reconciles operating profit to Adjusted EBITDA.

	Year ended 31 December			Three mon 31 M (Unaud	arch
	2011	2012	2013	2014	2013
		(ε thousands)		
Consolidated net profit	80,267	78,633	104,950	23,589	11,438
Depreciation and amortisation	(30,811)	(38,537)	(49,295)	(13,374)	(10,514)
Provisions and impairment losses	(2,909)	(3,215)	(1,773)	(1,537)	(1,824)
Financial income	8,860	5,547	12,227	5,572	1,369
Financial costs	(21,260)	(39,846)	(69,175)	(14,620)	(15,932)
Gains in associates and jointly controlled companies.	5,000	8,958	121	28	(92)
Income tax	(6,728)	(12,291)	(30,008)	(2,479)	(525)
Adjusted EBITDA ⁽¹⁾	128,116	<u>158,018</u>	242,855	49,999	38,957

⁽¹⁾ Adjusted EBITDA is a non-IFRS metric. The Group defines Adjusted EBITDA as consolidated net profit before depreciation and amortisation, provision and impairment losses, financial income and costs, gains in associates and jointly controlled companies and income tax. The Board believes that Adjusted EBITDA is frequently used by security analysts, investors and other interested parties in evaluating companies in its industry. This is not a measure of operating performance derived in accordance with IFRS, and should not be considered a substitute for gross profit, operating profit, profit before tax, cash flow from operating activities or other income or cash flow statement data as determined in accordance with IFRS, or as a measure of profitability or liquidity. Adjusted EBITDA is included herein as a supplemental disclosure, because the Board believes that this measure provides useful comparative information to an investor and helps investors evaluate the performance of the underlying business. However, the Group's calculation of Adjusted EBITDA may be different from the calculation used by other companies and therefore comparability may be limited.

⁽²⁾ Unaudited figures extracted from the Group's records.

Comparison of the three months ended 31 March 2014 and 2013

The following table sets out the Group's combined consolidated income statements for the three months ended 31 March 2014 and 2013.

	Three months ended 31 March (Unaudited) ⁽¹⁾	
	2013	2014
	(€ thou	sands)
Sales and services rendered	173,770	230,114
Other revenues	8,084	8,991
Cost of goods sold, material consumption and subcontractors	(82,509)	(75,589)
Third-party supplies and services	(28,276)	(72,800)
Wages and salaries	(28,598)	(36,396)
Other operating expenses, net	(3,513)	(4,321)
Depreciation and amortisation	(10,514)	(13,374)
Provisions and impairment losses	(1,824)	(1,537)
Operating profit	26,620	35,088
Financial income	1,369	5,572
Financial costs	(15,932)	(14,620)
Gains in associates and jointly controlled companies	(92)	28
Income tax	$(\hat{5}25)$	(2,479)
Consolidated net profit for the year	11,438	23,589

⁽¹⁾ Unaudited figures extracted from the Group's records.

Sales and services rendered

The following table presents the Group's sales by business segment for the three months ended 31 March 2014 and 2013.

	Three months ended 31 March (Unaudited) ⁽²⁾	
	2013	2014
	(€ thousands)	
Sales by business segment		
Angola	102,467	99,951
SADC	68,694	126,949
West Africa	2,617	4,157
East Africa		
Other, eliminations and intercompany ⁽¹⁾	(9)	(943)
Total sales and services rendered	173,770	230,114

⁽¹⁾ Other, eliminations and intercompany mainly comprises of sales of materials to partners and other third-parties.

The Group's sales for the three months ended 31 March 2014 were €230.1 million, as compared to €173.8 million for the three months ended 31 March 2013, representing an increase of €56.3 million, or 32.4 per cent. This increase was principally due to increased operations in the SADC driven by the Nacala Corridor railway project in Malawi, the Chimoio—Espungabera Road project in Mozambique and the Great East Road project in Zambia.

Sales for the Angola business segment for the three months ended 31 March 2014 were €100.0 million, and remained stable as compared to €102.5 million for the three months ended 31 March 2013. This stability was principally due to continued progress on the Calueque Dam project as well as the Luanda coastline, Dundo-Lucapa road and the Estrada Nacional Xaua Catata.

Sales for the SADC business segment for the three months ended 31 March 2014 were €126.9 million, as compared to €68.7 million for the three months ended 31 March 2013, representing an increase of €58.3 million, or 84.8 per cent. This increase was principally due to the award of new projects in Mozambique and Zambia, and the on-going development of the Nacala Corridor railway project.

⁽²⁾ Unaudited figures extracted from the Group's records.

Sales for the West Africa business segment for the three months ended 31 March 2014 were €4.2 million, as compared to €2.6 million for the three months ended 31 March 2013, representing an increase of €1.5 million, or 58.9 per cent. This increase was principally due to increased production in the Airport Runway project in São Tomé and Principe.

There were no sales recorded in the East Africa business segment in the three months ended 31 March 2014 and 31 March 2013 as the Group had not yet expanded into east African geographies.

Other revenues

The Group's other revenues for the three months ended 31 March 2014 were €9.0 million, as compared to €8.1 million for the three months ended 31 March 2013, representing an increase €0.9 million, or 11.2 per cent. This increase was principally due to increased invoicing and resulting revenues in respect of projects for which the Group is part of a consortium such as the rehabilitation of the Sena Corridor and the Tete Bridge projects in Mozambique.

Costs of goods sold, materials consumed and subcontractors

The Group's cost of goods sold, materials consumed and subcontractors for the three months ended 31 March 2014 was €75.6 million, as compared to €82.5 million for the three months ended 31 March 2013, representing a decrease of €6.9 million, or 8.4 per cent. This decrease was principally due to an increase in third-party supplies and services.

The Group's costs of goods sold, materials consumed and subcontractors as a percentage of sales decreased for the three months ended 31 March 2014, at 32.8 per cent., compared to the three months ended 31 March 2013, at 47.5 per cent., due to the significant increase in third-party supplies and services and the related decrease in supplies and services being provided by subcontractors.

Third-party supplies and services

The Group's third-party supplies and services expenses for the three months ended 31 March 2014 were €72.8 million, as compared to €28.3 million for the three months ended 31 March 2013, representing an increase of €44.5 million, or 157.5 per cent. This increase was principally due to an increase in specialised works for civil construction projects and increased leases and rents for the Nacala Corridor railway project and the rehabilitation of the Sena Corridor.

The Group's third-party supplies and services expenses as a percentage of sales increased for the three months ended 31 March 2014, to 31.6 per cent., compared to the three months ended 31 March 2013, to 16.3 per cent., due to a decrease in supplies and services being provided by subcontractors and the consequential increase of supplies and services from third-parties.

Wages and salaries

The Group's wages and salaries expenses for the three months ended 31 March 2014 were €36.4 million, as compared to €28.6 million for the three months ended 31 March 2013, representing an increase of €7.8 million, or 27.3 per cent. This increase was principally due to an increase in the number of personnel working for the Group commensurate with the Group's growth in operations during this period.

The Group's wages and salaries expenses as a percentage of sales decreased for the three months ended 31 March 2014, to 15.8 per cent., compared to the three months ended 31 March 2013, to 16.5 per cent., as the higher costs and overheads were offset by the growth in sales.

Other operating expenses

The Group's other operating expenses for the three months ended 31 March 2014 were €4.3 million, as compared to €3.5 million for the three months ended 31 March 2013, representing an increase of €0.8 million, or 23.0 per cent. This increase was principally due to the Group's growth in operations in this period.

Depreciation and amortisation

The Group's depreciation and amortisation for the three months ended 31 March 2014 was €13.4 million, as compared to €10.5 million for the three months ended 31 March 2013, representing an increase of

€2.9 million, or 27.2 per cent. This increase was principally due to increased capital expenditure in SADC, namely in relation to Malawi and Mozambique.

Provisions and impairment losses

The Group's provisions and impairment losses for the three months ended 31 March 2014 were $\in 1.5$ million, as compared to $\in 1.8$ million for the three months ended 31 March 2013, representing a decrease of $\in 0.3$ million, or 15.7 per cent. This decrease was principally due to lower provisions for doubtful accounts in this period.

Income tax

The Group's income tax expense for the three months ended 31 March 2014 was $\[\in \]$ 2.5 million, as compared to $\[\in \]$ 0.5 million for the three months ended 31 March 2013, representing an increase of $\[\in \]$ 2.0 million, or 371.8 per cent. This increase was principally due to the change in the limit for financial costs' fiscal deduction in 2014.

Comparison of the years ended 31 December 2013 and 2012

The following table sets out the Group's combined consolidated income statements for the years ended 31 December 2013 and 2012.

	Year ended 3	31 December
	2012	2013
	(€ thou	isands)
Sales and services rendered	727,167	1,005,306
Other revenues	42,681	19,328
Cost of goods sold, material consumption and subcontractors	(333,209)	(409,055)
Third-party supplies and services	(146,909)	(216,395)
Wages and salaries	(121,233)	(147,766)
Other operating expenses, net	(10,480)	(8,563)
Depreciation and amortisation	(38,537)	(49,295)
Provisions and impairment losses	(3,215)	(1,773)
Operating profit	116,266	191,787
Financial income	5,547	12,227
Financial costs	(39,846)	(69,175)
Gains in associates and jointly controlled companies	8,958	121
Income tax	(12,291)	(30,008)
Consolidated net profit for the year	78,633	104,950

Sales and services rendered

The following table presents the Group's sales by business segment for the years ended 31 December 2012 and 2013.

	Year ended 31 December	
	2012	2013
	(€ tho	usands)
Sales by business segment		
Angola	468,363	506,821
SADC	250,138	475,806
West Africa	10,261	14,673
East Africa		
Other, eliminations and intercompany ⁽¹⁾	(1,595)	8,006
Total sales and services rendered	727,167	1,005,306

⁽¹⁾ Other, eliminations and intercompany mainly comprises of sales of materials to partners and other third-parties.

The Group's sales for the year ended 31 December 2013 were €1.0 billion, as compared to €727.2 million for the year ended 31 December 2012, representing an increase of €278.1 million, or 38.2 per cent. This increase was principally due to an increase in backlog and consequent increase in sales in Angola and Malawi and the Group's expansion into new geographies.

Sales for the Angola business segment for the year ended 31 December 2013 were €506.8 million, as compared to €468.4 million for the year ended 31 December 2012, representing an increase of €38.5 million, or 8.2 per cent. This increase was principally due to progress on the Calueque Dam project as well as the Luanda coastline, Dundo-Lucapa road and the Estrada Nacional Xaua Catata.

Sales for the SADC business segment for the year ended 31 December 2013 were €475.8 million, as compared to €250.1 million for the year ended 31 December 2012, representing an increase of €225.7 million, or 90.2 per cent. This increase was principally due to the award of new projects in Mozambique, such as the rehabilitation of the Sena Corridor, and the development of the Nacala Corridor railway project.

Sales for the West Africa business segment for the year ended 31 December 2013 were €14.7 million, as compared to €10.3 million for the year ended 31 December 2012, representing an increase of €4.4 million, or 43.0 per cent. This increase was principally due to the growth in operations in São Tomé and Príncipe.

There were no sales in the years ended 31 December 2013 and 31 December 2012 as the Group was yet to expand into East African geographies.

Other revenues

The Group's other revenues for the year ended 31 December 2013 was €19.3 million, as compared to €42.7 million for the year ended 31 December 2012, representing a decrease of €23.4 million, or 54.7 per cent. This decrease was principally due to reduced invoicing and resulting revenues in respect of projects for which the Group is part of a consortium.

Costs of goods sold, materials consumed and subcontractors

The Group's cost of goods sold, materials consumed and subcontractors for the year ended 31 December 2013 was €409.1 million, as compared to €333.2 million for the year ended 31 December 2012, representing an increase of €75.8 million, or 22.8 per cent. This increase was principally due to an increase in expenditure on materials in this period to service growth in operations.

The Group's costs of goods sold, materials consumed and subcontractors as a percentage of sales decreased for the year ended 31 December 2013, at 40.7 per cent., compared to the year ended 31 December 2012, at 45.8 per cent., due to an increase in third-party supplies and services and the related decrease in supplies and services being provided by subcontractors.

Third-party supplies and services

The Group's third-party supplies and services expenses for the year ended 31 December 2013 were €216.4 million, as compared to €146.9 million for the year ended 31 December 2012, representing an increase of €69.5 million, or 47.3 per cent. This increase was principally due to an increase in specialised works for civil construction projects and increased leases and rents for the Nacala Corridor railway project and Linha do Sena projects.

The Group's third-party supplies and services expenses as a percentage of sales increased for the year ended 31 December 2013, at 21.5 per cent., compared to the year ended 31 December 2012, at 20.2 per cent., due to a decrease in supplies and services being provided by subcontractors and the consequential increase of supplies and services from third-parties.

Wages and salaries

The Group's wages and salaries expenses for the year ended 31 December 2013 were €147.8 million, as compared to €121.2 million for the year ended 31 December 2012, representing an increase of €26.5 million, or 21.9 per cent. This increase was principally due to an increase in the number of personnel working for the Group commensurate with the Group's growth in operations during this period.

The Group's wages and salaries expenses as a percentage of sales decreased for the year ended 31 December 2013, at 14.7 per cent., compared to the year ended 31 December 2012, at 16.7 per cent., as the higher costs and overheads were offset by the growth in sales.

Other operating expenses

The Group's other operating expenses for the year ended 31 December 2013 were €8.6 million, as compared to €10.5 million for the year ended 31 December 2012, representing a decrease of €1.9 million, or 18.3 per cent. This decrease was principally due to the completion of rehabilitation of the head office and works in the central construction yard in Angola.

Depreciation and amortisation

The Group's depreciation and amortisation for the year ended 31 December 2013 was €49.3 million, as compared to €38.5 million for the year ended 31 December 2012, representing an increase of €10.8 million, or 27.9 per cent. This increase was principally due to the Group acquiring additional assets to service growth in operations and the related depreciation attributable to those additional assets.

Provisions and impairment losses

The Group's provisions and impairment losses for the year ended 31 December 2013 were €1.8 million, as compared to €3.2 million for the year ended 31 December 2012, representing a decrease of €1.4 million, or 44.8 per cent. This decrease was principally due to a decrease in trade and other debtors in the Angola business segment as well as a decrease of provisions attributable to that segment, principally due to increased precaution in the year ended 31 December 2012 and a more thorough analysis of other debtors undertaken in the year ended 31 December 2013 revealing less provision was required.

Income tax

The Group's income tax expense for the year ended 31 December 2013 was €30.0 million, as compared to €12.3 million for the year ended 31 December 2012, representing an increase of €17.7 million, or 144.1 per cent. This increase was principally due to the taxation incurred in Portugal for Mota & Companhia Maurícias, Lda.

Comparison of the years ended 31 December 2012 and 2011

The following table sets out the Group's combined consolidated income statements for the years ended 31 December 2012 and 2011.

Vear ended

2011 2012 (€ thousmost) Sales and services rendered 590,525 727,167 Other revenues 34,970 42,681 Cost of goods sold, material consumption and subcontractors (298,698) (333,209) Third-party supplies and services (104,217) (146,909) Wages and salaries (84,938) (121,233) Other operating expenses, net (9,526) (10,480) Depreciation and amortisation (30,811) (38,537) Provisions and impairment losses (2,909) (3,215) Operating profit 8,860 5,547 Financial income 8,860 5,547 Financial costs (21,260) (39,846) Gains in associates and jointly controlled companies 5,000 8,958 Income tax (6,728) (12,291) Consolidated net profit for the year 80,267 78,633		31 December	
Sales and services rendered 590,525 727,167 Other revenues 34,970 42,681 Cost of goods sold, material consumption and subcontractors (298,698) (333,209) Third-party supplies and services (104,217) (146,909) Wages and salaries (84,938) (121,233) Other operating expenses, net (9,526) (10,480) Depreciation and amortisation (30,811) (38,537) Provisions and impairment losses (2,909) (3,215) Operating profit 94,395 116,266 Financial income 8,860 5,547 Financial costs (21,260) (39,846) Gains in associates and jointly controlled companies 5,000 8,958 Income tax (6,728) (12,291)		2011	2012
Other revenues 34,970 42,681 Cost of goods sold, material consumption and subcontractors (298,698) (333,209) Third-party supplies and services (104,217) (146,909) Wages and salaries (84,938) (121,233) Other operating expenses, net (9,526) (10,480) Depreciation and amortisation (30,811) (38,537) Provisions and impairment losses (2,909) (3,215) Operating profit 94,395 116,266 Financial income 8,860 5,547 Financial costs (21,260) (39,846) Gains in associates and jointly controlled companies 5,000 8,958 Income tax (6,728) (12,291)		(€ thou	sands)
Cost of goods sold, material consumption and subcontractors (298,698) (333,209) Third-party supplies and services (104,217) (146,909) Wages and salaries (84,938) (121,233) Other operating expenses, net (9,526) (10,480) Depreciation and amortisation (30,811) (38,537) Provisions and impairment losses (2,909) (3,215) Operating profit 94,395 116,266 Financial income 8,860 5,547 Financial costs (21,260) (39,846) Gains in associates and jointly controlled companies 5,000 8,958 Income tax (6,728) (12,291)	Sales and services rendered	590,525	727,167
Third-party supplies and services (104,217) (146,909) Wages and salaries (84,938) (121,233) Other operating expenses, net (9,526) (10,480) Depreciation and amortisation (30,811) (38,537) Provisions and impairment losses (2,909) (3,215) Operating profit 94,395 116,266 Financial income 8,860 5,547 Financial costs (21,260) (39,846) Gains in associates and jointly controlled companies 5,000 8,958 Income tax (6,728) (12,291)	Other revenues	34,970	42,681
Wages and salaries (84,938) (121,233) Other operating expenses, net (9,526) (10,480) Depreciation and amortisation (30,811) (38,537) Provisions and impairment losses (2,909) (3,215) Operating profit 94,395 116,266 Financial income 8,860 5,547 Financial costs (21,260) (39,846) Gains in associates and jointly controlled companies 5,000 8,958 Income tax (6,728) (12,291)	Cost of goods sold, material consumption and subcontractors	(298,698)	(333,209)
Other operating expenses, net (9,526) (10,480) Depreciation and amortisation (30,811) (38,537) Provisions and impairment losses (2,909) (3,215) Operating profit 94,395 116,266 Financial income 8,860 5,547 Financial costs (21,260) (39,846) Gains in associates and jointly controlled companies 5,000 8,958 Income tax (6,728) (12,291)	Third-party supplies and services	(104,217)	(146,909)
Depreciation and amortisation (30,811) (38,537) Provisions and impairment losses (2,909) (3,215) Operating profit 94,395 116,266 Financial income 8,860 5,547 Financial costs (21,260) (39,846) Gains in associates and jointly controlled companies 5,000 8,958 Income tax (6,728) (12,291)	Wages and salaries	(84,938)	(121,233)
Provisions and impairment losses (2,909) (3,215) Operating profit 94,395 116,266 Financial income 8,860 5,547 Financial costs (21,260) (39,846) Gains in associates and jointly controlled companies 5,000 8,958 Income tax (6,728) (12,291)	Other operating expenses, net	(9,526)	(10,480)
Operating profit 94,395 116,266 Financial income 8,860 5,547 Financial costs (21,260) (39,846) Gains in associates and jointly controlled companies 5,000 8,958 Income tax (6,728) (12,291)	Depreciation and amortisation	(30,811)	(38,537)
Financial income 8,860 5,547 Financial costs (21,260) (39,846) Gains in associates and jointly controlled companies 5,000 8,958 Income tax (6,728) (12,291)	Provisions and impairment losses	(2,909)	(3,215)
Financial costs (21,260) (39,846) Gains in associates and jointly controlled companies 5,000 8,958 Income tax (6,728) (12,291)	Operating profit	94,395	116,266
Gains in associates and jointly controlled companies 5,000 8,958 Income tax (6,728) (12,291)	Financial income	8,860	5,547
Income tax	Financial costs	(21,260)	(39,846)
	Gains in associates and jointly controlled companies	5,000	8,958
Consolidated net profit for the year	Income tax	(6,728)	(12,291)
	Consolidated net profit for the year	80,267	78,633

Sales and services rendered

The following table presents the Group's sales by business segment for the years ended 31 December 2012 and 2011.

	Year ended 31 December	
	2011	2012
	(€ thou	ısands)
Sales by business segment		
Angola		468,363
SADC	158,307	250,138
West Africa	10,293	10,261
East Africa		
Other, eliminations and intercompany ⁽¹⁾	723	(1,595)
Total sales and services rendered	590,525	727,167

⁽¹⁾ Other, eliminations and intercompany mainly comprises of sales of materials to partners and other third-parties.

The Group's sales for the year ended 31 December 2012 were €727.2 million, as compared to €590.5 million for the year ended 31 December 2011, representing an increase of €136.6 million, or 23.1 per cent. This increase was principally due to beginning contract work on the Nacala Corridor railway Project as well as smaller projects in Mozambique.

Sales for the Angola business segment for the year ended 31 December 2012 were €468.4 million, as compared to €421.2 million for the year ended 31 December 2011, representing an increase of €47.2 million, or 11.2 per cent. This increase was principally due to the continued execution works for the Special Economic Zone works as well as on the Luanda coastline and Dundo-Lucapa road in addition to works carried out by the Group on the improvements to Avenida Murtala Mohamed.

Sales for the SADC business segment for the year ended 31 December 2012 were €250.1 million, as compared to €158.3 million for the year ended 31 December 2011, representing an increase of €91.8 million, or 58.0 per cent. This increase was principally due to the beginning of construction works on the Nacala Corridor railway project in Malawi in this period as well as smaller projects in Mozambique.

Sales for the West Africa business segment for the year ended 31 December 2012 were €10.3 million and remained stable as compared to €10.3 million for the year ended 31 December 2011. This stability was principally due to the fact that no significant projects were added to the backlog for this business segment in this period.

There were no sales in the years ended 31 December 2012 and 31 December 2011 as the Group was yet to expand into East African geographies.

Other revenues

The Group's other revenues for the year ended 31 December 2012 was €42.7 million, as compared to €35.0 million for the year ended 31 December 2011, representing an increase of €7.7 million, or 22.1 per cent. This increase was principally due to an increase in the costs re-allocated to consortium partners and the re-invoicing of costs to third-parties (such as subcontractors) outside the Group.

Costs of goods sold, materials consumed and subcontractors

The Group's cost of goods sold, materials consumed and subcontractors for the year ended 31 December 2012 was €333.2 million, as compared to €298.7 million for the year ended 31 December 2011, representing an increase of €34.5 million, or 11.6 per cent. This increase was principally due to an increase in expenditure on materials in this period to service growth in operations.

The Group's costs of goods sold, materials consumed and subcontractors as a percentage of sales decreased for the year ended 31 December 2012 at 45.8 per cent. compared to the year ended 31 December 2011 at 50.6 per cent. due to an increase in third-party supplies and services and the related decrease in supplies and services being provided by subcontractors and the consequential increase of supplies and services from third-parties.

Third-party supplies and services

The Group's third-party supplies and services expenses for the year ended 31 December 2012 were €146.9 million, as compared to €104.2 million for the year ended 31 December 2011, representing an increase of €42.7 million, or 41.0 per cent. This increase was principally due to higher leases and rent costs as well as the increased cost of transport, travel and lodging.

The Group's third-party supplies and services expenses as a percentage of sales increased for the year ended 31 December 2012 at 20.2 per cent. compared to the year ended 31 December 2011 at 17.6 per cent. as equipment leases and accommodation costs increased.

Wages and salaries

The Group's wages and salaries expenses for the year ended 31 December 2012 were €121.2 million, as compared to €84.9 million for the year ended 31 December 2011, representing an increase of €36.3 million, or 42.7 per cent. This increase was principally due to an increase in the number of personnel working for the Group.

The Group's wages and salaries expenses as a percentage of sales increased for the year ended 31 December 2012 at 16.7 per cent. compared to the year ended 31 December 2011 at 14.4 per cent. as the revised organisational model implemented in 2012 resulted in the Group utilising a higher number of expatriate workers to support the expansion of the Group's activities.

Other operating expenses

The Group's other operating expenses for the year ended 31 December 2012 were ≤ 10.5 million, as compared to ≤ 9.5 million for the year ended 31 December 2011, representing an increase of ≤ 1.0 million, or 10.0 per cent. This increase was principally due to rising tax expenses (other than income tax).

Depreciation and amortisation

The Group's depreciation and amortisation for the year ended 31 December 2012 was €38.5 million, as compared to €30.8 million for the year ended 31 December 2011, representing an increase of €7.7 million, or 25.1 per cent. This increase was principally due to acquiring additional assets to service growth in operations and the related deprecation attributable to these additional assets.

Provisions and impairment losses

The Group's provisions and impairment losses for the year ended 31 December 2012 were €3.2 million, as compared to €2.9 million for the year ended 31 December 2011, representing an increase of €0.3 million, or 10.5 per cent. This increase was principally due to the booking of provisions and impairment losses in Angola.

Income tax

The Group's income tax expense for the year ended 31 December 2012 was €12.3 million, as compared to €6.7 million for the year ended 31 December 2011, representing an increase of €5.56 million, or 82.7 per cent. This increase was principally due to the taxation incurred in Portugal for Mota & Companhia Maurícias, Lda.

Liquidity and Capital Resources

The Group's liquidity requirements arise primarily from the need to fund capital expenditures for the continued growth of its business, for working capital and to repay debt. For the year ended 31 December 2013, working capital attributed to trade and other creditors, trader and other debtors and inventories was €527 million, €898 million and €80 million, respectively. The Group's principal source of funding is its cash from operations and borrowings. As at 31 December 2013, the Group had current financial borrowings of €223.7 million, non-current financial borrowings of €129.8 million and cash and cash equivalents—current of €150.5 million, resulting in net borrowings of €203.0 million.

The Company is currently considering its liquidity needs and may, following Admission, seek to refinance some or all of its existing indebtedness to, *inter alia*, seek more favourable financing terms. The Company has made no decisions in this regard and continues to explore its options bearing in mind its liquidity and operational requirements.

Cash flows

The following table sets out information on the Group's cash flows for the periods indicated.

	Year ended 31 December		Three mon 31 M (Unaud	arch	
	2011	2012	2013	2014	2013
		(€	thousands)		
Cash flows from operating activities	4 6 000		26.266	10.061	26.600
Cash generated from operating activities	16,289	62,857	26,266	40,864	36,688
Income tax paid	(3,595) 3,824	(5,838) 31,120	(2,528) 7,093	(117) 6,740	(692) 90
Net cash from operating activities	16,518	88,139	30,831	47,487	36,085
Cash flows from investing activities					
Cash receipts from financial investment, property,	<i>52 22</i> 0	22 205	((055	1.014	0.111
plant and equipment, dividends and others	53,339	23,295	66,955	1,914	9,111
Cash paid in respect of financial investment Cash paid in respect of intangible assets	(1,573) (245)	(1,837) (1,931)	(245)	(90)	
Cash paid in respect of intaligible assets	(243)	(1,731)	(243)	(50)	
equipment	(17,781)	(71,907)	(96,937)	(14,321)	(16,103)
Net cash from investing activities	33,738	(52,380)	(30,228)	12,497	6,992
Cash flows from financing activities					
Cash receipts from repayments of loans obtained					
and supplementary capital	129,302	204,611	193,501	23,337	18,796
Cash paid in respect of loans obtained Cash paid in respect of amortisation of finance	(103,962)	(160,863)	(72,766)	(57,494)	(41,283)
lease contracts	(652)	(640)	(765)	(3,337)	(251)
expense	(21,751)	(34,089)	(42,000)	(9,308)	(5,830)
Cash paid in respect of dividends	(14,419)	(49,282)	(36,771)	` <u> </u>	` <u> </u>
Net cash from financing activities	(11,482)	(40,264)	41,200	(46,801)	(28,568)
Net increase in cash and cash equivalents					
Variation of cash and cash equivalents	38,774	(4,504)	41,803	(11,811)	525
Variations caused by changes to the perimeter	5	402	1,470	(0.62)	
Exchange rate effect	1,868	494	(9,464)	(962)	2,135
year	79,665	120,312	116,704	150,513	116,704
Cash and cash equivalents at the end of the year .	120,312	116,704	150,513	137,740	119,363

⁽¹⁾ Unaudited figures extracted from the Group's records.

Net cash from operating activities

Net cash from operating activities consists of receipts from customers, payments to suppliers, payments to staff and other items related to operating activity.

For the three months ended 31 March 2014, the Group's net cash generated from operating activities was a cash inflow of €47.5 million, compared to a cash inflow of €36.1 million for the three months ended 31 March 2013, an increase of €11.4 million. This increase was principally due to a significant increase in cash received from customers and an increase in other receipts generated by operating activities.

For the year ended 31 December 2013, the Group's net cash generated from operating activities was a cash inflow of €30.8 million, compared to a cash inflow of €88.1 million for the year ended 31 December 2012, a decrease of €57.3 million. This decrease was principally due to an increase in payments to suppliers and a decrease in other receipts generated by operating activities.

For the year ended 31 December 2012, the Group's net cash generated from operating activities was a cash inflow of €88.1 million, compared to a cash inflow of €16.5 million for the year ended 31 December 2011,

an increase of €71.6 million. This increase was principally due to a significant increase in other receipts generated by operating activities in this period.

Net cash from investing activities

Net cash from investing activities includes acquisitions and disposals of investments in subsidiaries and receipts and payments arising from the purchase and sale of fixed assets. See "Part VII: Operating and Financial Review—Capital expenditure" below for a further discussion of the Group's capital expenditure.

For the three months ended 31 March 2014, the Group's net cash generated from investing activities was a cash outflow of \in 12.5 million, compared to a cash outflow of \in 7.0 million for the three months ended 31 March 2013, an increase of \in 5.5 million. This increase was principally due to a decrease in cash receipts from financial investments.

For the year ended 31 December 2013, the Group's net cash generated from investing activities was a cash outflow of €30.2 million, compared to a cash outflow of €52.4 million for the year ended 31 December 2012, a decrease of €22.2 million. This decrease was principally due to an increase in cash receipts from financial investments as a result of asset disposals in Angola.

For the year ended 31 December 2012, the Group's net cash generated from investing activities was a cash outflow of €52.4 million, compared to a cash inflow of €33.7 million for the year ended 31 December 2011, a decrease of €86.1 million. This decrease was principally due to reduced receipts from the disposal of financial assets and an increase in cash paid to acquire equipment.

Net cash from financing activities

Net cash from financing activities includes payments and receipts relative to loans received, finance lease contracts and payment of dividends.

For the three months ended 31 March 2014, the Group's net cash generated from financing activities was a cash outflow of \in 46.8 million, compared to a cash outflow of \in 28.6 million for the three months ended 31 March 2013, an increase of \in 18.2 million. This increase was principally due to the increase in repayments of loans obtained.

For the year ended 31 December 2013, the Group's net cash generated from financing activities was a cash inflow of €41.2 million, compared to a cash outflow of €40.3 million for the year ended 31 December 2012, an increase of €81.5 million. This increase was principally due to the higher amount of loans obtained.

For the year ended 31 December 2012, the Group's net cash generated from financing activities was a cash outflow of \in 40.3 million, compared to a cash outflow of \in 11.5 million for the year ended 31 December 2011, an increase of \in 28.8 million. This increase was principally due to the higher amounts of dividends and interest paid in this period.

Capital expenditure

The primary objective of the Group's capital expenditure programme is to provide a framework to support continued growth. The Group's capital expenditure requirements consist of investments in property, plant and equipment necessary for engineering and construction activities as well as logistical infrastructure which are typically driven by specific project needs. For example the Group has invested in a purpose built warehouse in Viana, Angola, light vehicles, production equipment, accommodation and training facilities as well as quarries and aggregates batching plants in Angola, Malawi, Mozambique, Zambia, Cape Verde and São Tomé and Principe. The Group's aim is to achieve this objective through maintenance, growth and project capital expenditure.

For the years ended 31 December 2011, 2012 and 2013, the Group incurred capital expenditures in the amount of €29.7 million, €76.2 million and €110.0 million, respectively. The following table provides a breakdown of the Group's capital expenditure during the periods indicated.

	Year ended 31 December		
	2011	2012	2013
		(€ thousand	(s)
Land and buildings	10,835	4,261	11,907
Equipment	14,618	69,751	84,454
Tangible fixed assets in progress	4,281	2,195	13,571
Other assets	(3)	34	60
Total	29,731	76,241	109,992

The Group invested a total of €110.0 million in capital expenditure for the year ended 31 December 2013 compared to €76.2 million for the year ended 31 December 2012, an increase of €33.8 million. This consisted primarily of increased expenditure on equipment, such as production equipment and light vehicles, by MEEC Africa to rent to its subsidiaries and branches in Angola and the SADC as well increased expenditure on equipment bought directly by these entities.

Capital expenditure for the year ended 31 December 2012 was €76.2 million, compared to €29.7 million for the year ended 31 December 2011, an increase of €46.5 million. This consisted primarily of expenditure for projects in the SADC, particularly for the Nacala Corridor railway project and expenditure on precast factories and stand-alone camps to house and cater for the project's workforce.

Indebtedness

The Group has a wide range of debt financing arrangements in place which are comprised of short and medium term loan facilities, bonds, finance leases, overdrafts and current account facilities. The funds raised by such borrowings have principally been used by the Group for general corporate purposes, to expand its operations in its existing markets and to fund required capital expenditure in connection with its on-going projects. The terms and conditions of such financing arrangements contain customary representations, information covenants, undertakings and events of default. For a further description of the covenants applicable to the Group in respect of its indebtedness, see "Risk Factors—Risks Relating to the Group's Business and Operations—The Group is subject to restrictive debt covenants". The Group considers that no covenants and/or undertakings and/or any other terms are contained within its financings arrangements which would be breached as a consequence of the Global Offer and/or Admission. In the interests of maintaining good relationships with its creditors, however, the Group sought confirmation from lenders and/or bondholders (as the case may be) under its material existing financing arrangements that neither the Global Offer nor Admission would in any way contravene or otherwise give rise to any additional rights, obligations or liabilities for the relevant obligor under those arrangements. As of the date of this Prospectus, only a small number of such confirmations remain outstanding, although the Group expects to receive such confirmations in due course.

The Group's most significant non-current debt financing arrangements in place as at 31 December 2013 were as follows:

Floating Rate bonds issued by MEEC Africa

In December 2013, MEEC Africa issued €70 million floating rate notes (the "2013 Bonds"). The sole subscriber and bondholder in respect of the 2013 Bonds is Caixa Geral de Depósitos, S.A. The funds raised by the issuance of the 2013 Bonds were used for general corporate purposes. The terms of the 2013 Bonds provide for principal and accrued interest thereon to paid bi-annually, with the final interest payment date falling in December 2018. The terms and conditions of the 2013 Bonds contain customary representations, information and financial covenants, undertakings and events of default, and, in particular, provide that the MEEC Africa must (i) maintain a ratio of total net debt to EBITDA that is no more than 3.5 for each relevant period tested and (ii) ensure that its total shareholders' equity as a proportion of the MEEC Africa's total assets is, at all times, greater than 18 per cent. In addition, the 2013 Bonds provide for early redemption of the principal amount outstanding and accrued interest thereon in certain circumstances, including where (i) there is non-compliance with obligations arising from other loans, credit facilities, or other financial commitments within the Portuguese financial system, (ii) Mr. António Vasconcelos da Mota, Mrs. Maria Manuela Vasconcelos Mota, Mrs. Maria Teresa Vasconcelos Mota, Mrs. Maria Paula

Vasconcelos Mota and their respective spouses, together with Mota Gestão e Participações, SGPS, S.A., cease to own, directly or indirectly, at least 51 per cent. of the issued share capital and/or voting rights of ME SGPS, and (iii) ME SGPS ceases to own, directly or indirectly, the majority of the issued share capital and/or voting rights of MEEC Africa. The 2013 Bonds carry a floating rate of interest.

Commercial Paper Programme

In December 2010, MEEC Africa issued €44.8 million floating rate notes under a commercial paper programme (the "Notes"). The sole subscriber and noteholder in respect of the Notes is Banco Espírito Santo S.A. The funds raised by the issuance of the Notes were used for general corporate purposes. The Notes are due to mature in January 2016. The terms and conditions of the Notes contain customary representations, covenants, undertakings and events of default. In particular, the Notes provide for early redemption of the principal amount outstanding and accrued interest thereon in certain circumstances, including where (i) MEEC Africa, or another other company in which MEEC Africa holds the majority of the issued share capital and/or voting rights, does not comply with their respective obligations arising from other loans, credit facilities, or other financial commitments within the Portuguese financial system, and (ii) ME SGPS ceases to hold, directly or indirectly, at least 50.1 per cent. of the issued share capital and/or voting rights of MEEC Africa and/or Mota Engil, Ambiente e Serviços, SGPS, S.A. and/or Ascendi Group, SGPS, S.A. The Notes carry a floating rate of interest.

The Group's current debt financing arrangements and the amounts outstanding thereunder were, in each case as at 31 December 2013, as follows:

		31 De	ecember 2013	
Debtor	Type of debt	Loan amount	Amount outstanding	
		(€ thous		
Mota-Engil Angola	Current account facility	62,411	47,200	
Mota-Engil Angola	Short term loan	29,462	29,462	
MEEC Africa	Current account facilities	69,448	69,448	
MEEC Africa	Short term loan	18,000	18,000	
MEEC Africa	Overdraft facility	15,000	7,472	

For the years ended 31 December 2011, 2012 and 2013, average interest rates paid by the Group in respect of its total financial indebtedness were as follows:

	Year en	ded 31	December
	2011	2012	2013
	Average	Rates	(per cent.)
Non-convertible bonds	_	6.20	7.37
Amounts owed to credit institutions			
Bank loans	7.18	9.56	11.06
Overdraft facilities	8.57	9.38	14.50
Current account facilities	7.74	9.67	8.87
Other loans obtained			
Commercial paper issues	5.81	6.20	6.21
Other loans	6.02	6.20	19.54

As at 31 December 2013, the Group's total financial indebtedness had the following maturity profile:

	31 December 2013
	(€ thousands)
Due within one year ⁽¹⁾	223,715
Due within two years	59,540
Due within three to five years	70,244
Non-current	129,783
Total	<u>353,498</u>

⁽¹⁾ Includes €30.2 million attributable to the "factoring" of Angolan invoices, which local banks accept as collateral for short term facilities. See "Liquidity and Capital Resources- Trade Debtors" below.

As at 31 December 2013, the Group's total financial indebtedness was denominated in the following currencies:

	31 December 2013	
	(€ thousands)	per cent.
Euro	165,234	
Angolan Kwanza	124,454	35
US Dollar	53,773	15
Other currencies ⁽¹⁾	10,037	3
Total	<u>353,498</u>	100

⁽¹⁾ Includes Malawian Kwacha, Mozambique Metical and South African Rand.

Finance leases

Lease contracts are classified as finance leases when the leases substantially transfer all the risks and advantages inherent to possession of the leased asset. The Group's finance leases are principally for land, buildings, vehicles and machinery. The lease liabilities are effectively self-secured as the rights to the leased assets revert to the lessors in the event of default. In most cases, the Group has an option to purchase the relevant asset at the end of the lease at a pre-determined price.

	31 December		
	2011	2012	2013
	((thousands)
Gross amounts payable under finance leases			
Within one year	13,661	28,062	24,007
Within two years	9,536	31,496	19,637
Within three years	201	_	12,632
After four years			2,400
	23,398	59,558	58,674
Less: interest included in rents	(1,332)	(1,688)	(4,391)
Total	22,066	57,870	54,283

As at 31 December 2013, the most significant finance lease contracts were as follows:

Contracting party	Amount (€ thousands)	Asset	Lease term (years)	Purchase option (€ thousands)
Mota-Engil Angola	5,950	Sundry equipment	4	290
MEEC Africa	82,269	Sundry equipment	4	1,268

As at 31 December 2011, 2012 and 2013, the net book value of assets under finance lease contracts were as follows:

	31 December		r
Finance lease obligations	2011	2012	2013
	(1	€ thousands	s)
Land and buildings	_		17
Equipment		51,636	55,137
Transport equipment		6,572	6,365
Total	22,636	58,208	61,519

Operating leases

Leases are classified as operating leases when the leases do not substantially transfer all the risks and advantages inherent to possession of the leased asset. The Group's operating leases include the rental of premises and the lease of vehicles and information technology equipment. The total amount of lease payments that the Group made under non-cancellable operating leases for the year ended 31 December 2013 was 64.5 million.

Contractual obligations and commercial commitments

In the normal course of business, the Group makes various commitments to purchase goods and services from specific suppliers, including commitments to contractors, service providers and suppliers related to capital expenditure. As part of its capital expenditure programme, as at 31 March 2014, the Group had contractually committed €7 million to its capital expenditure programme. The principal future investments for which firm commitments have been made relate to machinery that will be used by the Group in the fulfilment of its contracts and includes tipper trucks in Zambia, a dump truck, diesel truck and excavator in Zimbabwe and bulldozers, excavators and other equipment in Mozambique. The Group's anticipated sources of funds for its committed capital expenditure are incoming cash flows from its on-going projects as described in "Part II: Information on the Group—Business Areas".

Off balance sheet arrangements

The Group's off-balance sheet arrangements are comprised of guarantees given in the ordinary course of its Engineering and Construction activities in respect of its workmanship. The following table sets out the amounts attributable to guarantees provided by the Group as at 31 December 2011, 2012 and 2013:

	31 December		
	2011	2012	2013
		€ thousands	
US Dollar	84,895	323,751	332,158
Euro	12,570	49,162	100,151
Other	8,791	22,207	27,041
Total	106,257	395,121	459,350

The following table sets out guarantees provided by the Group attributable to each of its primary markets as at the 31 December 2011, 2012 and 2013:

	31 December		
	2011	2012	2013
		€ thousands	
Mota-Engil Angola and MEEC Africa, Angola branch	94,625	211,012	181,085
MEEC Africa, Malawi branch	3,934	159,738	164,644
MEEC Africa, Mozambique branch	2,367	21,214	30,215
Other	5,332	3,157	83,405
Total	106,257	395,121	459,350

Trade Debtors

The following table sets out the Group's trade debtors by business segment for the years ended 31 December 2011, 2012 and 2013.

	31 December		
	2011	2012	2013
		€ thousands	
Angola	420,843	491,912	599,037
SADC	98,190	67,241	122,901
West Africa	7,607	6,631	8,818
Intercompany adjustments	136	(222)	22,167
Total trade debtors	526,776	565,563	752,924
Accumulated impairments	(41,149)	(44,444)	<u>(49,137</u>)
Net total trade debtors	485,627	<u>521,119</u>	703,787

Net total trade debtors as a percentage of sales for the years ended 31 December 2011, 2012 and 2013 was 82 per cent., 72 per cent. and 70 per cent., respectively. Excluding Angola, the increase in total debtors is linked to the increased activity in the SADC business segment. In Angola, despite the fact that revenues are relatively stable, there was a significant year-on-year increase in trade debtors (with an increase of 16.9 per cent. from 2011 to 2012 and a 21.8 per cent. increase from 2012 to 2013). This is primarily due to

the fact that the Group has sovereign debt exposure in Angola, which generally takes four months at the earliest to be repaid therefore resulting in an increased debtors balance. As a result, in its Angola segment, and principally to fund its working capital requirements in the country, the Group monetises outstanding invoices from its clients in a manner akin to traditional factoring (albeit with certain differences). Under these arrangements, the Group obtains short term loans (typically with tenures of less than 12 months) from local lenders and uses its outstanding invoices as collateral for those loans. In contrast to traditional factoring arrangements, the Group retains the risk of non-payment by clients under these invoices. See also "Risk Factors—Risks Relating to the Group's Business and Operations—The Group is exposed to counterparty risks and may incur losses because of such exposure". In other business segments, the projects may be financed by development finance institutions and supranational entities to reduce credit risk. Previously, the only significant bad debts the Group was exposed to was from certain private mining companies in Angola to which the Group is no longer exposed.

Tax expense

In 2013, the Company paid an effective tax rate of 22.2 per cent. while actual corporate tax rates were 30 per cent. in Angola, 32 per cent. in Mozambique and 35 per cent. in Malawi. The following table sets out the Group's tax expense schedule for the year ended 31 December 2013.

	Accounting profit before taxes	Tax expense	Effective tax rate
	€ thousands		per cent.
2013 Tax Expense Schedule			
Angola	52,914	451	0.9
SADC	109,734	28,543	26.0
West Africa	(1,807)	30	_
East Africa	(161)		_
Portugal/other	(25,720)	984	
Total	134,959	30,008	22.2

For the year ended 31 December 2013, the effective tax rate for the Angola business segment was 0.9 per cent. due to an eight year tax exemption for MEEC Africa Angola branch ending in July 2014 and an eight year tax exemption for Mota-Engil Angola ending in December 2018. SADC's effective tax rate was 26.0 per cent. due to different tax holiday and capital expenditure incentives in certain subsidiaries and projects. Taxes were also incurred in Portugal due to MEEC Africa's incorporation in that jurisdiction. For subsequent fiscal years, only MEEC Africa, not its branches, will incur tax in Portugal as the branches will be taxed in each respective country. There is no withholding tax between Portugal and the Netherlands.

Qualitative and quantitative disclosures about market risk

The Group's activities expose it to a variety of financial risks, in particular risks related to interest rates, foreign exchange rates for transactions and conversion and liquidity. The Group's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects of the uncertainty characteristic of financial markets on its financial performance.

Financial risk management is carried out under policies approved by the Company's Board and with the advisory interventions of the Audit Committee, as delegated by the Board. The Company's Board provide the written principles for overall risk management, as well as written policies covering specific areas, such as foreign exchange risk, interest rate risk and liquidity risk.

Interest rate risk

The Group's reported results of operations and financial condition may be affected by interest rate fluctuations. Financing arrangements with certain external sources of financing in Euro and other foreign currencies bear floating interest rates. The Group aims to control and mitigate the risk of incurring losses as a result of variations in the interest rates that its financial debt is indexed to, most of which is denominated in the Euro, Angolan Kwanza and US dollar, through natural hedging. The Group does not have in place any financial instruments to hedge against interest rate movements as it expects interest rates to remain at the same level for the expected term of the Group's loans. To the extent the measures the Group takes do not mitigate its exposure to interest rate fluctuations, the Group's results of operations will be affected.

Exchange risk

The Group is exposed to currency exchange-rate fluctuations primarily with respect to the US Dollar, the Angolan Kwanza, Malawian Kwacha, the Mozambique Metical and the South African Rand against the Euro, the Group's reporting currency. See "Risk Factors—Risks Relating to the Group's Business and Operations—The Group is exposed to fluctuations in currency exchange rates".

The Group is exposed to translational foreign exchange fluctuations. The Group reports in Euros but operates internationally in ten countries. Assets, liabilities and transactions for certain of the Group's reporting subsidiaries are measured in the entity's functional currency and are then translated into Euros for presentation of the Group's consolidated results of operations. As currency exchange rates fluctuate, translation of the operating results of the Group's subsidiaries that have a functional currency other than Euro affect its reported results of operations. The Group is predominately exposed to movements in the Euro against the US Dollar, the Angolan Kwanza and Malawian Kwacha and to a lesser extent the Mozambique Metical and the South African Rand.

Whilst certain members of the Group currently hedge transactional exposures, the Group as a whole seeks to mitigate its exposure by attempting to have each business subsidiary match its purchasing and sales and raise its required debt financing predominantly in its functional currency.

Liquidity risk

The Group may not be able to generate sufficient cash flows from its operations to meet its financial obligations arising from contracts and from its short-term financial commitments. The Group's liquidity risk are based on the financial resources generated by or used in operating and investing activities, the characteristics of debt maturity and the use of cash, as well as contingent cash terms of financial markets.

The Group aims to maintain sufficient cash margins and opens and maintains surplus short-term lines of credit that serve as liquidity reserves that are readily available. By creating, and periodically revising, cash budgets, the Group's financial planning makes it possible to forecast and anticipate future cash surpluses or deficits. By monitoring rolling forecasts of its liquidity requirements, the Group is able to ensure that it has sufficient cash to meet operational needs. Such forecasting takes into consideration the Group's debt financing plans, covenant compliance, compliance with internal balance sheet ratio targets and, if applicable external regulatory or legal requirements, for example, currency restrictions.

When refinancing medium and long term loans due within a year, the negotiation process is started at least six months in advance of the relevant maturity date. Debt for subsidiaries is also structured with 60 to 70 per cent. of financing being medium to long term financing in order to reduce dependency on more volatile short-term funds. Sources of financing are also diversified across geographies in the various markets where the Group operates and across debt instruments to capture funds from alternative sources.

Key accounting policies

The preparation of the Historical Financial Information of the Group necessitates the use of estimates and assumptions that affect the items reported. Such estimates and assumptions are based on management's best knowledge of current facts, circumstances and future events. The estimates and assumptions are re-evaluated on an on-going basis and are based on historical experience and various other assumptions considered to be reasonable under the circumstances, the results of which form the basis for making judgments not readily available from other sources. Actual results may differ, possibility significantly, from those estimates under different assumptions or conditions. The areas requiring a high degree of judgment or where assumptions and estimates are significant to the combined consolidated Historical Financial Information are discussed below. As at 23 June 2014, being the latest practicable date prior to the publication of this Prospectus, material changes to the underlying assumptions and estimates are not expected.

Goodwill impairment

The Group carries out annual tests to determine whether goodwill has suffered any impairment. The recoverable amounts have been based on the highest value between net sales price and the value in use. The net sales value is the amount which would be obtained with the disposal of the asset in a transaction within the reach of the parties involved less the costs directly attributable to the disposal. The value in use is the present value of the estimated future cash flow that is expected to arise from the continued use of the asset and from its disposal at the end of its useful life. The recoverable amount is estimated for each asset,

individually or, where this is not possible, for the cash generating unit to which the asset belongs. As a result, the determination of the recoverable amounts require the use of estimates and assumptions which are subject to change.

Income taxes

The Group is subject to income taxes in numerous jurisdictions. The amount of income tax included in the income statement is determined in accordance with the rules established by the different domestic tax authorities, based on which income taxes are payable or recoverable. Deferred tax assets and liabilities, arising from temporary differences between the carrying amounts of assets and liabilities and the tax base of assets and liabilities, are calculated using the substantively enacted tax rates expected to apply when they are realised or settled. Deferred tax assets are recognised if it is probable that they will be realised. Deferred tax assets and liabilities where a legally enforceable right to offset exists and within the same tax group are presented net in the balance sheet. As deferred taxes assets are only recognised when there are reasonable expectations of sufficient future tax profits for their use, a change to these expectations could result in a different recognition outcome.

Recent accounting pronouncements

The Group has elected to apply the same accounting policies as those applied in the historical reporting of financial information of ME SGPS.

The following amendments to standards are effective for annual periods beginning on or after 1 January 2014, and have not been applied in preparing these combined consolidated financial statements. None of these amendments is expected to have a significant impact on the Group's combined consolidated financial statements (any other standard not listed below has been applied in this historical financial information):

EU Regulation	IASB Standard or IFRIC Interpretation by the European Union	Issued in	Mandatory for financial years beginning on or after
Regulation no.			
1256/2012	IAS 32 Financial Instruments:	December 2011	1 January 2014
	Presentation—Offsetting Financial Assets		
	and		
Regulation no.			
1174/2013	Financial Liabilities (Amendment)	October 2012	1 January 2014
Regulation no.			
1374/2013	IFRS 10 Consolidated Financial	May 2013	1 January 2014
	Statements, IFRS 12 Disclosure of Interests		
Regulation no.			
1375/2013	in Other Entities and IAS 27 Separate	June 2013	1 January 2014
	Financial Statements: Investment		

The following standards, interpretations and amendments are still pending for endorsement by the European Union:

IASB Standard or IFRIC Interpretation	Issued in	Expected application for financial years beginning on or after
IFRS 9—Financial Instruments (new)	November 2009	To be determined
Annual Improvements to IFRS's 2011-2013 Cycle: IFRS 1		
First-time Adoption of IFRS, IFRS 3	May 2013	1 January 2014
Business Combinations, IFRS 13 Fair Value Measurement		
and IAS 40 Investment Property (Amendment)	November 2013	1 July 2014
IFRIC 21—Levies (New)	December 2013	1 July 2014
IAS 19 Employee Benefits: Defined Benefit Plans—		
Employee Contributions (Amendment)	December 2013	1 July 2014

Since they are not mandatory, the Group has not applied any of the standards referred to above, and the effects of their application have not yet been fully estimated at the present date.

PART VIII: HISTORICAL FINANCIAL INFORMATION

SECTION A: ACCOUNTANTS' REPORT ON THE COMBINED AUDITED HISTORICAL FINANCIAL INFORMATION FOR THE THREE YEARS ENDED 31 DECEMBER 2011, 2012 AND 2013

Deloitte.

Deloitte & Associados, SROC S.A. Inscrição na OROC nº 43 Registo na CMVM nº 231

Bom Sucesso Trade Center Praça do Bom Sucesso, 61 - 13° 4150-146 Porto Portugal

Tel: +(351) 225 439 200 Fax: +(351) 225 439 650 www.deloitte.pt

23 June 2014

The Board of Directors Mota-Engil Africa N.V. Prins Bernhardplein 200 1097JB Amsterdam Netherlands

Dear Sirs

Mota-Engil Africa N.V.

Introduction

1. We report on the financial information relating to Mota Engil Africa N.V. (the "Company", formerly Mota Engil Africa, B.V.) and its subsidiaries (together with the Company, the "Group") set out in Part VIII: "Historical Financial Information" of the prospectus prepared in connection with the Company's admission to listing on the standard segment of the Offical List of the Financial Conduct Authority and admission to trading on the London Stock Exchange of the ordinary shares of the Company (the "Prospectus"). The Historical Financial Information comprises the Company's combined consolidated statements of financial position as of 31 December 2013, 2012 and 2011, combined consolidated income statements, statements of comprehensive income, changes in equity and cash flows for the years then ended and the related notes to the combined consolidated financial statements. This report is required by item 20.1 of Annex I of Commission Regulation (EC) 809/2004 and is given for the purpose of complying with that item and for no other purpose.

Responsibility for the Combined Financial Statements

2. The Directors of the Company are responsible for the preparation and fair presentation of the Company's combined consolidated financial statements in accordance with the basis of preparation set out in Note 2 to the Historical Financial Information and in accordance with the International Financial Reporting Standards (the "IFRS") as issued by the International Accounting Standards Board (the "IASB") and adopted for use in the European Union ("EU").

Auditor's Responsibility

3. It is our responsibility to form an opinion as to whether the Historical Financial Information present fairly, in all material respects, the combined financial position of the Group as of 31 December 2013, 2012 and 2011 and its combined consolidated financial performance and its combined cash flows for the years then ended for purposes of the Prospectus and to report our opinion to you. Our opinion is based on our audits, which were conducted 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 Historical Financial Information are free from material misstatement.

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- 4. Our work involved performing procedures to obtain audit evidence about the amounts and disclosures in the combined financial statements. The procedures selected were based upon the auditor's judgment, including the assessment of the risks of material misstatement of the combined financial statements, whether due to fraud or error. In making those risk assessments, the auditor considered internal control relevant to the entity's preparation and fair presentation of the combined 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 internal control. Our work also included evaluating the appropriateness of accounting policies used and whether such policies are consistently applied and adequately disclosed and the reasonableness of accounting estimates and judgments made by those responsible for preparation of the Historical Financial Information, as well as evaluating the overall presentation of the Historic Financial Information.
- 5. We planned and performed our work so as to obtain all the information and explanations which we considered necessary in order to provide us with sufficient evidence to give reasonable assurance that the Company's combined consolidated financial statements are free from material misstatement, whether caused by fraud or error. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

6. In our opinion, the Company's combined consolidated financial statements referred to in paragraph 1 above, for purposes of the Prospectus, present fairly, in all material respects, the combined financial position of the Group as of 31 December 2013, 2012 and 2011 and its combined consolidated financial performance and its combined cash flows for the years then ended in accordance with the basis of presentation set out in Note 2 to the Historical Financial Information.

Emphasis of a Matter

7. The combined consolidated financial statements referred to in paragraph 1 above have been prepared from separate accounts and records maintained by the Company and its subsidiaries and include certain allocation of assets and liabilities, revenues and costs which may not necessarily be indicative of the financial condition and the results of operations that would have existed if the Group had been operating as a separate entity for the three years ended 31 December 2013, 2012 and 2011.

Declaration

8. For the purposes of Prospectus Rule 5.5.3R(2)(f) we are responsible for this report as part of the Prospectus and declare that we have taken all reasonable care to ensure that the information contained in this report is, to the best of our knowledge and belief, in accordance with the facts and contains no ommission likely to affect its import. This declaration is included in the Prospectus in compliance with item 1.2 of Annex 1 of Commission Regulation (EC) 809/2004.

Yours faithfully,

Deloitte & Associados, SROC S.A.

Represented/by Jorge Manuel Araújo de Beja Neves

SECTION B: COMBINED AUDITED CONSOLIDATED HISTORICAL FINANCIAL INFORMATION FOR THE YEARS ENDED 31 DECEMBER 2011, 2012 AND 2013

Combined Consolidated Financial Statements
Mota-Engil Africa B.V.
2013, 2012 and 2011

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Mota-Engil Africa B.V. Combined Consolidated Financial Statements 2013, 2012 and 2011 Combined consolidated statements of financial position

	Notes	2013 €'000	<u>2012</u> €'000	<u>2011</u> €'000
Assets		0 000	0 000	0 000
Non-current				
Goodwill	5	37,526	37,526	37,526
Intangible assets	6	1,901	2,101	392
Property, plant and equipment	7	261,650	193,453	134,128
Financial investments under the equity method	8	712	33,085	26,180
Available for sale financial assets	9	43,085	13,026	292
Trade and other receivables	10	1,272	3,178	2,992
Other non-current assets	20	34	228	128
Deferred tax assets	30 13	53,552	45 58,716	_
Casii and Casii equivalents	13			201 (20
		399,732	341,359	201,638
Current	11	00.105	52 200	45 011
Inventories	11	80,195	53,200	45,811
	10 10	703,635 193,449	521,061 228,250	485,573 212,623
Other receivables	10	18,441	19,760	3,037
Other current assets	12	95,101	113,041	86,289
Cash and cash equivalents—demand deposits	13	119,083	116,704	120,312
Cash and cash equivalents—term deposits	13	31,430	110,704	120,512
Cash and Cash Equivalents Com deposits	10	1,241,333	1,052,016	953,644
Total Assets		1,641,065	1,393,376	1,155,282
		=====	=======================================	=======================================
Liabilities				
Non-current	1.4	120 792	62.057	57 117
Borrowings	14 15	129,783 54,004	63,057 93,283	57,447 48,965
Other payables	16	3,864	3,408	4,504
Deferred tax liabilities	30	2,000	1,000	7,507
Deferred that indomittees	50	189,651	160,749	110,916
		107,031	100,749	110,710
Current	1.4	222 715	160 464	121 560
Borrowings	14	223,715	168,464	131,568
Trade payables	15 15	147,546 325,414	187,403 283,012	118,936
Other payables	15	51,329	22,335	195,172 8,389
Other current liabilities	17	347,778	283,032	278,078
other current machines	17	1,095,783	944,246	732,143
Total Liabilities		1,285,433	1,104,995	843,059
Shareholders' equity		1,205,455	1,104,773	
Group equity before net profit for the year	18	190,855	152,517	178,835
Consolidated net profit for the year	10	76,167	47,845	52,214
Own funds attributable to the Group		267,022	200,362	231,049
Non-controlling interests	19	88,610	88,018	81,174
Total shareholders' equity		355,631	288,380	312,223
Total shareholders' equity and liabilities		1,641,065	1,393,376	1,155,282

Mota-Engil Africa B.V. Combined Consolidated Financial Statements 2013, 2012 and 2011 Combined consolidated income statements

	Notes		2012 €'000	2011 € '000
Sales and services rendered	20	1,005,306	727,167	590,525
Other revenues	21	19,328	42,681	34,970
Cost of goods sold, materials consumption and				
subcontractors	22	(409,055)	(333,209)	(298,698)
Third-party supplies and services	23	(216,395)	(146,909)	(104,217)
Wages and salaries	24	(147,766)	(121,233)	(84,938)
Other operating expenses, net	25	(8,563)	(10,480)	(9,526)
Depreciation and amortization	6, 7 and 26	(49,295)	(38,537)	(30,811)
Provisions and impairment losses	27	(1,773)	(3,215)	(2,909)
Financial income	28	12,227	5,547	8,860
Financial costs	28	(69,175)	(39,846)	(21,260)
Gains/(losses) in associates and jointly controlled				
companies	29	121	8,958	5,000
Consolidated net profit before income tax		134,959	90,924	86,996
Income tax	30	(30,008)	(12,291)	(6,728)
Consolidated net profit for the year		104,950	78,633	80,267
Attributable:				
to non-controlling interests	19	28,783	30,788	28,053
to the Group		76,167	47,845	52,214

Combined Consolidated Financial Statements 2013, 2012 and 2011 Combined consolidated statements of comprehensive income

	2013	2012	2011
	€'000	€'000	€'000
Consolidated net profit for the year	104,950	78,633	80,267
Other comprehensive income that might be recognized in the income statement Exchange differences stemming from translation of financial statements			
expressed in foreign currencies	(14,110)	(6,019)	11,170
the equity method	(298)	(1,341)	21
Total comprehensive income for the year	90,543	71,273	91,458
Attributable:			
to non-controlling interests	24,246 66,296	29,353 41,919	26,234 65,224

Mota-Engil Africa B.V.

Combined Consolidated Financial Statements 2013, 2012 and 2011

Combined consolidated statements of changes in equity

	Currency translation reserve	Other reserves	Net Profit	Own funds attributable to the Group	Own funds attributable to non- controlling interests	Shareholders' equity
Balance as at January 1, 2011	(7,452)	131,399	57,313	181,260	37,147	218,407
Total comprehensive income for the period	8,804	4,206 (14,419) 57,313 (1,015)	52,214 — (57,313)	65,224 (14,419) — (1,015)	26,234	91,458 (14,419) —
Balance as at December 31, 2011.	1,352	177,483	52,214	231,049	81,174	312,223
Balance as at January 1, 2012	1,352	177,483	52,214	231,049	81,174	312,223
Total comprehensive income for the period	(3,892)	(2,033) (73,207) 52,214	47,845 — (52,214)	41,919 (73,207) —	29,353 (22,490) — (20)	71,273 (95,697) —
Balance as at December 31, 2012.	(2,540)	155,057	47,845	200,362	88,018	288,380
Balance as at January 1, 2013	(2,540)	155,057	47,845	200,362	88,018	288,380
Total comprehensive income for the period	(9,805)	(66) 	76,167 — (47,845)	66,296	24,246 (23,965) —	90,543 (23,965) —
Balance as at December 31, 2013.	(12,345)	203,199	76,167	267,022	88,610	355,631

Combined Consolidated Financial Statements 2013, 2012 and 2011 Combined consolidated statements of cash flows

	Notes	2013 €'000	2012 €'000	2011 €'000
OPERATING ACTIVITY				
Cash received from customers		610,222	533,944	420,122
Cash paid to suppliers		(482,273)	(381,850)	(337,421)
Cash paid to employees		(101,683)	(89,237)	(66,412)
Cash generated from operating activities		26,266	62,857	16,289
Income tax paid		(2,528)	(5,838)	(3,595)
Other receipts generated by operating activities		7,093	31,120	3,824
Net cash from operating activities (1)		30,831	88,139	16,518
INVESTING ACTIVITY				
Cash receipts from:				
Financial investment	34	55,182	17,009	48,048
Property, plant and equipment		1,598	1,257	_
Interest and similar income		4,486	2,671	4,155
Dividends		5,689	1,395	1,040
Other		´—	964	96
		66,955	23,295	53,339
Cash paid in respect of:	24		(1.927)	(1.572)
Financial investment	34	(245)	(1,837)	(1,573)
Intangible assets		(245)	(1,931)	(245)
Property, plant and equipment		(96,937)	(71,907)	(17,781)
		(97,182)	(75,675)	(19,600)
Net cash from investing activities (2)		(30,228)	(52,380)	33,738
FINANCING ACTIVITY				
Cash receipts from:				
Repayments of loans obtained		193,501	204,611	112,754
Supplementary capital				16,548
		193,501	204,611	129,302
Cash paid in respect of:				
Loans obtained		(72,766)	(160,863)	(103,962)
Amortization of finance lease contracts		(765)	(640)	(652)
Interest and similar expense		(42,000)	(34,089)	(21,751)
Dividends		(36,771)	(49,282)	(14,419)
		(152,302)	(244,875)	(140,785)
Net cash from financing activities (3)		41,200	(40,264)	(11,482)
Variation of cash & cash equivalents $(4)=(1)+(2)+(3)$		41,803	(4,504)	38,774
Variations caused by changes to the perimeter		1,470	402	5
Exchange rate effect		(9,464)	494	1,868
Cash & cash equivalents at the beginning of the year		116,704	120,312	79,665
Cash & cash equivalents at the end of the year		150,513	116,704	120,312

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements

1. General information and background

Mota-Engil Africa B.V. (hereafter also referred to as "the Company") is a private company with limited liability incorporated under the laws of the Netherlands, having its official seat in Amsterdam, the Netherlands, and its principal place of business at Prins Bernhardplein 200, 1097 JB Amsterdam, the Netherlands, registered with the Dutch trade register of the Chamber of Commerce under file number 56382057.

These combined consolidated financial statements as at 31 December 2013, 2012 and 2011 were issued to disclose consolidated historical financial information of the Company and are non-statutory financial statements and, therefore, do not intend to comply with financial reporting requirements in any specific jurisdiction.

The Company was incorporated on October, 2012 by Mota-Engil SGPS, S.A. (hereafter also referred to as "the Parent Company"), a public limited company incorporated under the laws of Portugal, having its official seat in Porto, Portugal, and its principal place of business at Rua do Rego Lameiro 38, parish of Campanhã, municipality of Porto, Portugal, registered with the Porto Registry of Companies under file number 502 399 694. Mota-Engil SGPS, S.A. is listed on the PSI-20, the main stock market index of Euronext Lisbon.

The principal activities of the Parent Company and its subsidiaries (collectively, the "Parent Group") are public and private construction work, transport concessions and environment and services in the following regions: Africa (hereafter also referred to as "Africa Business"), Europe and Latin America.

In 2012 the Parent Company started a process of internal reorganisation of shareholding stakes it owned in several companies of Africa Business, such as:

- In October 2012 the Company was incorporated to be the holding company for the African Business, with an outstanding share capital of EUR 18,000.
- In December 2013, the Parent Conpany performed a breakup-merger of Mota-Engil Engenharia e Construção, S.A. (hereafter also referred to as "MEEC"), until then holding all engineering and construction companies of the Parent's Group, into Mota-Engil Engenharia e Construção África, S.A. (hereafter also referred to as "MEEC Africa"), a company headquartered in Portugal. This operation allowed the detachment of part of the assets of the former, some of which were already allocated to the different existing branches, corresponding to the civil construction and public works activities MEEC had been conducting in the African Continent and integrating it, through a merger, in the latter company. The assets and liabilities of that company include all civil construction and public works activities that were conducted in South Africa, Angola, Cape Verde, Malawi, Mauritius, Mozambique, Zimbabwe and S. Tomé and Príncipe and are described in the demerger and merger by incorporation project approved by the companies involved in the process, together with the balance sheet of the merger as of 31 December 2012.
- In January 2014, the Parent Company, acting as the holder of the entire share capital of Mota-Engil Africa B.V. and Mota-Engil, Engenharia e Construção África, S.A., proceeded to transfer its shares in MEEC Africa to Mota-Engil Africa B.V. This operation was performed as an issuance of new shares of the Company against the non-cash contribution of the Parent Company, consisting in the contribution of the total shares of MEEC Africa.

The principal activity of the Company and its subsidiaries (collectively, "the Group") is public and private construction work and related activities in Africa.

These combined Consolidated Financial Statements are presented in euros (thousand) which is the presentation currency of the Group.

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

2. Accounting policies

Basis of preparation

These non-statutory special purpose combined consolidated Financial Statements reflect the assets, liabilities, revenues, expenses and cash flows of the Group. Certain income, expenses, assets and liabilities of certain non-operating companies in the Group have not been included in these combined financial statements because the activities did not relate to the operating activities of the Group and the assets and liabilities will be transferred out of the non-operating company to the Parent prior to any disposal.

These combined consolidated financial statements represent an aggregation of the financial information of the Group. These combined consolidated financial statements have been derived from the accounting records of the Company and its subsidiaries and are prepared in Euros ("Euro") using principles consistent with International Financial Reporting Standards as adopted by the European Union ("IFRS) by aggregating the historical results of operations, and the historical basis of assets and liabilities, of the Group. Euro is the reporting and functional currency of the Group. The combined consolidated financial statements are presented in thousands of euro, except when otherwise indicated. Rounding differences might occur.

The combined financial statements have been prepared on a going concern basis.

These combined consolidated financial statements may not be indicative of the Group's financial performance and do not necessarily reflect what the Group's combined results of operations, financial position and cash flows would have been had the Group operated as an independent entity during the periods presented. The list of individual legal entities included within these combined consolidated financial statements, which together with assets and liabilities of MEEC branches and other assets and liabilities form the Africa business, is provided in Appendix A. Companies included in the Combined Historical Financial Information. These entities have been classified as subsidiary or associate undertakings as described in Appendix A.

All transactions and balances between entities included within the combined Group have been eliminated. Transactions and balances with the Parent, or other non-Group entities controlled by the Parent are classified as related party transactions.

To the extent that an asset, liability, revenue or expense is directly associated with the Group, it is reflected in the accompanying combined consolidated financial statements. Certain expenses, as described below, as well as debt and related interest expense have been allocated by the Parent to the Group. Management believes that such allocations are reasonable; however, they may not be indicative of either the actual results of the Group had the Group been operating as an independent entity for the periods presented or the amounts that will be incurred by the Group in the future.

External suppliers and services charged by Mota-Engil Africa that are related to rental of equipment used in the African business entities have been reclassified to tangible assets depreciations, computed in accordance with their useful lives, on a consistent basis with the inclusion of such tangible assets in the combined balance sheets since 1 January 2011 up to 31 December 2013;

External suppliers and services charged by Mota Engil Africa that are related to personnel and labour costs allocated to the African business, have been classified in the combined income statement as payroll costs per the related actual payroll costs incurred;

Income tax expense has been recomputed and recorded in each of the three year combined financial statements taking into consideration the actual income tax rates in each of the African countries where the operations occurred and are taxable.

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

2. Accounting policies (Continued)

The combined consolidated statement of financial position as of January 1, 2011 is the following:

	January 1, 2011
Non-Current Assets	
Goodwill	36,086
Property, plant and equipment	136,203
Financial investments under the equity method	20,910
Other non-current assets	498
	193,696
Command Assads	
Current Assets Inventories	40,688
Trade and other receivables	640,067
Other current assets	49,374
Cash and cash equivalents	79,665
Cash and cash equivalents	
	809,794
Total Assets	1,003,490
Non-current liabilities	
Borrowings	55,794
Other payables	42,895
Provisions	4,835
	103,524
Current liabilities	
Borrowings	107,881
Trade payables	119,587
Other payables	241,263
Other current liabilities	212,829
	681,559
Total Liabilities	785,083
Shareholders' equity	
Own funds attributable to the Group	181,260
Non-controlling interests	37,147
Total shareholders' equity	218,407
Total shareholders' equity and liabilities	1,003,490

Combined Consolidated Financial Statements 2013, 2012 and 2011

Notes to the combined financial statements (Continued)

2. Accounting policies (Continued)

The following debt was transferred in 2011 and 2012 to MEEC Africa, for the purpose of preparation of these consolidated combined financial statements and following the breakup-merger which occurred in 2013:

	Current 1 year	2 years	3 to 5 years	Over 5 years	Total Non-Current	Total
2012						
Non-convertible bond loans	1,761	1,758	22,855		24,613	26,373
Amounts owed to credit institutions						
Bank loans	21,695	6,110	6,422		12,532	34,228
Overdraft facilities	21,569					21,569
Current Account facilities	63,811					63,811
Other loans obtained						
Commercial paper issues	1,160	3,481	19,705		23,186	24,346
Other loans	139	225	233		458	597
	110,135	11,574	49,215	_	60,789	170,924
2011						
Amounts owed to credit institutions						
Bank loans	13,577	1,798	2,621		4,419	17,996
Overdraft facilities	28,739				_	28,739
Current Account facilities	21,075				_	21,075
Other loans obtained						
Commercial paper issues	12,550	20,041	24,928		44,970	57,520
Other loans	1,320	95	207		302	1,622
	77,262	21,935	27,757	_	49,691	126,953

Application of new and revised IFRSs in issue but not yet effective

The Group has elected to apply the same accounting policies as those applied in the historical reporting of financial information of Mota-Engil S.G.P.S., S.A.

The following amendments to standards are effective for annual periods beginning on or after January 1, 2014, and have not been applied in preparing these consolidated financial statements. None of these

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

2. Accounting policies (Continued)

amendments is expected to have a significant impact on the Group's Consolidated Financial Statements (any other standard not listed below has been applied in this historical financial information):

EU Regulation	IASB Standard or IFRIC Interpretation endorsed by European Union	Issued in	Mandatory for financial years beginning on or after
Regulation no. 1256/2012 .	IAS 32 Financial Instruments: Presentation—Offsetting Financial Assets and Financial Liabilities (Amendment)	December 2011	January 1, 2014
Regulation no. 1174/2013 .	IFRS 10 Consolidated Financial Statements, IFRS 12 Disclosure of Interests in Other Entities and IAS 27 Separate Financial Statements: Investment Entities (Amendment)	October 2012	January 1, 2014
Regulation no. 1374/2013 .	IAS 36 Impairment of Assets: Recoverable Amount Disclosures for Non-Financial Assets (Amendment)	May 2013	January 1, 2014
Regulation no. 1375/2013 .	IAS 39 Financial Instruments: Recognition and Measurement: Novation of Derivatives and Continuation of Hedge Accounting (Amendment)	June 2013	January 1, 2014

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

2. Accounting policies (Continued)

The following standards, interpretations and amendments are still pending for endorsement by the European Union:

IASB Standard or IFRIC Interpretation	Issued in	Expected application for financial years beginning on or after
IFRS 9—Financial Instruments (new)	November 2009	To be determined
IFRIC 21—Levies (New)	May 2013	January 1, 2014
IAS 19 Employee Benefits: Defined Benefit Plans—Employee Contributions (Amendment)	November 2013	July 1, 2014
Annual Improvements to IFRS's 2010-2012 Cycle: IFRS 2 Share-Based Payment, IFRS 3 Business Combinations, IFRS 8 Operating Segments, IFRS 13 Fair Value Measurement, IAS 16 Property, Plant and Equipment, IAS 24 Related Party Disclosures and IAS 38 Intangible Assets (Amendment)	December 2013	July 1, 2014
Annual Improvements to IFRS's 2011-2013 Cycle: IFRS 1 First-time Adoption of IFRS, IFRS 3 Business Combinations, IFRS 13 Fair Value Measurement and IAS 40 Investment Property (Amendment)	December 2013	July 1, 2014

Since they are not mandatory, the Group has not applied any of the standards referred to above, and the effects of their application have not yet been fully estimated at the present date.

The assets and liabilities of the business have not historically been held by a single legal entity or consolidated group, and accordingly, these combined financial statements have been prepared on a combined basis to reflect the assets, liabilities, revenues, expenses and cash flows of the African business. In addition, the combined financial statements also include those income and expenses, assets and liabilities and cash flows from Mota-Engil African entities which can be allocated to the African business. Management believes that such allocations have been made on a reasonable basis.

IFRS does not provide guidance for the preparation of combined financial statements, and accordingly, in preparing such financial statements certain accounting conventions commonly used for the preparation of historically financial statements have been applied.

The results of subsidiaries acquired or disposed of during the period are included in the consolidated income statement from the effective date of acquisition or up to the effective date of disposal, as appropriate. Where necessary, adjustments are made to the financial statements of subsidiaries to bring the accounting policies used into line with those used by the Group. All intra-group transactions, balances, income and expenses are eliminated on consolidation.

Business combinations

Acquisitions of subsidiaries and businesses other than those under common control are accounted for using the acquisition method. The consideration for each acquisition is measured as the aggregate of the fair values (at the date of exchange) of assets given, liabilities incurred or assumed, and equity instruments issued by the Group in exchange for control of the acquiree. Acquisition-related costs are recognised in profit or loss as incurred.

The acquiree's identifiable assets, liabilities and contingent liabilities that meet the conditions for recognition under IFRS 3 are recognised at their fair value at the acquisition date.

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

2. Accounting policies (Continued)

Goodwill

Differences between the acquisition price of the financial investments in Group companies (subsidiaries), plus the value of non-controlling interests, and the amount attributed at fair value of the identifiable assets and liabilities of these companies on the date of their acquisition, when positive, are recorded under the heading "Goodwill" and, when negative, after revaluation of their calculation, are recorded directly in the income statement. Differences between the acquisition price of financial investments in associates and joint ventures, and the amount attributed at fair value of the identifiable assets and liabilities of these companies, on the date of their acquisition, when positive, are maintained under the heading "Financial investments stated through the equity method" and when negative, after revaluation of their calculation, are recorded directly in the income statement.

Furthermore, differences between the acquisition cost of investments in subsidiaries based abroad and the fair value of the identifiable assets and liabilities of these subsidiaries on the date of their acquisition are recorded in the reporting currency of these subsidiaries, and converted to the Group's reporting currency (Euro) at the exchange rate in force on the reporting date. Any currency conversion differences created during this conversion are recorded under the heading "Currency conversion reserve".

For each business combination the Group measures any non-controlling interest in the acquired entity in proportion to the non-controlling interest in the identifiable net assets of the acquired entity.

Transactions of purchase or sale of interests in entities that are already controlled, without such resulting in loss of control, are treated as transactions between equity holders affecting only the equity headings, without there being impact under the "Goodwill" heading or in the income statement.

Furthermore, when a sale transaction results in a loss of control, the assets and liabilities of the entity are derecognised, and any interest retained in the disposed entity is remeasured at fair value, where any loss or gain calculated with the disposal is recorded through profit or loss.

On an annual basis and with reference to the accounts closing date, the Company carries out formal tests of impairment of goodwill. Whenever the amount at which the positive consolidation difference is recorded is higher than its recoverable amount, an impairment loss is recognised, recorded in the income statement under the heading "Other operating costs". The recoverable amount is the highest value between net sales price and the value in use. The net sales value is the amount which would be obtained with the disposal of the asset in a transaction within the reach of the parties involved, minus the costs directly attributable to the disposal. The value in use is the present value of the estimated future cash flow that is expected to arise from the continued use of the asset and from its disposal at the end of its useful life. The recoverable amount is estimated for each asset, individually or, where this is not possible, for the cash generating unit (CGU) to which the asset belongs.

An impairment loss is recognised for a CGU if, and only if, its recoverable amount is less than its carrying amount. The impairment loss is allocated to reduce the carrying amount of the assets of the unit or group of units in the following order:

- first, to goodwill allocated to the CGU; and
- then, to the other assets of the unit or group on a pro rata basis based on the carrying amount of each asset in the unit or group of units.

Impairment losses on goodwill cannot be reversed.

Intangible assets

Intangible assets are recorded at acquisition or production cost, minus amortisations and any accumulated impairment losses, and recognised only if it is likely that they will generate future economic benefits for the Group, and if their value can be reasonably measured and if the Group has control over them.

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

2. Accounting policies (Continued)

Brands and patents without defined useful life are recorded at their acquisition cost, and are not subject to amortisation, with their value being subject to impairment tests on an annual basis and whenever there are indications of impairment.

Software and development costs are amortised through the straight-line method over a period between three to six years.

Research expenses are recognised as a cost for the year when they are incurred.

Property, plant and equipment

Property, plant and equipment are recorded at acquisition cost minus any subsequent accumulated depreciation and any accumulated impairment losses. Construction in progress represent assets still under construction/development, and are recorded at acquisition cost minus any accumulated impairment losses.

Depreciation is calculated on a straight-line basis over the asset's useful life..Depreciation begins as long as the underlying asset is available for use and in the necessary conditions, in terms of quality and technical reliability, to operate as intended by the Group's Board of Directors. Useful life is determined by management based on the asset's expected use term; wear out rate, technical obsolescence and the residual value. Residual value attributable to the asset is estimated based on the residual value prevailing at the date of estimate of a similar asset which has reached the end of its useful life and has been operating under conditions similar to those in which the asset will be used.

Depreciation rates used correspond to the following years of estimated useful lives:

Buildings	20 to 50
Equipment	
Basic equipment	3 to 10
Administrative equipment	4 to 10
Transport equipment	3 to 10
Tools and utensils	3 to 6
Other tangible assets	3 to 10

Expenses related to replacement of property plant and equipment components are added to the respective asset, with the net value of the replaced component written off and recorded at "Other operating costs" line

Maintenance and repair costs that neither increase useful life nor give rise to significant improvements of the asset are expensed when they occur.

Depreciation and amortisation of the tangible and intangible assets are recorded on a monthly basis under the heading "Amortisation", in the income statement. Any changes to the period of estimated useful life of the tangible assets are carried out prospectively.

At each balance sheet date, the Group reviews carrying amounts of its property, plant and equipment to determine whether there is any indication that those assets have suffered an impairment loss. If such indication exists, the recoverable amount of the asset is estimated to determine the extent of the impairment loss if any. Where the asset does not generate cash flows that are independent from other assets, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs. Recoverable amount is the higher of fair value less costs to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which the estimates of future cash flows have not been adjusted. If the recoverable amount of an asset (or cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

2. Accounting policies (Continued)

cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognised immediately in profit or loss.

Leasing

A lease is an agreement whereby the lessor conveys to the lessee in return for a payment or series of payments the right to use an asset for an agreed period of time. A finance lease is a lease that transfers substantially all the risks and rewards incidental to ownership of an asset. Title may or may not eventually be transferred. An operating lease is a lease other than a finance lease.

The classification of leasing into finance or operating is undertaken based on the substance and not the form of the contract.

Tangible assets acquired under finance lease contracts are recorded as property, plant and equipment and their corresponding accumulated depreciation and any outstanding debts is stated in accordance with the contractual financial plan. Minimum lease payments made under finance leases are apportioned between the finance expense and the reduction of the outstanding liability. The finance expense is allocated to each year during the lease term so as to produce a constant periodic rate of interest on the remaining balance of the liability.

In leases considered as operating, the lease payments owed are recognised as an expense in the income statement on a linear basis during the lease period.

Financial assets and liabilities

Financial assets and liabilities are recognised in the statement of the financial position when the Group becomes a contracting party of the respective financial instrument.

a) Financial instruments

The Group classifies financial investments into the following categories: "Investments recorded at fair value through profit or loss", "Loans and accounts receivable", "Investments held to maturity", "Investments available for sale" and "Loans and accounts payable". The classification depends on the intention underlying the acquisition of the investment.

The classification is defined at the time of the initial recognition and reappraised on a half-year basis.

Investments recorded at fair value through profit or loss are divided into two subcategories: "Financial assets held for trading" and "Investments recorded at fair value through profit or loss". A financial asset is classified into this category, particularly, when acquired for the purpose of its sale in the short term or if the adoption of valuation through this method eliminates or significantly reduces an accounting lag. Derivative instruments are also classified as held for trading, unless they are assigned to hedging operations. Assets of this category are classified as current assets if they are held for trading or if expected to be realised within 12 months of the reporting date.

Loans and accounts receivable are non-derivative financial assets, with fixed or variable repayment, which are not listed in active markets. These financial investments arise when the Group provides cash, products or services directly to a debtor with no intention to negotiate the debt. "Loans and accounts receivable" are classified as current assets, except in cases where their maturity is longer than 12 months after the reporting date, in which case they are classified as non-current assets. In both cases, this category appears in the statement of the financial position, included under the headings "Customers" and "Other debtors".

Investments available for sale include non-derivative financial assets intended to be sold or those that do not fall under the previous categories. This category is included in non-current assets unless the Board of Directors intends to sell the investment within 12 months as of the reporting date.

Investments held to maturity are classified as non-current investments, unless they fall due within 12 months as of the reporting date.

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

2. Accounting policies (Continued)

All purchases and sales of these investments are recognised on the date of the signing of the respective purchase and sale contracts, regardless of the financial settlement date.

These investments are initially recorded at their acquisition value, which is the value paid on the acquisition date and corresponds to their fair value on that date, including transaction costs.

After initial recognition, investments recorded at fair value through profit or loss and investments available for sale are revalued at their fair values as marked to market as at the reporting date, with no deduction relative to any transaction costs which might occur up to their sale.

Gains or losses arising from a change in the fair value of investments available for sale are recorded in the consolidated statement of comprehensive income, under the heading "Fair value reserves—investments available for sale" until the investment is sold, received or disposed of in any form, or in situations where the fair value of the investment is lower than its acquisition cost and this situation is considered a significant or permanent impairment loss, at which time the accumulated gain or loss is recorded separately in the income statement.

Gains or losses arising from a change in the fair value of the investments held for trading are recorded in the income statement for the year.

Gains and losses realised or not arising from a change in the fair value of "Investments recorded at fair value through profit or loss" are recorded in the income statement for the year.

Fair value of investments is based on current market prices. If the market to which the investments belong is not an active market (unlisted investments), the Group records them at acquisition cost minus any accumulated impairment losses. The fair value of listed investments is calculated based on the closing price of the respective market as at the reporting date.

The Group performs valuations as at each reporting date whenever there is an evidence that a financial asset might be impaired. In case equity instruments classified as available for sale demonstrate a significant or long decline in fair value to the level below their cost that indicates impairment. For all other assets, objective indications of impairment may include:

- significant financial difficulties by the counterparty in settling its debts;
- failure to meet payments in due time by the counterparty relative to credit extended by the Group; and
- high probability that the counterparty might enter into bankruptcy or debt restructuring proceedings.

For financial assets recognised at amortised cost, the amount of the impairment is calculated as the difference between their book value and the present value of future cash flow discounted at the initial effective interest rate.

The book value of financial assets is reduced directly by any detected impairment losses, with exception of the accounts receivable from customers and other debtors for which the Group constitutes a specific account of "Accumulated impairment losses". When an account receivable from customers and other debtors is considered unrecoverable, it is written-off against the "Accumulated impairment losses" account. Amounts received subsequently relative to written-off accounts receivable and other debtors are credited to the income statement for the year. Changes to "Accumulated impairment losses" are recorded in the income statement for the year.

Gains or losses arising from a change in fair value of available for sale investments are recognized directly in equity, until the investment is sold or otherwise disposed, of or until it is determined to be impaired. Cumulative gain or loss previously recognized in equity is transferred to net profit or loss at that time.

Investments held to maturity are recorded at amortised cost through the effective interest rate method, net of amortisation of principal and interest received if any.

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

2. Accounting policies (Continued)

Dividends received relative to equity instruments classified as "Investments available for sale" are recognised in the income statement in the year when the right to receive them was established.

b) Trade and other receivables

"Trade and other debtors" are recorded at their nominal value less any accumulated impairment losses, so that they reflect their net realisable value.

c) Borrowings

Borrowings are recorded at amortised cost. Any costs incurred with the issue of loans are recorded as a deduction to the debt and recognised, over the lifetime of these loans, in accordance with the effective interest rate method.

d) Accounts payable

Accounts payable, included under the headings "trade and other payables" which do not incur interest, are recorded at their nominal value, which is substantially equivalent to their fair value, since the effect of any discount is considered immaterial due to short-term period of settlement.

e) Financial liabilities and equity instruments

Financial liabilities and equity instruments are classified in accordance with the contractual substance of the transaction. The Group defines equity instruments as those where the underlying contract of the transaction shows that the Group holds a residual interest in a set of assets after deduction of a series of liabilities.

Cash and cash equivalents

The amounts included under the heading "Cash and cash equivalents" correspond to cash, bank sight and term deposits and other cash investments falling due within less than three months, that are repayable on demand and have an insignificant risk of change of value.

Inventories

Merchandise and raw materials and consumables are valued at the lowest value between the average acquisition cost and the respective market value (estimate of their sales price minus the costs to be incurred with their disposal). Finished and semi-finished products, by-products, and products and work in progress are valued at production cost, which is lower than their market value. Production costs include the cost of raw material, direct labour and general factory costs.

Inventory obsolescence provision is recorded to reflect the difference between the cost value of the inventories and their respective net realisation value, in cases where the latter is lower than the cost as at the reporting date.

Accrual accounting

Income and expenses are recorded in the year to which they relate, independently of the date of the corresponding payment or receipt. Income and expenses for which their real amount is not known are estimated.

"Other current assets" and "Other current liabilities" include income and expenses of the reporting year which will only be invoiced in the future. Those captions also include receipts and payments that have already occurred but will only correspond to income or expenses in future years, thus being recorded in the income statement of the future period.

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

2. Accounting policies (Continued)

Revenue

Revenue is recorded at the fair value of the assets received or receivable, net of discounts and expected returned products.

a) Production and services rendered that have not been invoiced

The Group recognises the net income of the works of each contract in accordance with the percentage completion method, which is defined as being the ratio between the costs incurred in each work up to a given date and the sum of these costs with the costs estimated to complete the work. The differences obtained between the values resulting from the application of the percentage completion to the estimated income and the invoiced values are stated under the subheadings "Production not invoiced" or "Advance billing", included under the headings "Other current assets" and "Other current liabilities" respectively.

Variation in the work relative to the amount of revenue agreed in the contract is recognised through profit or loss for the year when it is probable that the customer will approve the amount of revenue arising from the variation and it may be measured reliably.

Claims for reimbursement of costs not included in the contract price are included in the revenue of the contract when the negotiations reach an advanced stage, indicating that it is likely that the customer will accept the claim and it can be measured reliably.

In order to meet costs to be incurred during the works' warranty period, the Group recognises a liability on an annual basis to meet this legal obligation, which is calculated taking into account the annual volume of production and the historical records of costs incurred in the past with works during the warranty period.

When it is likely that the total costs foreseen in the construction contract exceed the income defined therein, the expected loss is recognised immediately in the income statement for the year.

b) Civil construction works and public works of short duration

In these service contracts, the Group recognises the income and costs as they are invoiced or incurred, respectively.

c) Recognition of costs and income in real estate business

Relevant costs incurred with real estate undertakings are calculated taking into account the direct construction costs as well as all the costs related to the preparation of projects and licensing of works. Costs imputable to the funding, supervision and inspection of the undertaking are also added to the cost of real estate undertakings, provided that they are still underway.

For the effect of capitalisation of financial costs and costs related to the supervision and inspection of the undertaking, it is considered that it is underway if awaiting decision of the authorities involved or if it is under construction. Should the undertaking not be at either of these stages, it is considered stopped and the capitalisation referred to above is suspended.

Pursuant to IFRIC 15, sales generated by the real estate business are recognised when all the risks associated to the asset are substantially transferred to the buyer (that is, at the time of the signing of the property deed).

d) Sales and all other businesses

Revenue arising from sales and all other business is recognised at the time of its realisation or with reference to the completion stage of the transaction as at the reporting date, provided that all of the following conditions are met:

- the amount of the revenue can be measured reliably;
- it is probable that future economic benefits associated to the transaction will flow into the Group;
- the costs that have or will be incurred with the transaction can be measured reliably; and

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

2. Accounting policies (Continued)

• the completion stage of the transaction as at the reporting date can be measured reliably.

Other income

Interest income is recognised using the effective interest rate method, provided that it is likely that Group will receive economic benefits and their amount can be measured reliably.

Revenue derived from dividends is recognised when the Group's right to receive the corresponding amount is established.

Costs related to the preparation of proposals

Costs incurred with the preparation of proposals for various tenders are recognised in the income statement for the year when they are incurred, since the outcome of the proposal is not controllable.

Own work capitalised

Own work capitalised basically corresponds to construction and improvement work, carried out by the actual companies, as well as major repair of equipment and includes costs related to materials, direct labour and general expenses.

These expenses are capitalised only when the following requirements are met:

- the assets developed are identifiable;
- there is strong probability that the assets will generate future economic benefits; and
- the development costs are measurable in a reliable manner.

Foreign currency translation

All transactions in foreign currency are recorded in the functional currency at the time of their initial recognition through the application, to the amount in foreign currency, of the spot exchange rate between the functional currency and the foreign currency as at the transaction date.

At the end of each reporting period: a) monetary items in foreign currency are converted at the closing rate; b) non-monetary items which are measured in terms of historical cost in a foreign currency are converted through use of the exchange rate as at the transaction date; and c) non-monetary items which are measured at fair value in a foreign currency are converted at the exchange rates as at the date when the fair value was determined.

Currency conversion differences arising from the settlement of monetary items or from the conversion of monetary items at rates which are different from those used to convert them in the initial recognition during the period or in previous financial statements are recognised through profit or loss for the period when they occur, unless they arise from a monetary item which is part of a net investment in a foreign operating unit. In this case, these currency conversion differences are initially recognised in other comprehensive income and reclassified from equity to profit or loss at the time of the disposal of the net investment.

In preparing the combined consolidated financial statements, the net income and financial position of entities belonging to the combination perimeter, whose functional currencies are not the currency of a hyperinflationary economy, are converted into Euro, which is the presentation currency of the Group, using the following procedures: a) the assets and liabilities of each statement of the financial position presented are converted at the closing rate as at the reporting date; b) the income and costs of each comprehensive income statement or separate income statement that is presented are converted at the annual average rates; and c) all the resulting currency translation differences are recognised under other comprehensive income, affecting the equity heading "Currency translation reserve". At the time of the

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

2. Accounting policies (Continued)

disposal of these foreign entities, the accumulated currency translation differences are recorded in the income statement for the year.

The information on the functional currencies (primary economic environment) of the main subsidiaries is broken down as follows:

Subsidiary	Head Office	Business segment	Country/foreign currency	Functional currency
Mota-Engil Engenharia e Contrução África, S.A.	Portugal	Holding	Euro (EUR)	Euro (EUR)
Mota-Engil Angola, S.A.	Angola	Angola	Angolan kwanza (AOA)	US Dollar (USD)
Vista Waste Management, Lda	Angola	Angola	Angolan kwanza (AOA)	Angolan kwanza (AOA)
Angola branch of Mota-Engil Engenharia e Contrução África, S.A.	Angola	Angola	Angolan kwanza (AOA)	US Dollar (USD)
Malawi branch of Mota-Engil Engenharia e Contrução África, S.A.	Malawi	SADC	Malawian kwacha (MWK)	Euro (EUR)
Mozambique branch of Mota-Engil Engenharia e Contrução África, S.A.	Mozambique	SADC	Mozambican metical (MZN)	Euro (EUR)
Cosamo (Proprietary) Limited	South Africa	SADC	South African rand (ZAR)	South African rand (ZAR)

Consolidation differences and adjustments to fair value of the assets and liabilities of foreign entities are treated as assets and liabilities in foreign currency and are converted into Euro using the exchange rates as at the reporting date.

The financial statements of subsidiaries and branches expressed in foreign currency are converted into Euro.

The exchange rates used to convert the accounts of the Group's foreign companies, joint ventures and associates into Euro were as follows:

	Year end				Average	
Currency exchange	2013	2012	2011	2013	2012	2011
US Dollar EUR / USD	1.38	1.32	1.29	1.33	1.29	1.40
Angola Kwanza EUR / AOK	134.59	126.85	133.93	128.16	122.84	132.42
S. Tomé and Príncipe						
Dobra EUR / STD	24,500.00	24,500.00	24,500.00	24,500.00	24,500.00	24,500.00
Cape Verde Escudo EUR / CVE	110.27	110.27	110.27	110.27	110.27	110.27
Malawian Kwacha EUR / MWK	593.01	427.49	212.34	491.70	322.24	219.91
Mozambique Metical EUR / MZN	41.24	39.24	34.96	39.67	36.49	40.28
South Africa Rand EUR / ZAR	14.57	11.17	10.48	13.01	10.57	10.14

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

2. Accounting policies (Continued)

Income tax

The tax expense for the period comprises current and deferred tax. Tax is recognised in the income statement, except to the extent that it relates to items recognised directly in other comprehensive income.

The Group is subject to income taxes in numerous jurisdictions. The amount of income tax included in the income statement is determined in accordance with the rules established by the different domestic tax authorities, based on which income taxes are payable or recoverable.

Deferred tax assets and liabilities, arising from temporary differences between the carrying amounts of assets and liabilities and the tax base of assets and liabilities, are calculated using the substantively enacted tax rates expected to apply when they are realised or settled. Deferred tax assets are recognised if it is probable that they will be realised. Deferred tax assets and liabilities where a legally enforceable right to offset exists and within the same tax group are presented net in the balance sheet.

Portuguese companies which are members of an economic group may opt to be taxed under the special tax regime of group taxation (RETGS). In this regime companies are subject to overall taxation on the mathematical sum of their respective taxable profits, whether positive or negative. Since January 2010 the Parent Company is covered by the referred regime and covers all the subsidiaries held directly or indirectly by the Parent Company through at least 90% (this threshold was reduced to 75% as of January 1 2014) of the share capital and which are resident in Portugal and subject to Corporate Income Tax. MEEC Africa is included in this tax group.

According to the Portuguese Controlled Foreign Corporations (CFC) rules, in force until 31 December 2013, profits of companies resident outside Portugal and subject to a more favourable taxation regime are imputed to the Portuguese resident shareholders. This provision is applicable where the Portuguese resident shareholders hold, directly or indirectly, at least 25% of the non-resident company or where more than 50% of the non-resident company is held, directly or indirectly, by Portuguese residents, each holding 10%. In this context profits obtained by Mota & Companhia Maurícias, an entity tax resident in Mauritius, should be allocated to MEEC Africa in Portugal, in light of the fact that Mauritius is currently listed as a more favourable tax regime by Portuguese Tax Authorities.

However, as of January 1, 2014, CFC rules as described above were changed and profits of companies resident outside Portugal and subject to a more favourable tax regime should not be imputed to the Portuguese resident shareholders provided that certain conditions are met. In essence, these conditions demand that at least 75% of the income derived by the non-resident entity originates from an operational activity (be it (i) agricultural or industrial; or (ii) commercial or rendering of professional services, not predominantly directed to the Portuguese market). As such, in so far that Mota & Companhia Maurícias derives at least 75% of its income from the rendering of services, profits obtained by the Company afterwards should not be imputed to MEEC Africa. Notwithstanding, future dividends from Mota & Companhia Maurícias paid to MEEC Africa, that arises from profits not yet imputed for taxation in Portugal, will be subject to Portuguese corporate income tax.

Permanent establishment (PE) of a Portuguese resident company and according to Portuguese tax rules in force until 31 December 2013, profits and losses from a PE of a Portuguese resident company are mandatorily included on the basis for corporate taxation. Additionally, Portugal grants a foreign tax credit to be offset against corresponding Portuguese tax, capped at the lower of (i) the tax liability corresponding to the foreign income, net of costs directly or indirectly incurred, or (ii) the foreign tax paid. In both cases, it is limited to the foreign tax as foreseen in the applicable double-taxation treaty. In this context profits that arose from MEEC Africa PEs were included in the basis for corporate taxation in Portugal and the correspondent foreign tax credits were offset.

As of January 1, 2014, Portuguese tax resident entities can opt to disregard, income derived from their non-resident Permanent Establishments, for Portuguese corporate income tax purposes. In this sense, provided that certain conditions are met, MEEC Africa can opt to disregard income derived from its PEs,

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

2. Accounting policies (Continued)

effectively excluding them from the basis of its corporate taxation in Portugal. We also note that, if opted, this regime must be left in place for at least 3 years.

The Company has been granted exemption of Corporate Income Tax for MEEC Africa Angola branch (8 years, starting in fiscal year of 2007 and ending in fiscal year of 2014), for Mota-Engil Angola (for 8 years, starting in fiscal year 2011 and ending in fiscal year 2018) and for Vista Waste (for 4 years, starting in fiscal year 2011 and ending in fiscal year 2014).

Borrowing costs

Financial costs related to loans received are generally recognised as an expense, in accordance with the accrual accounting principle.

Financial costs related to loans received that are directly related to the acquisition, construction or production of fixed assets, or associated to real estate projects classified under inventories, are capitalised, thus being incorporated in the cost of the asset. Borrowing costs capitalisation starts after the beginning of preparation to the construction or development of the asset and is interrupted after the beginning of its use, the end of production or construction of the asset, or when the project in question is suspended.

Provisions

Provisions are recognised when, and only when, the Group has a present obligation (legal or implicit) arising from a past event, it is likely that in order to resolve this obligation there will be an outflow of funds and the amount of the obligation can be estimated reasonably. Provisions are reviewed on each reporting date and adjusted so as to reflect the best estimate on that date, taking into account the risks and uncertainties inherent to such estimates. When a provision is calculated in view of the future cash flow required to settle this obligation, it is recorded at the current values of this future cash flow.

Provisions for restructuring costs are recognised by the Group whenever there is a formal and detailed restructuring plan and it has been disclosed to the parties involved.

Impairment of assets other than goodwill

Impairment is assessed as at each reporting date and whenever an event or alteration in circumstances is identified which indicates that the amount at which an asset is stated might not be recovered. Whenever the amount at which an asset is recorded is higher than its recoverable amount, an impairment loss is recognised, recorded in the income statement under the heading "Other operating costs". Recoverable amount is the highest value between the net sales price and the value in use. Net sales price is the amount which would be obtained with the disposal of the asset in a transaction within the reach of the parties involved, minus any costs directly attributable to the disposal. The value in use is the present value of the estimated future cash flow which would be expected to arise from the continued use of the asset and from its disposal at the end of its useful life. The recoverable amount is estimated for each asset, individually or, if this is not possible, for the cash generating unit to which the asset belongs.

The reversal of impairment losses recognised in previous years is recorded when the factors which led to its recording no longer exist and, consequently, the asset is no longer impaired. The reversal of impairment losses is recognised in the income statement as net operating income. However, the reversal of an impairment loss is undertaken up to the limit of the amount that would have been recognised (either through its historical cost or through its revalued amount, net of amortisation or depreciation), if the impairment loss had not been recorded in previous years.

Evidence of the existence of impairment in the accounts receivable arises when:

- the counterparty is in significant financial difficulty;
- there are significant delays in the payment of interest and other important payments by the counterparty; and

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

2. Accounting policies (Continued)

• it becomes likely that the debtor will enter into liquidation or financial restructuring.

Any reductions in net realisable value of inventories are calculated based on market values and various inventory rotation indicators.

For "Goodwill" and "Financial investments", the recoverable amount is essentially determined based on the latest financial projections on these assets.

Classification of the statement of the financial position

Assets that are realisable and liabilities that are payable more than one year after the reporting date are classified, respectively, as non-current assets and non-current liabilities.

Contingencies

Contingent liabilities are not recognised in the consolidated financial statements, but are disclosed in the Notes, unless the possibility of an outflow of funds is remote.

A contingent asset is not recognised in the financial statements, but is disclosed in the Notes whenever it is likely that there will be a future economic benefit.

Subsequent events

Events occurring after the reporting date that provide additional information on conditions that existed as at the reporting date (adjusting events) are reflected in the consolidated financial statements. Events after the reporting date that provide information on conditions that occur after the reporting date (non-adjusting events), if material, are disclosed in the Notes to the consolidated financial statements.

Judgements and estimates

In preparing the consolidated financial statements, the Group's Board of Directors based its work on its best knowledge and experience of past and current events, considering certain assumptions relative to future events.

The most significant accounting estimates reflected in the consolidated financial statements for the years ended on 31 December 2013, 2012 and 2011 include:

- impairment tests performed on goodwill and intangible assets;
- recording of provisions and impairment losses for accounts receivable and inventories;
- · recognition of income and costs for works in progress; and
- outcome of legal and tax proceedings underway filed against the Group and possible need of provision.

The estimates were determined based on the best information available as at the date of preparation of the consolidated financial statements. However, situations might occur in subsequent periods which, due to not being predictable at the moment, were not considered in these estimates. Any changes to these estimates which occur after the date of the consolidated financial statements will be corrected profit or loss in a prospective manner, pursuant to IAS 8.

Cash flow statement

The combined consolidated cash flow statement is prepared in accordance with IAS 7, through the direct method. The Group classifies investments falling due in less than three months and for which the risk of alteration of value is insignificant, as well as deposits given in guarantee under contractual clauses, under the heading "Cash and cash equivalents".

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

2. Accounting policies (Continued)

The cash flow statement is classified into operating, financing and investment activities. Operating activities comprise receipts from customers, payments to suppliers, payments to staff and others related to operating activity. The cash flow involved in investment activities includes, in particular, acquisitions and disposals of investments in subsidiaries and receipts and payments arising from the purchase and sale of fixed assets.

The cash flow related to financing activities includes, namely, payments and receipts relative to loans received, finance lease contracts and payment of dividends.

Financial risk management

The Group is exposed to a variety of financial risks, in particular risks related to interest rates, foreign exchange rates for transactions and conversions, liquidity and credit. This series of financial risks arises from the development of business activity and leads to uncertainties regarding the capacity to generate cash flows and returns that are adequate for the remuneration of equity. The Group's financial risk management policy seeks to minimise the adverse impacts and effects resulting from the uncertainty characteristic of financial markets. This uncertainty, reflected in various aspects, requires special attention and specific and effective management measures.

The financial risk management activity is coordinated by Corporate Finance Department, with the assistance and support of Department of Planning and Corporate Management Control Department, and is carried on pursuant to the guidelines approved by the Board of Directors, with the advisory interventions of the Audit, Investment and Risk Committee, as delegated by the Board, without ever ceasing to be the responsibility of the management bodies of each of the business units of the Group.

The Group's position in relation to financial risk management is cautious and conservative, resorting, when advisable, to derivative instruments for hedging, always from the perspective that these are related to the normal and daily business activity of the Company, never assuming positions in derivatives or other financial instruments of a speculative nature.

The different types of financial risk are interrelated and the various management measures, even if specific to each risk, are to a large extent interconnected, where this integration contributes to the pursuit of the same objective, which is the reduction of the volatility of cash flow and expected levels of profitability.

Interest rate risk

The objective of the interest rate risk management policy is the optimisation of the cost of debt and achievement of a low level of volatility in financial costs, and to control and mitigate the risk of incurring losses as a result of variations in the interest rates to which the Group's financial debt is indexed, most of which is denominated in USD and EUR. The Group does not have in place any financial instruments to hedge against interest rate movements as the Group expects interest rates to remain at the same level for the expected term of the loans.

Exchange rate risk

The policy of foreign exchange rate risk management seeks to reduce the volatility in investments and operations expressed in foreign currency (currency other than the Euro), contributing towards the results being less sensitive to fluctuations in the foreign exchange rate. The exposure of the Group to foreign exchange rate risk results, primarily, from the fact that its main subsidiaries are located in African countries. In terms of foreign exchange rate risk management, the intent is to, whenever possible, carry out the natural hedging of exposed amounts, by resorting to financial debt assumed in the foreign currency in which the amounts at risk are expressed.

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

2. Accounting policies (Continued)

Liquidity risk

The policy of liquidity risk management seeks to guarantee that there are funds available at all times in the Group and its subsidiaries, sufficient for them to meet all the financial obligations assumed in a timely manner. The objective, therefore, is to ensure that the Group has the necessary financial means (balances and financial revenue flows) to meet commitments (financial expenditure flows) when they fall due. The achievement of high levels of financial flexibility, fundamental for the management of this risk, has been accomplished through the following management measures: establishment of partnerships with financial entities, ensuring their financial support to the Group in a long-term perspective, under the best or worst economic and financial circumstances that affect all businesses on a cyclical basis; opening and maintenance of surplus short-term lines of credit, that serve as liquidity reserves, available for use at any moment; strict financial planning by company, accomplished through the creation and periodic revision of cash budgets, enabling the early prediction of future cash surpluses or deficits, and the integrated management and optimisation of financial flows between the Group's subsidiaries; financing of medium-long term investments, adapting the debt maturity dates and the payment plan on the liabilities arising from the financing of each project or company's capacity to generate cash flows; maintenance of a debt structure in the companies with levels of medium and long-term financing situated between 60 and 70%, thereby reducing their dependence on more volatile short-term funds and creating a certain immunity to circumstantial factors in the financial markets; lagging the maturity dates of the financial debt over time, seeking to extend the average debt maturity so as to make it coincide better with the degree of permanence of some long-term assets held by the Group; search for new sources of financing and new financers, with the objective of: geographic diversification—capture of resources in the different markets where the Group operates; diversification of debt instruments—capture of funds from alternative sources.

The effective management of liquidity risk is closely tied to the appropriate management of the remaining financial risks that contribute simultaneously to the accomplishment of this objective, ensuring the obtaining of cash flows at the planned times and in the planned amounts.

3. Companies included in the consolidation

After completion of the break-up-merger of MEEC into MEEC Africa in 2013 and the transfer of MEEC Africa to Mota-Engil Africa B.V. in 2014, the Company became the holding company of the Group that includes the following material subsidiaries and foreign branches (held directly or indirectly by the Company), all of which are engaged in the Company's business, including the ownership of trademarks and licences related to the Company's business:

the Company (directly or indirectly) ^(*)
100.00%
100.00%
51.00%
26.01%
100.00%
100.00%
100.00%
100.00%

^(*) The percentage of ownership total represents the total direct and indirect percentage on the share capital held by the Group. The Group assumes control in a subsidiary taking into consideration the following control indicators: held the majority of voting

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

3. Companies included in the consolidation (Continued)

rights, held by Management control. The control is assumed by the Group, even in the circumstances where that control is obtained indirectly.

The companies included in this combination and respective consolidation methods, effective percentage and holding are presented in Appendix A. Companies. The main changes to the consolidation perimeter during 2013, 2012 and 2011 are referred to in Note 33. Changes in perimeter.

4. Business and geographical segments

Management has determined operating segments based on the monthly management reporting package reviewed by them, which is used to assess business performance and to allocate resources within the Group. Operating and reportable segments of the Group, whose results are regularly reviewed by the chief operating decision maker and for which discrete financial information is available, are primarily based on the following geographical areas:

- Angola;
- Southern African Development Community (SADC)—Mozambique, Malawi, Zimbabwe, South Africa, Zambia and Mauritius;
- Western Africa—Cape Verde, Sao Tome and Principe and Ghana;
- Eastern Africa—Uganda.

The statement of consolidated net profit by operating segment is broken down as follows:

2013	Angola	SADC	Western Africa	Eastern Africa	Other, eliminations and intercompany	Total
Sales and services rendered Operating profit before depreciation and amortization and provisions and	506,821	475,806	14,673	_	8,006	1,005,306
impairment losses	94,426	120,416	(1,284)	(161)	29,458	242,855
Depreciation and amortization	(22,171)	(6,346)	(276)	_	(20,503)	(49,295)
Provisions and impairment losses	(1,773)	_	_	_	_	(1,773)
Operating profit/ $(loss)^{(*)}$	70,482	114,070	(1,560)	(161)	8,955	191,787
Net financial result	(17,689)	(4,337)	(248)	_	(34,675)	(56,949)
Gains in associates and jointly						
controlled companies	121	_	_	_	_	121
Income tax	(451)	(28,543)	(30)	_	(984)	(30,008)
Consolidated net profit attributable:	, ,	,	` '			
to non-controlling interests	28,783					28,783
to the Group	23,679	81,191	<u>(1,838)</u>	<u>(161)</u>	<u>(26,704)</u>	76,167

Mota-Engil Africa B.V. Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

4. Business and geographical segments (Continued)

2012	Angola	SADC	Western Africa	Eastern Africa	Other, eliminations and intercompany	Mota-Engil Africa
Sales and services rendered	468,363	250,138	10,261	_	(1,595)	727,167
Operating profit/(loss) before	,	ŕ	ŕ		· · /	ŕ
depreciation and amortization and						
provisions and impairment losses	100,388	41,461	(248)	_	16,417	158,018
Depreciation and amortization	(20,428)	(1,723)	(265)		(16,121)	(38,537)
Provisions and impairment losses	(3,215)	_		_		(3,215)
Operating profit/ $(loss)^{(*)}$	76,745	39,739	(514)		296	116,266
Net financial result	(16,776)	(1,139)	(168)		(16,216)	(34,299)
Gains in associates and jointly						
controlled companies	8,958			_		8,958
Income tax	(785)	(10,685)	(102)	_	(719)	(12,291)
Consolidated net profit attributable:	20 =00				_	20.500
to non-controlling interests	30,788					30,788
to the Group	37,353	27,914	(783)		(16,639)	47,845
			Western	Eastern	Other, eliminations and	Mota-Engil
2011	Angola	SADC	Africa	Africa	intercompany	Africa
Sales and services rendered	421,201	158,307	10,293		723	500 525
Operating profit before depreciation	,	,			123	390,323
1 01			,		123	590,525
and amortization and provisions and			,		123	390,323
and amortization and provisions and impairment losses	88,121	22,032	417	_	17,546	128,116
	88,121 (18,222)	22,032 (818)	ŕ	_		ŕ
impairment losses	,	,	417	_ _ _	17,546	128,116
impairment losses	(18,222)	,	417	_ _ _ _	17,546	128,116 (30,811)
impairment losses	(18,222) (2,909)	(818)	417 (34)	_ _ _ _	17,546 (11,738)	128,116 (30,811) (2,909)
impairment losses	(18,222) (2,909) 66,990	(818) — 21,214	417 (34) — 384	_ _ _ _	17,546 (11,738) — 5,807	128,116 (30,811) (2,909) 94,395
impairment losses	(18,222) (2,909) 66,990	(818) — 21,214	417 (34) — 384	_ _ _ _ _	17,546 (11,738) — 5,807	128,116 (30,811) (2,909) 94,395
impairment losses	(18,222) (2,909) 66,990 (2,746)	(818) — 21,214	417 (34) — 384		17,546 (11,738) — 5,807	128,116 (30,811) (2,909) 94,395 (12,400)
impairment losses	(18,222) (2,909) 66,990 (2,746) 5,000	(818) — 21,214 (2,580) —	417 (34) — 384 109		17,546 (11,738) — 5,807 (7,183)	128,116 (30,811) (2,909) 94,395 (12,400) 5,000
impairment losses	(18,222) (2,909) 66,990 (2,746) 5,000	(818) — 21,214 (2,580) —	417 (34) — 384 109		17,546 (11,738) — 5,807 (7,183)	128,116 (30,811) (2,909) 94,395 (12,400) 5,000

^{(*) &}quot;Operating profit" corresponds to the "Consolidated net profit before income tax "before "Gains / (losses) in associates", "Financial costs and losses" and "Financial income and gains".

The net profit of column "Other, eliminations and intercompany" includes mainly financial results (interest expense) of MEEC Africa. The caption "Operating profit before depreciation and amortisation and provisions and impairment losses" of this column includes mainly the amounts debited by MEEC Africa to its subsidiaries and branches in Angola and SADC regarding the rental of equipment. The caption "Depreciation and amortisation" of this column" refers essentially to depreciation of MEEC Africa's equipment. The pricing of intercompany transactions is made at arm's length.

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

4. Business and geographical segments (Continued)

The breakdown of the Group's total net assets and liabilities by business segments is as follows:

		Net assets				
	2013	2012	2011	2013	2012	2011
Angola	970,643	961,345	882,574	757,921	702,285	566,632
SADC	560,742	332,917	173,183	408,000	261,665	126,330
Western Africa	35,145	30,731	26,601	36,313	30,804	25,546
Eastern Africa	1,141	_		1,302		_
Other, Eliminations and						
Intercompany	73,394	68,383	72,924	81,897	_110,241	124,551
	1,641,065	1,393,376	1,155,282	1,285,433	1,104,995	843,059

The caption "Other, eliminations and intercompany" includes mainly: (i) intercompany balances of MEEC Africa with its subsidiaries and branches in Angola and SADC; (ii) equipment of MEEC Africa rented to subsidiaries and branches in Angola and SADC; (iii) debt of MEEC Africa.

The Group's investments and amortisation by business segments are as follows:

	N	et investme	nt	Depreciation & Amortization		
	2013	2012	2011	2013	2012	2011
Angola	49,549	21,993	13,339	22,171	20,428	18,222
SADC	43,791	50,951	4,501	6,346	1,723	818
Western Africa	2,222	(363)	187	276	265	34
Eastern Africa	_	` —		_	_	_
Other, Eliminations and Intercompany	23			20,503	16,121	11,738
	95,585	72,581	18,027	49,295	38,537	30,811

The heading "Other, eliminations and intercompany" of "Depreciation and amortization" refers essentially to depreciation of MEEC Africa's equipment, which is rented to subsidiaries and branches in Angola and SADC.

5. Goodwill

Goodwill as of 31 December 2013, 2012 and 2011, is broken down as follows:

	2013	2012	2011
Angola			
Vista Waste	33,508	33,508	33,508
Vista Water	2,435	2,435	2,435
	35,943	35,943	35,943
SADC			
Cecot	1,440	1,440	1,440
	_1,440	_1,440	1,440
Western Africa			
Mota-Engil S. Tomé	143	143	143
	143	143	143
	37,526	37,526	37,526

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

5. Goodwill (Continued)

Differences between the consideration transferred on the acquisition of the financial investments in Group companies (subsidiaries), plus the amount of non-controlling interest, and the fair value of the identifiable net assets of these companies at the date of their acquisition, when positive, is recorded under the heading "Goodwill" and, when negative is recorded directly in the income statement.

Vista Waste and Vista Water were acquired in 2013 but for the purpose of these combined financial statements the referring goodwill has been recognised as if the acquisition was made on 1 January, 2011 because these entities were under common control of the ultimate shareholders of the Group. As at 31 December 2013, the amount still due is recorded as a liability (see Note 15. Accounts payable).

The goodwill was determined as follows:

		Vista Waste	Vista Water
Consideration transferred	(1)	42,573	2,632
% acquired		26.01%	28.05%
Fair value of the share of the identifiable net assets			
acquired	(2)	9,065	197
	Goodwill $(1)-(2)$	33,508	2,435

Goodwill impairment tests are performed on an annual basis, as defined in note 2. Accounting policies. As at 31 December 2013, the methods and assumptions used in the appraisal of the existence, or not, of impairment tests are as follows:

Assumptions	Vista Waste	Vista Water		
Method used	Discounted Cash Flow model	Discounted Cash Flow model		
Basis used	Forecasts	Forecasts		
Period used	5 years	5 years		
Growth rate of cash-flows in perpetuity	3%	3%		
Discount rate used	13.5%	12.7%		

The value in use corresponds to the estimated present value of future dividend, calculated based on budgets and business plans duly approved by the Group's Board of Directors, which cover, on average, a period of five years. Dividend cash flow projections beyond five years were extrapolated by applying a fixed growth rate in perpetuity, which does not exceed the average rate of future growth of revenue of the business area in which the Company operates.

The main assumptions used in the calculation of the value in use include, mainly: (i) the subsidiary's market share; (ii) growth prospects of the market in which the subsidiary operates; (iii) regulatory changes which might influence the subsidiary's business in the future; (iv) the necessary level of investment, etc. These assumptions were quantified based on historical data, as well as on the experience of the Group's Board of Directors. However, these assumptions might be affected by phenomena of political, economic or legal nature which are unpredictable at this moment in time.

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

6. Intangible assets

Net values of the intangible assets by segment as of 31 December 2013, 2012 and 2011 comprised the following amounts:

	Angola	SADC	Western Africa	Eastern Africa	Other, eliminations and	Total
2013						
Development costs	98	0	_	_		98
Software and other rights	1,335	20				1,355
Intangible assets in progress	247					247
Other intangible assets	200	1				201
	1,880	<u>21</u>	_	_	_	1,901
2012						
Development costs	121	5	_	_		126
Software and other rights	1,617	27	_	_		1,645
Intangible assets in progress	101	_	_	_	_	101
Other intangible assets	_229	_	_	_		_229
	2,069		_	_	_	2,101
2011						
Development costs	80	10				90
Software and other rights	198	_	_	_	_	198
Intangible assets in progress	103	_				103
	381		_	_	_	392

The caption "software and other rights" includes mainly leasehold rights in Angola.

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

6. Intangible assets (Continued)

Movement in gross value of intangible assets for the years ended 31 December 2013, 2012 and 2011, was as follows:

	Development costs	Software and other rights	Concession Operation Licenses	Intangible assets in progress	Other intangible assets	Total
2013						
Opening balance	255	1,983	_	101	267	2,606
Increases	18	37	_	150		205
Write-offs		(253)	_			(253)
Exchange differences	(7)	(33)	_		(1)	(41)
Variation of perimeter	9		_	10		18
Transfers and other movements	<u>(27</u>)	(15)		<u>(14</u>)	_31	(25)
	248	<u>1,718</u>	_	247	<u>297</u>	2,511
2012						
Opening balance	133	362	_	103		598
Increases	19	1,626	_	_	267	1,912
Exchange differences	4	(0)	_	_	_	4
Variation of perimeter	101	1	_		_	102
Other movements	_(2)	(7)	_	_(2)	_	(11)
	<u>255</u>	1,983	_	101	<u>267</u>	2,606
2011						
Opening balance	120	307	_	_	_	427
Increases	97	45	_	103	_	245
Write-offs	(92)		_		_	(92)
Exchange differences	6	10	_		_	16
Variation of perimeter	0	1	_			1
Other movements	_1		_		_	1
	133	362	=	103	_	598

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

6. Intangible assets (Continued)

Accumulated depreciation and impairment losses of intangible assets for the years ended 31 December 2013, 2012 and 2011, were as follows:

	Development costs	Software and other rights	Concession Operation Licenses	Intangible assets in progress	Other intangible fixed assets	Total
2013						
Opening balance	(129)	(338)		_	(37)	(504)
Increases (Note 26)	(34)	(56)	_	_	(20)	(110)
Write-offs	_	1	_	_	_	1
Exchange differences	3	7	_	_	1	11
Variation of perimeter	(9)	_	_	_	(2)	(11)
Transfers and other movements	18	22	_	_	(38)	3
	$\overline{(150)}$	(363)			(96)	(610)
	(130)	(303)	_	<u> </u>	(90)	(010)
2012						
Opening balance	(43)	(164)				(207)
Increases (Note 26)	(39)	(183)			(18)	(240)
Exchange Differences	(0)	0		_	(10)	0
Variation of perimeter	(45)	1		_		(44)
Transfers and other movements	(2)	8		_	(19)	(13)
Transfers and other movements						
	<u>(129)</u>	(338)	_	_	<u>(37)</u>	(504)
2011						
Opening balance	(68)					(68)
Increases (Note 26)	(23)	(149)	_		_	(172)
Write-offs	58	(149)				58
Exchange Differences	(6)	(0)	_		_	(6)
Variation of perimeter	(0)	(1)				(1)
Other movements	(3)	(14)	_	_	_	(18)
other movements						
	<u>(43)</u>	<u>(164)</u>	_	_	_	(207)
Net asset						
2013	<u>98</u>	1,355	_	<u>247</u>	<u>201</u>	1,901
2012	126	1,645		101	229	2,101
			===			
2011	<u>90</u>	<u>198</u>	_	103	_	392

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

7. Property, Plant and Equipment

Property, Plant and Equipment by segment as of 31 December 2013, 2012 and 2011 comprised the following amounts:

	Angola	SADC	Western Africa	Eastern Africa	Other, eliminations and	Total
2013						
Land and buildings	64,164	20,260	4	_	515	84,944
Equipment	71,122	27,382	1,491	_	55,895	155,890
Construction in progress	2,086	13,682	748	_	3,685	20,201
Other fixed assets	565	3	47		$\underline{\hspace{1cm}}(0)$	615
	137,937	61,328	2,290	_	60,095	261,650
			<u> </u>			
2012						
Land and buildings	65,470	11,178	4	_	342	76,994
Equipment	45,452	5,240	488	_	60,282	111,462
Construction in progress	338	2,233	675	_	1,100	4,346
Other fixed assets	627	4	20			651
	111,887	18,656	1,186	_	61,724	193,453
2011						
Land and buildings	46,721	10,522	4	_	1,247	58,493
Equipment	40,335	3,379	142		27,455	71,312
Construction in progress	1,071	2,145	375	_	´ —	3,591
Other fixed assets	714	15	3		_	732
	88,841	16,061	524	_	28,702	134,128

Other, Eliminations and Intercompany included essentially the equipment owned by MEEC Africa and rented to subsidiaries and branches in Angola and SADC segments.

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

7. Property, Plant and Equipment (Continued)

Movement in gross values of the Property, plant and equipment for the years ended 31 December 2013 2012 and 2011 was as follows:

	Land and buildings	Equipment	Property, Plant and Equipment in progress	Other fixed assets	Total
2013					
Opening balance	85,780	215,238	4,346	987	306,352
Increases	11,907	84,454	13,571	60	109,992
Disposals	_	(2,799)	(40)	(3)	(2,843)
Write-offs	(25)	(2,131)	(17)	(1)	(2,173)
Exchange differences	(387)	(1,812)	(12)	(12)	(2,223)
Variation of perimeter	2,736	6,136	2,700	1	11,572
Transfers	_(179)	520	_(347)	6	
	99,832	299,605	20,201	1,038	420,676
2012					
Opening balance	63,112	141,082	3,591	1,033	208,818
Increases	4,261	69,751	2,195	34	76,241
Disposals	(228)	(2,163)	· —		(2,391)
Write-offs	`—	(4,149)	(853)	(118)	(5,120)
Revaluations	_	(183)	` <u> </u>	` <u> </u>	(183)
Exchange differences	(5)	1,027	20	14	1,055
Variation of perimeter	18,641	9,873	(607)	25	27,931
	_				_
	85,780	215,238	4,346	987	306,352
2011					
Opening balance	50,171	125,294	2,154	1,366	178,985
Increases	10,835	14,618	4,281	(3)	29,730
Disposals	_	(38)			(38)
Write-offs	(82)	(956)	(350)		(1,388)
Exchange differences	1,062	529	(59)	(3)	1,529
Variation of perimeter	_	0	0		0
Transfers	1,127	1,635	(2,435)	(327)	
	63,112	141,082	3,591	1,033	208,818

Increases relate mainly to equipment acquired by MEEC Africa to rent to its subsidiaries and branches in Angola and SADC segments.

In 2013 and 2012, the values recorded in perimeter variation refers, almost entirely, to Novicer (2012) and Malawi Shipping Company (2013), which were consolidated for the first time through the full consolidation method in those years.

Increase in land and building for 2011 mainly comprised of self-construction of Nsanje Port in Malawi amounted to 9,838 thousand euros (Note 25).

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

7. Property, Plant and Equipment (Continued)

Accumulated depreciation and impairment losses in Property, Plant and Equipment for the years ended 31 December 2013, 2012 and 2011 were as follows:

	Land and buildings	Equipment	Property, Plant and Equipment in progress	Other fixed assets	Total
2013					
Opening balance	(8,786)	(103,776)	_	(337)	(112,899)
Increases (Note 26)	(4,986)	(44,102)		(96)	(49,185)
Disposals	2	1,287		2	1,291
Write-offs	_	1,571		0	1,571
Exchange differences	96	1,173		8	1,277
Variation of perimeter	(368)	(714)		(0)	(1,082)
Transfers	(846)	846		0	
	<u>(14,888)</u>	<u>(143,716)</u>		<u>(423)</u>	<u>(159,026)</u>
2012					
Opening balance	(4,619)	(69,770)		(301)	(74,690)
Increases (Note 26)	(3,141)	(35,055)		(101)	(38,297)
Disposals	9	1,125	_	(101) —	1,134
Write-offs		1,520	_	115	1,636
Exchange differences	2	(373)		(8)	(379)
Variation of perimeter	(1,037)	(1,224)		(42)	(2,303)
•			_		
	(8,786)	(103,776)		(337)	<u>(112,899)</u>
2011					
Opening balance	(2,536)	(39,817)	_	(430)	(42,783)
Increases (Note 26)	(2,109)	(28,521)		(9)	(30,639)
Disposals	_	11	_	_	11
Write-offs	53	627			680
Exchange Differences	(35)	(83)		6	(113)
Variation of perimeter		0	_		0
Transfers and other movements	9	(1,986)	_	132	(1,845)
	(4,619)	(69,770)		(301)	(74,690)
Net asset					
2013	84,944	155,890	<u>20,201</u>	<u>615</u>	<u>261,650</u>
2012	76,994	111,462	4,346	<u>651</u>	193,453
2011	58,493	71,312	3,591	732	134,128

In 2013, 2012 and 2011 the Group has no significant amounts of restriction on title and property, plant and equipment pledged as security for liabilities. Additionally, the Group has no significant commitments for the acquisition of property, plant and equipment.

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

7. Property, Plant and Equipment (Continued)

The most significant components of construction in progress comprised of the following:

Description	2013	2012	2011
Installation of the mobile crushing plant (MEEC Africa)	2,585	_	
Installation of the mobile crushing plant (Zambia)	3,038		_
Shipyard and social facilities (Malawi)	3,504		_
Central asphalt (MEEC Africa)	1,795	_	_
Crushing central (MECC África)		_	_
"24 de Julho" Condominium (Emocil)		922	2,720
	12,165	922	2,720

The adopted valuation criteria, the depreciation rates used and the residual values defined are referred to Note 2. Accounting policies.

8. Financial investments under the equity method

As at 31 December 2013, 2012 and 2011 the financial investments stated through the equity method were as follows:

	2013	2012	2011
Angola			
Cimertex and C ^a	_	13,870	10,364
Asinter	_	359	442
Novicer	_	_	36
Cimertex Angola	_	5,166	2,646
Icer	_	_	18
Auto Sueco Angola		13,527	12,675
Automatriz	712	163	
	712	33,085	26,180

During the years ended 31 December 2013, 2012 and 2011, the following movements occurred in the amount of financial investments stated through the equity method:

2013	Opening balance	Effect on profit and loss	Effect on reserves ⁽¹⁾	Transfers and variation of perimeter	Acquisitions/ Disposals	Closing balance
Angola						
Cimertex and C ^a	13,870				(13,870)	_
Asinter	359		_	(359)		_
Cimertex Angola	5,166		_	` <u> </u>	(5,166)	_
Icer	_	(375)	_	375	· —	_
Auto Sueco Angola	13,527			(2,724)	(10,803)	_
Automatriz	163	496	53			712
	33,085	121	<u>53</u>	<u>(2,707)</u>	<u>(29,840</u>)	712

⁽¹⁾ Essentially includes currency conversions.

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

8. Financial investments under the equity method (Continued)

2012	Opening balance	Effect on profit and loss	Effect on reserves ⁽¹⁾	Transfers and variation of perimeter	Acquisitions/ Disposals	Closing balance
Angola						
Cimertex and C ^a	10,364	3,775	(268)	_	_	13,870
Asinter	442	69	(153)	_	_	359
Novicer	36	_	_	(36)	_	_
Cimertex Angola	2,646	3,077	(557)	_	_	5,166
Icer	18	(210)	_	192	_	_
Auto Sueco Angola	12,675	2,361	(1,509)	_	_	13,527
Automatriz		(115)		278		163
	26,180	8,958	(2,487)	434		33,085
(1) Essentially includes currency conversions.						
2011	Opening balance	Effect on profit and loss	Effect on reserves ⁽¹⁾	Transfers and variation of perimeter	Acquisitions/ Disposals	Closing balance
Angola						
Cimertex and C ^a	10,060	1,640	(1,337)	_	_	10,364
Asinter	398	204	(159)	_	_	442
Novicer		31		5	_	36
Cimertex Angola	1,362	978	306	_	_	2,646
Icer	4	23	(9)	_	_	18
Auto Sueco Angola	9,085	2,125	1,465	_	_	12,675

⁽¹⁾ Essentially includes currency conversion variations and other variations in equity of associates.

20,910

In 2013 the Group sold the equity holdings in the companies Cimertex & C^a, Cimertex Angola and Auto Sueco Angola (the referred sales resulted in a gain of 459 thousand euros, a loss of 2,818 thousand euros and a gain of 3,377 thousand euros, respectively). The Group has not sold its entire participation on Auto Sueco Angola but retained a 5% share (the investment was transferred to "Available-for-sale financial assets"—see Note 9. Available for sale financial assets as of 31 December 2012).

5,000

266

5

26,180

As at 31 December 2013, 2012 and 2011, the main information on the most relevant financial investments stated through the equity method was as follows:

2013	Share	e Assets	Equity	Sales and services rendered	Net profit
Icer	. 269	% 6,618	(1,858)	1,304	(1,471)
Automatriz	. 459	% 11,677	1,358	9,695	1,101
2012	Share	Assets	Equity	Sales and services rendered	Net profit
Cimertex and C ^a	50%	47,109	27,741	36,721	7,549
Asinter	30%	2,708	1,196	1,983	231
Cimertex Angola	50%	47,184	8,202	35,878	6,155
Icer	26%	8,540	(458)	2,047	(692)
Auto Sueco Angola	26%	110,109	47,998	27,976	9,259
Automatriz	45%	3,172	119	2,447	(256)

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

8. Financial investments under the equity method (Continued)

2011	Share	Assets	Equity	services rendered	Net profit
Cimertex and C ^a	50%	38,465	20,727	26,159	3,281
Asinter	30%	2,226	1,474	3,162	679
Novicer	20%	35,903	176	5,381	151
Cimertex Angola	50%	33,455	5,292	21,605	1,956
Icer	26%	6,523	224	1,310	88
Auto Sueco Angola	26%	107,363	49,707	96,809	8,333

Provisions were recognized for financial investments with negative contribution (see Note 16. Provisions).

9. Available-for-sale financial assets

Available-for-sale financial assets as of 31 December 2013, 2012 and 2011 comprised of the following:

	2013	2012	2011
Investments in equity instruments			
BAI—Banco Angolano de Investimentos	39,904	_	_
Cosamo	_	152	152
Martinox	_	1,837	_
Auto Sueco Angola (Note 8)	2,724	_	_
Other	457	136	140
	43,085	<u>2,124</u>	<u>292</u>
	2013	2012	2011
Securities			
Other		10,901	_
	_	10,901	_
Financial investments available for sale	43,085	13,026	292

As at 31 December 2013, the investment in BAI—Banco Angolano de Investimentos refers to the acquisition from Mota-Engil SGPS, SA of a 3% stake in this financial institution incorporated and with operations in Angola. The referred acquisition actually took place in 2014; nonetheless and for the purpose of these combined consolidated financial statements the acquisition was registered back as at 31 December 2013. The amount due is recorded as a liability (see Note 15. Accounts payable).

As at 31 December 2013, the amount of Auto Sueco Angola relates to the 5% shareholding retained in Auto Sueco Angola at deemed cost that resulted of the valuation in accordance with the equity method prior to the sale of the 21% stake.

The change under the heading "Securities" refers to a promissory note of the Malawian Government, sold during 2013 (the referred sale resulted in a loss of 2,235 thousand euros—Note 28. Financial results).

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

10. Accounts receivable

Trade receivables as of 31 December 2013, 2012 and 2011, comprised of the following:

Non-current			Current			
2013	2012	2011	2013	2012	2011	
_	_		599,037	491,912	420,843	
94			122,807	67,241	98,190	
58	58	58	8,760	6,573	7,549	
_	_				_	
			22,167	(222)	136	
152	58	58	752,772	565,505	526,718	
	_	(3)	(49,137)	(44,444)	(41,146)	
<u>152</u>	58	_56	703,635	521,061	485,573	
	2013 94 58 152	2013 2012 94 — 58 58 — — 152 58 — —	2013 2012 2011 94 — — 58 58 58 — — — — — — — — — 152 58 58 — — (3)	2013 2012 2011 2013 — — — 599,037 94 — — 122,807 58 58 58 8,760 — — — — — — — 22,167 152 58 58 752,772 — — (3) (49,137)	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	

The Government and other Public Institutions of Angola and Sonangol (Angolan state oil firm and business partner and shareholder of Mota-Engil Angola) are the most significant debtors of Angola segment and each customer balance approximates 30% of total segment's receivable. SADC balances are mainly receivable from public and private entities in Malawi and Mozambique.

As of 31 December 2013, 2012 and 2011, the trade debtors that, individually, represented more than 10% of the Group revenue were three, two and one, respectively.

Increase in trade debtors, essentially in 2013, reflects the increase of the Group activity as shown in Note 20.

Other receivables as of 31 December 2013, 2012 and 2011 comprised of the following amounts:

	Non-current			Current			
Other receivables	2013	2012	2011	2013	2012	2011	
Associates and related companies							
Gross value	893	2,791	2,936	116	859	546	
Accumulated impairment losses							
	893	2,791	2,936	116	859	546	
Advances to suppliers	_		_	3,539	10,233	6,503	
Gross value	227	329	_	189,838	217,159	205,576	
Accumulated impairment losses				(44)	(1)	(1)	
	227	329		189,794	217,159	205,575	
	1,120	3,120	2,936	193,449	228,250	212,623	
Trade and other receivables	1,272	3,178	2,992	897,083	749,311	<u>698,196</u>	

Associates and related companies included balances receivable from companies consolidated through the equity method.

Gross value of other advances to suppliers included the following amounts: integration of incorporated joint ventures, assignment of materials in works under consortium, the amount to be received following the disposal of 49% of the share capital of Mota-Engil Angola (20,706 thousand euros in 2012 and 37,715 thousand euros in 2011).

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

10. Accounts receivable (Continued)

The exposure of the Group to credit risk is attributable, above all, to the accounts receivable of its operating activity. Accumulated impairment losses were estimated by the Group, in accordance with its experience and based on its appraisal of overall economic and financial circumstances.

The Board of Directors believes that the value at which these assets are recorded in the balance sheet is close to their fair value.

As at 31 December 2013, 2012 and 2011 the age structure of the commercial balances relative to financial assets not impaired was as follows:

Age in the balance sheet 2013	Trade debtors	Other Debtors (Other)
Overdue amounts		
[0; 3] months	174,558	146,642
[3; 12] months	205,484	21,059
[1; 3] years	170,266	11,991
Over 3 years	70,818	4,395
	621,126	184,087
Not overdue amounts	82,661	5,934
Total	703,787	190,021
Age in the balance sheet 2012	Trade debtors	Other Debtors (Other)
Overdue amounts		
[0; 3] months	138,460	98,333
[3; 12] months	97,079	56,311
[1; 3] years	213,244	42,329
Over 3 years	21,911	3,094
	470,694	200,067
Not overdue amounts	50,425	17,420
Total	<u>521,119</u>	217,488
Age in the balance sheet 2011	Trade debtors	Other Debtors (Other)
Overdue amounts		
[0; 3] months	205,866	108,844
[3; 12] months	150,755	33,837
[1; 3] years	42,141	34,171
Over 3 years	2,521	3,139
	401,282	179,991
Not overdue amounts	84,346	25,585
Total	485,628	205,575

The Group exposure net of accumulated impairment losses, to balances aged over one year primarily arises from: (i) confirmed debts of public entities (mainly Angolan public bodies), (ii) withheld amounts by customers during the period of guarantee and (iii) customer balances with debt settlement agreements. The Group's Board of Directors believes that these accounts receivable are not impaired.

Adjustments to accounts receivable due to impairment losses are recorded when there is objective indication that the Group will not receive the full amounts to which it was entitled pursuant to the original terms of established contracts. The adjustments are calculated considering the age of the accounts receivable, the risk profile of the debtor and its financial conditions.

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

10. Accounts receivable (Continued)

State and other public entities as at 31 December 2013, 2012 and 2011 comprised of following amounts:

	2013	2012	2011
Corporate Income tax	8,249	16,331	2,556
Value added tax	9,970	3,324	403
Other	221	105	78
	<u>18,441</u>	<u>19,760</u>	3,037
The movement of the impairment losses in accounts receivable is as follows:			
	2013	2012	2011
Trade accounts receivable:			
Opening balance	44,444	41,148	38,165
Increase (see Note 27. Provisions and impairment losses)	517	4,617	3,279
Reduction (see Note 27. Provisions and impairment losses)	(1,825)	_	(258)
Transfers and perimeter variation	6,001	<u>(1,321)</u>	(38)
	49,137	44,444	41,148
Other receivables			
Opening balance	1	1	1
Transfers and perimeter variation	44	0	(0)
	44	1	1
11. Inventories			
Inventories as of 31 December 2013, 2012 and 2011 comprised the following:			
inventories as of 31 December 2013, 2012 and 2011 comprised the following.			
	2013	2012	2011
Gross amount:			
Raw materials and consumables (Note 22)	48,567	32,220	22,347
Products and work in progress	11,237	3,197	6,372
Finished goods	8,865	10,101	4,653 643
Goods for resale (Note 22)	1,083 13,656	416 7,359	11,877
Trepaid expenses			
	<u>83,409</u>	53,294	45,891
Accumulated adjustments	(0.171)		,
Raw materials and consumables	(2,451)	(02)	(6)
Finished goods	(88) (674)	(92)	(74)
Guous ful lesale		(2)	
	(3,214)	<u>(94)</u>	<u>(80)</u>
	80,195	<u>53,200</u>	45,811

Raw materials and consumables, Finished products and Prepaid expenses were located in Angola. Products and work-in-progress" were real estate projects in Mozambique.

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

11. Inventories (Continued)

The movement in the accumulated adjustments to inventories, for the years ended on 31 December 2013, 2012 and 2011, were as follows:

	2013	2012	2011
Opening balance	94	80	640
Increase (see Note 27. Provisions and impairment losses)		9	_
Reduction (see Note 27. Provisions and impairment losses)	(322)	(6)	(537)
Transfers and variation of perimeter	284	<u>11</u>	(23)
	3,214	94	80

12. Other current assets

Other current assets comprised of:

	2013	2012	2011
Accrued income			
Production not invoiced:			
Angola	961	34,411	48,013
SADC	72,944	65,678	25,510
Western Africa	2,089	966	899
Other, Eliminations and Intercompany	0	(400)	_
Other accrued income	1,007	453	3,851
	77,001	101,108	78,273
Deferred costs			
Insurance	751	871	917
Other deferred costs	17,349	11,062	7,099
	18,100	11,933	8,016
	95,101	113,041	86,289

Other accrued income included costs related to maintenance contracts concluded and other payments made in advance.

The information on construction contracts in progress is broken down as follows:

	2013	2012	2011
Construction costs incurred to date	1,767,795	1,496,131	1,312,707
Construction costs incurred during the year	796,779	603,125	500,356
Income recognized to date	2,121,268	1,702,194	1,473,149
Income recognized during the year	959,014	691,421	561,279
Customers prepayments	144,074	198,313	57,145
Sums withheld by customers	76,027	40,714	30,083
Guarantees given by customers	126,549	130,728	46,637
Accrued income—excess of production over billing	75,994	100,655	74,422
Deferred income—shortfall of production over billing (Note 17)	35,242	98	7,988

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

13. Cash and cash equivalents

Cash and cash equivalents as of 31 December 2013, 2012 and 2011 comprised of as follows:

	Demand Deposits		Term Deposits(1)			TOTAL			
	2013	2012	2011	2013	2012	2011	2013	2012	2011
Other applications	9,751	1,557	_	_		_	9,751	1,557	_
Bank dep. and cash in hand									
Bank deposits	105,647	111,606	119,527	84,982	58,716		190,629	170,321	119,527
Cash on hand	3,685	3,541	785				3,685	3,541	785
	<u>119,083</u>	116,704	<u>120,312</u>	84,982	<u>58,716</u>	_	204,065	<u>175,420</u>	120,312

⁽¹⁾ Includes the amount of 53,552 thousand euros booked as non-current in 2013 and 58,716 thousand euros in 2012.

Cash and cash equivalents included cash held by the Group and short-term bank deposits with original maturity equal to or less than three months, for which the risk of alteration of value is insignificant. The value at which this group of assets is recorded is close to its fair value.

As at 31 December 2013 and 2012, there were 84,982 thousand euros and 58,716 thousand euros, respectively, in Mauritius and Malawi, recorded under cash and cash equivalents not immediately available, due to restricted access under contracts with financial institutions.

Mota-Engil Africa B.V. Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

14. Borrowings

The amounts of debt as of 31 December 2013, 2012 and 2011 were as follows:

	Current 1 year	2 years	3 to 5 years	over 5 years	Total Non-Current	Total
2013						
Non-convertible bond loans Amounts owed to credit institutions	5,000	5,000	63,754	_	68,754	73,754
Bank loans	60,487	9,740	6,490		16,229	76,716
Overdraft facilities	23,708	´ —	· —		· —	23,708
Current account facilities Other loans obtained	133,629		_	_		133,629
Commercial paper issues		44,800			44,800	44,800
Other loans	892	44,000	_	_	44,000	892
Other loans						
	223,715	59,540	70,244		129,783	353,498
2012						
Non-convertible bond loans Amounts owed to credit institutions	1,761	1,758	22,855		24,613	26,373
Bank loans	46,755	7,452	7,349		14,801	61,556
Overdraft facilities	37,233	7,432				37,233
Current account facilities	81,417					81,417
Other loans obtained	01,117					01,117
Commercial paper issues	1,160	3,481	19,705		23,186	24,346
Other loans	139	225	233		458	597
	168,464	12,916	50,141		63,057	231,521
2011						
Non-convertible bond loans						_
Amounts owed to credit institutions						
Bank loans	17,480	5,797	5,254	1,124	12,175	29,655
Overdraft facilities	37,037	_				37,037
Current account facilities	62,722	_				62,722
Other loans obtained						
Commercial paper issues	12,550	20,041	24,928		44,970	57,520
Other loans	1,779	95	207		302	2,082
	131,568	25,933	30,390	1,124	57,447	189,015

Although the commercial paper issues fall due at one year, they are covered by medium and long-term programmes which ensure their automatic renewal over time. In view of these circumstances, and since the Group's Board of Directors intends to continue to use the said issues in the long-term, these debts were recorded as a non-current liability.

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

14. Borrowings (Continued)

As at 31 December 2013, 2012 and 2011, the amounts of borrowings were denominated in the following currencies:

	Bonds	Credit institutions	Commercial paper	Other loans	Total
2013					
Angola Kwanza	_	124,454			124,454
Euros	73,754	46,680	44,800		165,234
Malawian Kwacha	_	3,040			3,040
Mozambique Metical	_	679			679
South Africa Rand	_	6,318			6,318
US Dollar		52,881		892	53,773
	73,754	234,053	44,800	892	353,498
2012					
Angola Kwanza	_	61,228			61,228
Euros	26,373	92,952	24,346	597	144,268
Malawian Kwacha	_	4,015	_	_	4,015
Mozambique Metical	_	12,473	_		12,473
US Dollar	_	9,537			9,537
	26,373	180,205	24,346	597	231,521
2011					
Angola Kwanza	_	15,705		459	16,164
Euros	_	80,809	57,520	1,622	139,952
Malawian Kwacha	_	11,066			11,066
Mozambique Metical	_	1,588			1,588
US Dollar		20,246			20,246
		129,413	57,520	2,082	189,015

The average interest rates paid for borrowings for the years ended 31 December 2013, 2012 and 2011 are as follows:

	2013			2012	2011		
	Average Rates (%)	Rates Interval	Average Rates (%)	Rates Interval	Average Rates (%)	Rates Interval	
Non-convertible bond loans Amounts owed to credit	7.37	[7,37;7,37]	6.20	[6,2;6,2]	_	_	
institutions:							
Bank Loans	11.06	[5,57; 38,75]	9.56	[6,2;25,73]	7.18	[5,81; 19,25]	
Overdraft facilities	14.50	[6,17;38]	9.38	[6,2;25,32]	8.57	[5,81; 22,58]	
Current Account facilities	8.87	[6,02;17,2]	9.67	[6,2; 18,81]	7.74	[5,81; 20,64]	
Other loans obtained:							
Commercial paper issues	6.21	[6,21;6,21]	6.20	[6,2;6,2]	5.81	[5,81;5,81]	
Other loans	19.54	[19,54 ; 19,54]	6.20	[3,5;6,2]	6.02	[5,81; 20,75]	

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

14. Borrowings (Continued)

The main debenture loans and commercial paper programmes obtained by the Group outstanding as at 31 December 2013, were as follows:

2013 Type of issue /Issuer	Date of emission	Date of expiration	Indexation	Reimbursement Condition	Amount	Maturity
Bonds: Mota-Engil Engenharia e Construção África Commercial paper programmes:	Dec 13	Dec 18	EURIBOR 6 M+6.75%	i)	75,000,000	
Mota-Engil Engenharia e Construção África	Dec 10	Dec 15	EURIBOR 3 M+6.35%	,	44,800,000	Direct placement: From 90 to 181 days/ Auctioning: From 3,4,5 or 6 months

i) capital reimbursment in 10 biannual instalments

The main other debt contracts and outstanding amounts as at 31 December 2013 were broken down as follows:

2013 Debtor	Type of debt	Loan Amount	Amount outstanding
Other Operations:			
Mota-Engil Angola	Current Account Facilities	62,410,841	47,199,939
Mota-Engil Angola	Short term loan	29,461,562	29,461,562
Mota-Engil Engenharia e Construção África	Current Account Facilities	69,448,009	69,448,009
Mota-Engil Engenharia e Construção África	Short term loan	18,000,000	18,000,000
Mota-Engil Engenharia e Construção África	Overdraft facilities	15,000,000	7,472,073

15. Accounts payable

Trade and other accounts payable as of 31 December 2013, 2012 and 2011 comprised the following:

	Non-current			Current			
	2013	2012	2011	2013	2012	2011	
Trade payables							
Angola	3,612	258	_	131,131	105,647	84,637	
SADC	_	_		118,729	67,697	27,055	
Western Africa	554	549	549	22,699	16,065	8,887	
Eastern Africa	_	_		1,302			
Other, Eliminations and Intercompany	0			(126,316)	(2,005)	(1,643)	
	4,165	807	549	147,546	187,403	118,936	
Payables for fixed assets	_	_	_	24,936	16,127	6,898	
Financial leasing	33,087	31,478	9,570	21,196	26,393	12,496	
Associates	1,256	330		25,412	50,235	459	
Customer prepayments received	15,495	60,668	38,846	126,248	123,511	43,418	
Other				127,622	66,746	131,902	
	49,838	92,476	48,416	325,414	283,012	195,172	
	54,004	93,283	48,965	472,960	470,416	314,108	

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

15. Accounts payable (Continued)

These amounts refer mainly to debts derived from subcontracting during the implementation of contract work awarded to the Group.

The amounts recorded under the heading "Associates" include balances owed by Group to companies integrated through the equity method.

Other, Eliminations and Intercompany included intercompany balances of MEEC Africa with its subsidiaries and branches in Angola and SADC.

As at 31 December 2013, 2012 and 2011 Other current creditors included: (i) 40,412 thousand euros concerning to the purchase of holding in companies Vista (see Note 5. Goodwill and Appendix A. Companies); and as of 31 December 2013 (ii) 39,904 thousand euros concerning to the purchase of BAI—Banco Angolano de Investimentos (see Note 9. Available for sale financial assets).

The Board of Directors believes that the book value of these liabilities in the balance sheet is close to their fair value.

As at 31 December 2013, 2012 and 2011, the residual contractual maturity of trade payables was as follows:

	2013	2012	2011
Outstanding contractual maturity:			
] 0; 1] month	118,189	155,038	13,988
] 1; 3] months	20,139	20,192	18,404
] 3; 12] months	9,217	12,174	86,544
] 1; 3] years	2,220	113	549
Over 3 years	1,945	694	
	151,711	188,211	119,486

As at 31 December 2013, 2012 and 2011, the residual contractual maturity of ther creditors was as follows:

	2013	2012	2011
Outstanding contractual maturity:			
] 0; 1] month	127,597	26,262	80,116
] 1; 3] months	_	19	9,960
] 3; 12] months	25	40,464	41,825
	127,622	66,746	131,902

As at 31 December 2013, 2012 and 2011, the Group had liabilities payable to lessors, recorded under the heading "Fixed asset suppliers", relative to lease payments, payable in the future, of finance lease contracts to the values of 58,674 thousand euros, 59,558 thousand euros and 23,398 thousand euros, respectively, with the following maturity periods:

	Outstan	ding rents of contracts	on lease	Current value of lease contracts		
Lease contracts	2013	2012	2011	2013	2012	2011
1 year	24,007	28,062	13,661	21,196	26,393	12,496
2 years	19,637	31,496	9,536	18,464	31,478	9,387
3 years	12,632	_	201	12,262	_	183
4 or more years	2,400			2,361		
	58,674	59,558	23,398	54,283	57,870	22,066
Interests included in the rents	(4,391)	(1,688)	(1,332)			
Current value of lease contract rents	54,283	<u>57,870</u>	22,066	54,283	<u>57,870</u>	22,066

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

15. Accounts payable (Continued)

As at 31 December 2013, the most significant finance lease contracts were as follows:

2013 Contracting party	Amount	Asset	Lease life (years)	Purchase option
Mota-Engil Angola	5,950	Sundry Equipment	4	290
Mota-Engil Engenharia e Construção África	82,269	Sundry Equipment	4	1,268

As at 31 December 2013, 2012 and 2011 the net book value of assets under finance lease contracts was broken down as follows:

	2013	2012	2011
Land and buildings	17		
Basic equipment	55,137	51,636	22,636
Transport equipment	6,365	6,572	
	61,519	58,208	22,636

As at 31 December 2013, 2012 and 2011, the balances of State and other public entities were detailed as follows:

	2013	2012	2011
Income tax	49,129	21,364	8,359
Value added tax		405	_
Social security	641	201	12
Personal income tax		348	12
Other taxes	1	18	6
	51,329	22,335	8,389

16. Provisions

Provisions as of 31 December 2013, 2012 and 2011, comprised the following:

	2013	2012	2011
Provisions for investments valued using the equity method (Note 8)	474	117	_
Other contingencies	3,390	3,291	4,504
	3,864	3,408	4,504

Movement of provisions for years ended 31 December 2013, 2012 and 2011 is as follows:

2013	Opening balance	Increase ⁽¹⁾	Reduction ⁽¹⁾	Usage	Transfers and perimeter variation	Closing balance
Other contingencies	3,291	341	(95)	_	(148)	3,390
	3,291	341	(95)	_	<u>(148</u>)	3,390
Provisions for investments valued using						
the equity method	117	<u>357</u>		_		_474
	3,408	<u>698</u>	<u>(95)</u>	_	<u>(148)</u>	3,864

⁽¹⁾ See Note 27. Provisions and impairment losses and Note 8

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

16. Provisions (Continued)

2012	Opening balance	Increase ⁽¹⁾	Reduction ⁽¹⁾	Usage	Transfers and perimeter variation	Closing balance
Other contingencies	4,504	664	(2,069)	_	<u>193</u>	3,291
	4,504	664	(2,069)	_	<u>193</u>	3,291
Provisions for investments valued using						
the equity method		<u>117</u>				_117
	4,504	781	<u>(2,069)</u>	_	<u>193</u>	3,408

⁽¹⁾ See Note 27. Provisions and impairment losses and Note 8

2011	Opening balance	Increase ⁽¹⁾	Reduction ⁽¹⁾	Usage	Transfers and perimeter variation	Closing balance
Other contingencies	4,835	<u>497</u>	(72)	_	<u>(756</u>)	4,504
	4,835	497	(72)	_	<u>(756)</u>	4,504
Provisions for investments valued using the equity method		_		_	_=	
	4,835	<u>497</u>	<u>(72)</u>	_	<u>(756)</u>	4,504

⁽¹⁾ See Note 27. Provisions and impairment losses and Note 8

Provisions registered refer mainly to provisions for taxes in Vista Waste and provisions for other contingencies in Angola.

As at 31 December 2013, 2012 and 2011 investments valued through the equity method for which provisions were accrued comprised as follows (see Note 8. Financial investments under the equity method):

	2013	2012	2011
Icer (Ang)	474	117	
	474	117	_

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

17. Other current liabilities

Other current liabilities as of 31 December 2013, 2012 and 2011 comprised as following:

Other current liabilities	2013	2012	2011
Accrued costs			
Vacation and bonus to be paid	8,841	5,334	432
Interest payable	1,579	_	_
Accrued expenses—construction work in progress			
Angola	187,496	247,772	248,933
SADC	86,508	14,077	_
Western Africa	_	361	_
Other, eliminations and intercompany	_	0	_
Other accrued costs	26,331	6,261	7,381
	310,755	273,804	256,746
Deferred income			
Deferred revenue (Note 12)	35,242	98	7,988
Other deferred income	1,782	9,130	13,343
	37,024	9,228	21,332
	347,778	283,032	278,078

Accrued expenses—construction work in progress are mainly costs related to works-in-progress which have not yet been invoiced by suppliers, as well as provisions for costs which may be incurred during the period of guarantee of construction works.

The value recorded under the heading "Deferred revenue" refers to the application of the policy described in Note 2. Accounting policies, for recognition of revenue in construction contracts.

Other deferred income as of 31 December 2012 and 2011 relates to deferred income in Vista Waste, which was transferred to impairment of accounts receivable in 2013.

18. Group equity before net profit for the year

Equity attributable to the shareholders consists of share capital of Mota-Engil Africa BV as at January 2014, fully registered and paid in amount of 100,000,000 euros, represented by 100,000,000 shares (ordinary) with the nominal value of one euro each, and all the capital reserves accumulated by the Group.

The currency conversion reserves reflect net changes in the currency conversion of the financial statements of branch offices and subsidiaries stated in a currency other than the euro and cannot be distributed or used to absorb losses.

19. Non-controlling interests

As at 31 December 2013, 2012 and 2011, the equity attributable to non-controlling interests comprised as below:

Own funds attributable to non-controlling interests	2013	2012	2011
Mota-Engil Angola	73,168	72,765	73,458
Vista Waste	9,600	12,449	5,294
Other	5,841	2,804	2,423
	88,610	88,018	81,174

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

19. Non-controlling interests (Continued)

During 2013, 2012 and 2011, net income attributable to non-controlling interests is broken down as presented below:

Consolidated net profit of the year attributable to non-controlling interests	2013	2012	2011
Mota-Engil Angola	23,188	23,325	22,880
Vista Waste	4,973	6,919	4,744
Other	622	544	430
	28,783	30,788	28,053

20. Sales and services rendered

Sales and services rendered for the years ended 31 December 2013, 2012 and 2011 comprised the following:

	2013	2012	2011
Sales of merchandise	1,540	2,029	1,388
Sales of products	9,693	8,967	5,158
Services rendered	994,073	716,171	583,979
	1,005,306	727,167	590,525

Breakdown by business and geographical segments is described in note 4 above.

During 2013, 2012 and 2011 there was no significant discontinuation in the Group's business activities. The increase which occurred in 2013 and 2012 was essentially due the growth in business in Malawi and Mozambique.

21. Other revenues

Other revenue for the years ended 31 December 2013, 2012 and 2011, comprised the following:

	2013	2012	2011
Supplementary revenues	5,073	18,862	19,449
Other revenues	14,255	23,819	15,521
	19,328	42,681	34,970

Other revenue includes mainly amounts of net change of production and inventories, debits arising from consortium balances and the re-invoicing of costs to companies outside the Group.

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

22. Cost of goods sold, material consumption and subcontractors

Cost of merchandise and raw materials and consumables, and subcontracts for the years ended 31 December 2013, 2012 and 2011 comprised following amounts:

2013	Goods	Raw materials and consumables	Total
Opening stocks	416	32,220	32,636
Transfers	(41)	(2,351)	(2,392)
Regularizations	(552)	(851)	(1,403)
Variation of perimeter	(6,144)	(3,422)	(9,566)
Purchases	52,657	185,476	238,134
Closing stocks (Note 11)	(1,083)	(48,567)	(49,651)
	45,254	162,505	207,759
Subcontracts			201,296
Cost of Goods Sold, Materials Consumed and Subcontracts			409,055
2012	Goods	Raw materials and consumables	Total
Opening stocks	643	22,347	22,989
Transfers	(39)	48	9
Regularizations	(562)	1,542	980
Variation of perimeter	233	(212)	21
Purchases	1,465	171,012	172,477
Closing stocks (Note 11)	(416)	(32,220)	(32,636)
	1,323	162,517	163,840
Subcontracts			169,369
Cost of Goods Sold, Materials Consumed and Subcontracts			333,209
2011	Goods	Raw materials and consumables	Total
Opening stocks	560	25,426	25,986
Transfers	(79)	3,294	3,215
Regularizations	(662)	_	(662)
Purchases	1,253	75,763	77,015
Closing stocks (Note 11)	(643)	(22,347)	(22,989)
	429	82,136	82,565
Subcontracts			216,133
Cost of Goods Sold, Materials Consumed and Subcontracts			298,698

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

23. Third-party supplies and services

Third party supplies and services for the years ended 31 December 2013, 2012 and 2011 comprised the following:

	2013	2012	2011
Leases and rent	77,833	58,565	28,274
Specialised works	57,659	17,325	25,761
Transport, travel and board and lodging	38,206	24,947	15,535
Fuel and other fluids	2,830	1,848	1,190
Maintenance and repairs	2,904	13,499	8,705
Insurance	5,594	5,143	2,245
Water and electricity	1,014	960	672
Vigilance and security	2,793	3,021	2,574
Communications	3,711	2,682	1,935
Commissions and fees	490	178	860
Office equipment	2,015	2,442	1,840
Advertising and publicity	401	777	1,072
Other supplies and services	20,944	15,522	13,555
	216,395	146,909	104,217

Third party supplies and services by operating segment consisted of following amounts:

	2013	2012	2011
Angola	111,349	82,215	68,581
SADC	109,647	77,821	46,784
Western Africa	7,969	6,729	4,087
Eastern Africa	161	_	_
Other, Eliminations and Intercompany	(12,731)	(19,856)	(15,235)
	216,395	146,909	104,217

24. Wages and salaries

Wages and salaries for the years ended 31 December 2013, 2012 and 2011 were as follows:

	2013	2012	2011
Remuneration	117,711	95,281	73,643
Other	30,055	25,952	11,295
	147,766	121,233	84,938

Other remuneration included costs paid in relation to Social Security or other similar contribution systems in each country, meals allowances and cash sickness benefits, occupational accident insurance and indemnities.

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

24. Wages and salaries (Continued)

Allocation of wages and salaries by operating segments is presented below:

	2013	2012	2011
Angola	89,631	90,931	58,666
SADC	30,224	26,435	23,433
Western Africa	694	1,673	1,317
Eastern Africa	_	_	_
Other, Eliminations and Intercompany	27,216	2,193	1,523
	147,766	121,233	84,938

As of 31 December 2013, 2012 and 2011, the number of personnel working for the Group were as follows:

	2013	2012	2011
Management	12	9	1
Employees	2,633	1,830	1,762
Workers	11,608	7,772	4,955
	14,253	9,611	6,718

25. Other operating expenses, net

Other operating expenses for the years ended 31 December 2013, 2012 and 2011 comprised following amount:

	2013	2012	2011
Donations	(50)	(514)	(58)
Gains/(losses) on the sale of fixed assets	(49)	156	(428)
Taxes other than income tax	(10,893)	(8,366)	(4,054)
Own work capitalised	4,308	7,107	9,114
Other expenses	(1,880)	(8,863)	(14,099)
	(8,563)	<u>(10,480)</u>	(9,526)

Taxes other than income tax are mainly the amounts of stamp tax in Angola.

Own work capitalised essentially included the values of works in Angola related to the completion of the rehabilitation of the head office and works in the central construction yard.

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

26. Depreciation and amortisation

The depreciation and amortisation for the years ended 31 December 2013, 2012 and 2011 were as follows:

	2013	2012	2011
Amortization of intangible assets for the year:			
Development costs	34	39	23
Software and other rights	56	183	149
Other intangible fixed assets	20	18	
	110	240	172
Depreciation of tangible fixed assets for the year:			
Land and buildings	4,986	3,141	2,109
Equipment			
Angola	19,472	17,894	16,240
SADC	4,029	1,326	679
Western Africa	270	263	33
Other and eliminations	20,332	15,572	11,569
Other tangible fixed assets	96	101	9
	49,185	38,297	30,639
	49,295	38,537	30,811

Other and eliminations of property plant and equipment depreciation refer mainly to depreciation of MEEC Africa's equipment, which is rented to subsidiaries and branches in Angola and SADC.

27. Provisions and impairment losses

Provisions and impairment losses for the years ended 31 December 2013, 2012 and 2011 consisted of following amounts:

	2013	2012	2011
Provisions			
Angola (see Note 16. Provisions)	341	664	497
	341	664	497
Adjustments and Impairment Losses			
Inventories obsolescence			
Angola (see Note 11. Inventories)	3,157	9	
		9	
Customers and other debtors			
Angola (see Note 10. Accounts receivable)	517	4,617	3,279
	517	4,617	3,279
Reversal of provisions and impairment losses			
Angola (see Notes 10. Accounts receivable, 11. Inventories and 16.			
Provisions)	(2,242)	(2,075)	(867)
	(2,242)	(2,075)	(867)
Total of provisions and impairment losses	1,773	3,215	2,909

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

28. Financial results

Financial results for the years ended 31 December 2013, 2012 and 2011 comprised following amounts:

	2013	2012	2011
Financial income and gains			
Loans and accounts receivable:			
Interest income	5,850	2,979	7,658
Payments discounts received	256	163	0
Net exchange gains	1,104	2,026	1,099
Gains on sales of financial investments	5,018		
Other financial assets and liabilities:			
Other financial income		378	102
	12,227	5,547	8,860
Financial costs and losses			
Loans and accounts payable:			
Interest expenses	42,841	30,087	19,509
Payments discounts given	1,324	1,271	3
Losses on sales of financial investments	5,053	_	_
Other financial assets and liabilities:			
Other financial expenses	19,957	8,487	1,748
	69,175	39,846	21,260
	(56,949)	(34,299)	<u>(12,400)</u>

Gains on sales of financial investments essentially refer to the gain on the disposal of Cimertex & Ca, Cimertex África and Auto Sueco Angola. Losses on sales of financial investments refer to loss on the disposal of Cimertex Angola and a promissory note of the Malawian Government.

Other financial costs and losses include costs related to loan guarantees and other financial institutions' fees and costs.

Interest expenses for 2013, 2012 and 2011 comprised as following:

	2013	2012	2011
Non-convertible bond loans	5,497	165	_
Loans for participation in securities	_	_	
Amounts owe to credit institutions:			
Bank loans	6,474	5,206	2,920
Overdraft facilities	3,734	6,986	6,432
Guaranteed accounts	21,550	12,408	5,286
Other loans obtained:			
Commercial paper issues	2,768	3,445	3,984
Other	584	34	192
	40,608	28,245	18,814
Other interest expense (leasing and others)	2,233	1,842	695
	42,841	30,087	19,509

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

28. Financial results (Continued)

Sensitivity to alterations in the interest rate would have the following effect for 2013, 2012 and 2011:

	Es	stimated in	npact
	201	3 2012	2011
Variation of financial profit and loss on a 1 p.p. alteration of the interest rate applied to the entire debt (excluding leasing)	1,49 (50 98	<u>(26)</u>	687 (41) 646
29. Gains/(losses) in associates and jointly controlled companies			
Gains in associates for the years ended 31 December 2013, 2012 and 2011 were as f	ollows	s:	
Gains in associates and jointly controlled companies	2013	2012	2011
Cimertex and C ^a Asinter	_	3,775 69	1,640 204
Novicer Cimertex Angola Icer	_	3,077	31 978 23
Auto Sueco Angola	<u>496</u>	2,361	2,125
	496	9,283	5,000
Losses in associates for the years ended 31 December 2013, 2012 and 2011 were as	follow	vs:	
Losses in associates and jointly controlled companies	2013	2012	2011
Icer	375	210	
Automatriz		115	
	375	325	
Gains in associates and jointly controlled companies	121	8,958	5,000
30. Income tax			
Income tax for the years ended 31 December 2013, 2012 and 2011 comprised of:			
Current tax 28, Deferred tax 1,	012	2012 11,337 955 12,291	2011 6,728 — 6,728

Combined Consolidated Financial Statements 2013, 2012 and 2011 Notes to the combined financial statements (Continued)

30. Income tax (Continued)

The reconciliation between the nominal and effective income tax rates for 2013, 2012 and 2011 is presented as follows:

2013	Angola	SADC	Western Africa	Eastern Africa	Portugal/ Other	Total
Accounting profit before taxes	52,914	109,734	(1,807)	(161)	(25,720)	134,959
Tax at the domestic rates applicable to profits						
in the country concerned	(2)	35,481	(464)	_	(7,141)	27,874
Tax related to associate companies	(174)	_	_	_	_	(174)
recognized	791	57	495	_	157	1,500
Current year utilization of previously		(422)				(422)
unrecognized tax losses	_	(433)	_	_		(433) 881
Tax effect of expenses/(gains) that are not					001	001
relevant for tax purposes	_(164)	(6,562)	(0)		7,087	361
Tax expense	<u>451</u>	28,543	30		984	30,008
			Western	E4	Dt1/	
2012	Angola	SADC	Africa	Eastern Africa	Portugal/ Other	Total
Accounting profit before taxes	68,926	38,600	<u>(681</u>)		(15,920)	90,924
Tax at the domestic rates applicable to profits in						
the country concerned			(170)		(3,749)	11,926 (3,135)
Tax losses for which no deferred taxes were	. (3,133) —		_	_	(3,133)
recognized	. 132	218	310	_	_	659
Tax effect of expenses/(gains) that are not	26	(1 (25)	(27)		1 160	2 0 4 1
relevant for tax purposes		() /		_	4,468	2,841
Tax expense	. 785	10,685	<u>102</u>	=	<u>719</u>	12,291
2011	Angola	SADC	Western Africa	Eastern Africa	Portugal/ Other	Total
Accounting profit before taxes	69,245	18,634	493		(1,376)	86,996
Tax at the domestic rates applicable to profits in	2 20 4	< 4 - 4	100		(0.11.1)	.
the country concerned		/	123		(3,414)	5,085 (1,750)
Tax losses for which no deferred taxes were	. (1,730	, –		_	_	(1,750)
recognized	. 266	106		_	_	372
Tax effect of expenses/(gains) that are not	(2) (2 921)			6,856	3,022
relevant for tax purposes		· — ·	122	_		
Tax expense		2,445	<u>123</u>	_	3,442	6,728

The Company has been granted exemption of Corporate Income Tax for MEEC Africa Angola branch (8 years, starting in fiscal year of 2007 and ending in fiscal year of 2014), for Mota-Engil Angola (for 8 years, starting in fiscal year 2011 and ending in fiscal year 2018) and for Vista Waste (for 4 years, starting in fiscal year 2011 and ending in fiscal year 2014).

There are no tax positions claimed by the group that have resulted in any liabilities or reductions to assets recorded in the financial statements or should be disclosed in these Notes.

30. Income tax (Continued)

Deferred tax assets

As at 31 December 2013 and 2012 the deferred tax assets are related to tax losses.

As at 31 December 2013 and 2013 the Group had the amount of 317 thousand euros and 37 thousand euros, respectively, related to tax losses for which no deferred taxes assets were recognized.

Deferred tax liabilities

As at 31 December 2013 and 2012 the deferred tax liabilities were related to temporary differences resulting from exchange differences in Mozambique, which were relevant for tax purposes only in the moment of its realization.

31. Commitments

As at 31 December 2013, 2012 and 2011, the guarantees provided by the Group to third parties relative to bank guarantees and fidelity insurance provided to owners of works whose contracts are under various companies of the Group, detailed by currency, were as follows:

	2013	2012	2011
Angolan Kwanza	17,562	11,762	3,000
Cape Verde Escudos	1,528	_	_
Euros	100,151	49,162	12,570
Malawi Kwashas	4,833	8,216	3,549
Mozambican Meticais	3,118	2,229	2,242
US Dollars	332,158	323,751	84,895
	459,350	395,121	106,257

As at 31 December 2013 the Group had no capex, forward sales or purchases commitments.

Details by companies of the Group are as follows:

	2013	2012	2011
Emocil (Moç)	8,251	3,010	5,031
Mota-Engil Angola	79,061	115,705	20,458
Mota-Engil Engenharia e Construção África	26,014	_	_
Branch ME Eng. e Const. África Angola	102,024	95,307	74,167
Branch ME Eng. e Const. África Cabo Verde	1,528	_	_
Branch ME Eng. e Const. África Malawi	164,644	159,738	3,934
Branch ME Eng. e Const. África Moçambique	30,215	21,214	2,367
Branch ME Africa Zambia	47,438	_	_
Other	174	147	300
	459,350	395,121	106,257

32. Transactions with related parties

Balances and transaction with associates and joint ventures, stated through the equity method, are not eliminated, and were as follows:

	2013	2012	2011
Accounts receivable	9,148	14,832	33,091
Accounts payable	3,416	9,283	4,391
Loans granted	_	1,064	1,086
	_	_	_
Sales & services rendered	193	485	650
Cost of merchandise sold			148
Interest gains		68	

32. Transactions with related parties (Continued)

Balances and transactions with shareholders of the Group with qualifying holdings or with other companies held by the Group comprised the following amounts:

	2013	2012	2011
Trade and other receivables	90,712	87,860	72,780
Trade and other payables	114,883	106,964	75,452
Loans granted	29	574	543
Loans obtained	2,205	1,337	145
Sales and services rendered	12,657	14,067	1,697
Cost of merchandise sold	31,600	24,524	26,028
Third-party supplies and services	26,252	34,634	36,440

Balances and transactions were carried out with the following companies with shareholders that are common to the Group:

2013

Aqualevel—Gestão de Sistemas de informação, Soc. Unipessoal, Lda.

Ascendi—Serviços de Assessoria, Gestão e Operação, S.A.

Ascendi Group, SGPS

Estradas do Zambeze, SA

Imolap-Sociedade Imobiliária Lar do Patriota, Lda

Indaqua—Indústria e Gestão de Águas, S.A.

Manvia—Manutenção e Exploração de Instalações e Construção, S.A.

Manvia Condutas II, Lda

Manvia II Condutas, Lda.

Martifer Sgps, SA, Sociedade Aberta

MESP—Mota Engil, Serviços Partilhados, Administrativos e de Gestão, S.A.

Mota-Engil Brand Management B.V

Mota-Engil Central Europe, S.A.

Mota-Engil Central Europe, SGPS, S.A

Mota-Engil Energia, S.A.

Mota-Engil Engenharia e Construção, S.A.

Mota-Engil II, Gestão, Ambiente, Energia e Concessões de Serviços, S.A.

Mota-Engil Indústria e Inovação, SGPS, S.A.

Mota-Engil Minerals & Mining Investments BV

Mota-Engil Mining Management (Proprietary) Limited

Mota-Engil, Ambiente e Serviços, SGPS, S.A.

Mota-Engil, SGPS, S.A., Sociedade Aberta

Novaflex—Técnicas do Ambiente, S.A.

STM—Sociedade de Terminais de Moçambique

Suma—Serviços Urbanos e Meio Ambiente, S.A.

Tertir—Terminais Portuários, SGPS, S.A.

32. Transactions with related parties (Continued)

Transitex—Trânsitos de Extremadura, S.A

Transitex Global Logistics Operations

Transitex Moçambique, Lda

Vibeiras—Sociedade Comercial de Plantas, S.A.

2012

Aqualevel—Gestão de Sistemas de informação, Soc. Unipessoal, Lda.

Ascendi—Serviços de Assessoria, Gestão e Operação, S.A.

Ascendi Group, SGPS

Estradas do Zambeze, SA

Imolap—Sociedade Imobiliária Lar do Patriota, Lda

Indaqua—Indústria e Gestão de Águas, S.A.

Manvia—Manutenção e Exploração de Instalações e Construção, S.A.

Manvia Condutas II, Lda

Manvia II Condutas, Lda.

Martifer Sgps, SA, Sociedade Aberta

MESP-Mota Engil, Serviços Partilhados, Administrativos e de Gestão, S.A.

Mota-Engil Brand Management B.V

Mota-Engil Central Europe, S.A.

Mota-Engil Central Europe, SGPS, S.A

Mota-Engil Energia, S.A.

Mota-Engil Engenharia e Construção, S.A.

Mota-Engil II, Gestão, Ambiente, Energia e Concessões de Serviços, S.A.

Mota-Engil Indústria e Inovação, SGPS, S.A.

Mota-Engil Minerals & Mining Investments BV

Mota-Engil Mining Management (Proprietary) Limited

Mota-Engil, Ambiente e Serviços, SGPS, S.A.

Mota-Engil, SGPS, S.A., Sociedade Aberta

Novaflex—Técnicas do Ambiente, S.A.

STM—Sociedade de Terminais de Moçambique

Suma—Serviços Urbanos e Meio Ambiente, S.A.

Tertir—Terminais Portuários, SGPS, S.A.

Transitex—Trânsitos de Extremadura, S.A

Transitex Global Logistics Operations

Transitex Moçambique, Lda

Vibeiras—Sociedade Comercial de Plantas, S.A.

32. Transactions with related parties (Continued)

2011

Aqualevel—Gestão de Sistemas de informação, Soc. Unipessoal, Lda.

Ascendi Group, SGPS

Estradas do Zambeze, SA

Indaqua—Indústria e Gestão de Águas, S.A.

Manvia—Manutenção e Exploração de Instalações e Construção, S.A.

Manvia II Condutas, Lda.

Martifer Sgps, SA, Sociedade Aberta

MESP-Mota Engil, Serviços Partilhados, Administrativos e de Gestão, S.A.

Mota-Engil Central Europe, SGPS, S.A

Mota-Engil Energia, S.A.

Mota-Engil Engenharia e Construção, S.A.

Mota-Engil II, Gestão, Ambiente, Energia e Concessões de Serviços, S.A.

Mota-Engil Latin America BV

Mota-Engil, Ambiente e Serviços, SGPS, S.A.

Mota-Engil, SGPS, S.A., Sociedade Aberta

STM—Sociedade de Terminais de Moçambique, Lda

Suma—Serviços Urbanos e Meio Ambiente, S.A.

Tertir—Terminais Portuários, SGPS, S.A.

Transitex—Trânsitos de Extremadura, S.A

Transitex Moçambique, Lda

VBT-Projectos e Obras de Arquitectura Paisagística, Lda

Vibeiras—Sociedade Comercial de Plantas, S.A.

As at December 31, 2013 the Board of Directors of Mota-Engil Africa BV (Parent) was the following:

- Ismael Antunes Hernandez Gaspar;
- Gilberto Silveira Rodrigues;
- · Pieter Oosthoek;
- Jurjen Edward Hardeveld.

As at December 31, 2013 the Board of Mota-Engil Engenharia e Construção África, S.A. (MEEC Africa) was the following:

- Ismael Antunes Hernandez Gaspar
- Gilberto Silveira Rodrigues
- Paulo José Ferreira de Sousa Dias Pinheiro
- · Carlos Alberto Grilo Pascoal
- Aníbal José Morais Leite

The following remunerations of the above referred members are included in these combined consolidated financial statements: 1,245 thousand euros in 2013 and 1,211 thousand euros in 2012.

32. Transactions with related parties (Continued)

The directors of the holding Mota-Engil SGPS, S.A., which holds Mota-Engil Africa BV are as follows:

- António Manuel Queirós Vasconcelos da Mota;
- Arnaldo José Nunes da Costa Figueiredo;
- Gonçalo Nuno Gomes de A. Moura Martins;
- Maria Manuela Queirós V. Mota dos Santos;
- Maria Teresa Queirós V. Mota Neves da Costa;
- Maria Paula Queirós V. Mota de Meireles;
- Ismael Antunes Hernandez Gaspar;
- Luís Filipe Cardoso da Silva;
- Maria Isabel da Silva Ferreira Rodrigues Peres;
- Pedro Manuel Teixeira Rocha Antelo;
- · Carlos António Vasconcelos Mota dos Santos;
- José Pedro Matos Marques Sampaio de Freitas;
- Luís Valente de Oliveira;
- António Bernardo A. da Gama Lobo Xavier;
- · António Manuel da Silva Vila Cova.

33. Changes in perimeter

In 2013 there were no significant changes to the perimeter; hence the effects are not presented under the main headings of the statement of the financial position and income statement.

In 2013 the changes which occurred in the combination perimeter, in terms of companies entering and leaving, were as follows:

Companies consolidated for the first time

Cosamo

Malawi Ports Company

Malawi Shipping Company

Martinox

Vista Multi Services

Leaving of companies

Asinter (available for sale)

Sale of 20.37% of Auto Sueco Angola holding (the remaining 5.13% is classified available for sale)

Sale of holding in Cimertex & Companhia

Sale of holding in Cimertex Angola

In 2012 changes in combination perimeter in terms of companies entering and leaving were as follows:

Companies consolidated for the first time

Automatriz (consolidated using equity method)

Indimo

Mota Maurícias

33. Changes in perimeter (Continued)

ME Malawi

ME Investments Malawi

Penta

Changes to the consolidation method

Change in consolidation method from equity method to global integration of the following companies:

Novicer

In 2011 changes in consolidation perimeter in terms of companies entering and leaving were as follows:

Acquisition of companies

Acquisition by MEEC África the whole of the Cecot equity capital, the Group now also owning the whole of Emocil.

Companies consolidated for the first time

Akwangola SA ("Akwangola")

Corporate reorganisation and alterations of percentage holding

Reorganisation of the firms Rentaco Angola, Angola Tracevia, Prefal, Fatra, Icer and Novicer.

34. Notes to the combined cash flow statement

In 2013, 2012 and 2011 amounts paid for the acquisition of financial investments were as follows:

	2013	2012	2011
Cecot			
Martinox	_	1,837	_
	_	1,837	1,573

In 2013, 2012 and 2011 amounts received from the disposal of financial investments were as follows:

	2013	2012	2011
Auto Sueco Angola	14,191	_	_
Malawi Promissory note	10,956	_	_
Cimertex and C ^a	8,641	_	_
Cimertex Angola	2,389	_	_
Cimertex África	1,150	_	_
Sale of 49% holding in Mota-Engil Angola	17,856	17,009	48,048
	55,182	17,009	48,048

Appendix A. Companies included in the Combined Historical Financial Information

Investments in subsidiaries included in combined financial statements using the full consolidation method, their registered offices, the percentage of share capital held, their business and their constitution date as at **December 2013** were as follows:

		Effective Percentage of		Date	Acquisition
Name	Head Office	Holding	Activity	Founded	Date
Parent Company of Group and Connected Activities					
Mota-Engil África, B.V. ("ME África BV") Through Mota-Engil, SGPS	Netherlands (Amsterdam)	100.00 100.00	Holding Company	Oct-12	_
África, S.A. ("MEEC África")	Portugal (Oporto)	100.00 100.00	Execution of works	Aug-12	_
("Mota-Engil África")	Portugal (Oporto)	100.00 100.00	Management of company administration	May-10	_
Consultadoria Económica, Lda. ("Mota Internacional")	Portugal (Funchal)	100.00 100.00	Management of company administration	Sep-97	Dec-98
("Cosamo")	Johannesburg (South Africa)	100.00 100.00	Trading	Dec-76	_
Angola Fatra—Fábrica de Trefilaria de					
Angola, S.A. ("Fatra")	Angola (Luanda)	35.70 35.70	Manufacture of iron by- products	_	Nov-10
Martinox, SA ("Martinox")	Angola (Benguela)	48.45 48.45	Construction of stainless steel	Feb-08	Dec-11
Angola")	Angola (Luanda)	51.00 51.00	Civil Construction and public and private works	May-10	_
("Novicer")	Angola (Luanda)	51.00 51.00	Manufacture and trading of clay materials	Sep-07	_
("Prefal") Through Mota-Engil Angola Rentaco Angola—Equipamentos e	Angola (Luanda)	45.90 45.90	Manufacture of pre-stressed materials	Dec-93	_
Transportes, Lda. ("Rentaco Angola") Through Mota-Engil Angola Sonauta—Sociedade de Navegação, Lda.	Angola (Luanda)	51.00 51.00	Rental of construction equipment	Jan-08	_
("Sonauta") Through Mota International	Angola (Luanda)	100.00 100.00	Maritime Transport, excluding Coastal Shipping	Nov-94	_
e Gestão de Tráfego, Lda. ("Tracevia					
Angola")	Angola (Luanda)	40.80 40.80	Highway Signage	_	Sep-07
Akwangola, S.A. ("Akwangola")	Angola (Luanda)	28.03 28.03	Market-related water services and sanitation	Dec-10	Dec-13
("Vista SA")	Angola (Luanda)	51.00 51.00	Holding Company	Jul-08	Dec-13
Waste")	Angola (Luanda)	26.01 20.91 5.10	Waste collection	Dec-09	Dec-13
Vista Multi Services, Lda ("Vista Multi Services")	Angola	40.80	Urban services	May-09	Dec-13
Through Mota-Engil Angola	(Luanda) Angola (Luanda)	40.80 28.05 21.68 6.38	Market-related water services and sanitation	May-09	Dec-13
SADC					
Cecot—Centro de Estudos e Consultas Técnicas, Lda. ("Cecot")	Mozambique (Maputo)	100.00 100.00	Civil Construction Projects and Inspection	Sep-98	Apr-11
("Fibreglass")	Mozambique (Maputo)	100.00 100.00	Trading	Aug-62	Mar-99

Appendix A. Companies included in the Combined Historical Financial Information (Continued)

Name	Head Office	Effective Percentage of Holding	Activity	Date Founded	Acquisition Date
Emocil—Empresa Moçambicana de Construção e Real Estate Promotion,					
Lda. ("Emocil")	Mozambique	100.00	D 15	Jul-94	_
Through MEEC Africa	(Maputo)	50.00 50.00	Real Estate Promotion		
Malawi Ports Company Limited		30.00			
("Malawi Ports Company")	Malawi	100.00	Maritime Transport	Nov-10	_
Through MEEC Africa	(Lilongwe)	88.00			
Through ME Malawi		12.00			
("Malawi Shipping Company")	Malawi	100.00	Maritime Transport	Nov-10	_
Through MEEC Africa	(Lilongwe)	88.00	mantime mansport	1101 10	
Through ME Malawi	(- 8)	12.00			
Indimo, Lda. ("Indimo")	Mozambique	100.00		_	Out-04
Through Cecot	(Maputo)	50.00	Real Estate Promotion		
Through MEEC Africa		50.00			
Mota & Companhia Maurícias, Lda.	Maurícias	100.00		Mar. 10	
("Mota Maurícias")	(Ebene)	100.00	Civil Construction	May-10	_
Mota-Engil (Malawi) Limited ("ME	(Ebelle)	100.00	Civil Collstituction		
Malawi")	Malawi	99.99		Jul-11	_
Through MEEC África	(Lilongwe)	99.99	Dormant entity		
Mota-Engil Investments (Malawi)	, - ,		•		
Limited ("ME Investments Malawi")	Malawi	99.00		Mar-11	_
Through Mota Engil Africa SGPS	(Lilongwe)	99.00	Dormant entity		
Western Africa					
Mota-Engil S.Tomé e Principe, Lda. ("Mota-Engil S. Tomé")	S. Tomé and	100.00	Contractor for Public	Dec-04	
Through Mota International	(S. Tomé)	95.00	Works and/or Civil Construction	DCC-04	
Through MEEC África		5.00			
("Penta")	Cape Verde	100.00 96.00 4.00	Civil Construction and public and private works	Apr-07	_

The following branches were included in the operating segments:

MEEC África Branches

Angola

Angola Branch

SADC

Mozambique Branch Malawi Branch

Zambia Branch

Western Africa

Cape Verde Branch
MEEC África BV Branches

Eastern Africa

Uganda Branch

Investments in associates using equity method

Group and associate companies included in the combination using the equity method, their registered offices and proportion of share capital held as at December 2013 were as follows:

<u>Title</u>	Office	Effective Percentage of Holding
Angola		
Automatriz, SA ("Automatriz")	Angola	45.00
Icer—Indústria de Cerâmica, Lda. ("Icer")	Angola	25.50

Appendix A. Companies included in the Combined Historical Financial Information (Continued)

Investments in subsidiaries included in combined financial statements using the full consolidation method, their registered offices, the percentage of share capital held, their business and their constitution date as at **December 2012** were as follows:

Name	Head Office	Effective Percentage of Holding	Activity	Date Founded	Acquisition Date
Parent Company of Croup and Connected					
Parent Company of Group and Connected Activities					
Mota-Engil África, B.V. ("ME África BV")* .	Netherlands	100.00	Holding Company	Oct-12	
Through Mota-Engil,SGPS		100.00	Holding Company	OCI-12	_
Mota-Engil Engenharia e Construção	(Amsterdam)	100.00			
, , , , ,	Dowtragel	100.00	Execution of works	Aug 12	
África, S.A. ("MEEC África")	Portugal (Oporto)	100.00 100.00	Execution of works	Aug-12	_
Mota-Engil África, SGPS, S.A. ("Mota-Engil	(Oporto)	100.00			
	Dowtragel	100.00	Management of company	Mov. 10	
África")	Portugal	100.00	Management of company administration	May-10	_
Through MEEC Africa	(Oporto)	100.00	administration		
Mota Internacional—Comércio e					
Consultadoria Económica, Lda. ("Mota	Doutsonal	100.00	Management of someone	Car. 07	Dag 00
Internacional")	Portugal	100.00	Management of company	Sep-97	Dec-98
Through Mota-Engil Africa	(Funchal)	100.00	administration		
Angola					
Fatra—Fábrica de Trefilaria de Angola, S.A.	A 1	25.50	N. C		NT 10
("Fatra")	Angola	35.70 35.70	Manufacture of iron by-	_	Nov-10
Through Mota-Engil Angola	(Luanda)	35.70	products		
Mota-Engil Angola, S.A. ("Mota-Engil		= 4.00		3.6 40	
Angola")	Angola	51.00	Civil Construction and	May-10	_
Through Mota International	(Luanda)	51.00	public and private works		
Novicer-Cerâmicas de Angola, Lda.		= 4.00	3.5	G 07	
("Novicer")	Angola	51.00	Manufacture and trading of	Sep-07	_
Through Mota Engil Angola	(Luanda)	51.00	clay materials		
Prefal—Préfabricados de Luanda, Lda.					
("Prefal")	Angola	45.90	Manufacture of pre-stressed	Dec-93	_
Through Mota-Engil Angola	(Luanda)	45.90	materials		
Rentaco Angola—Equipamentos e					
Transportes, Lda. ("Rentaco Angola")	Angola	51.00	Rental of construction	Jan-08	_
Through Mota-Engil Angola	(Luanda)	51.00	equipment		
Sonauta—Sociedade de Navegação, Lda.					
("Sonauta")	Angola	100.00	Maritime Transport,	Nov-94	_
Through Mota International	(Luanda)	100.00	excluding Coastal Shipping		
Tracevia Angola—Sinalização, Segurança e					
Gestão de Tráfego, Lda. ("Tracevia Angola")	Angola	40.80	Highway Signage	_	Sep-07
Through Mota-Engil Angola	(Luanda)	40.80			
Akwangola, S.A. ("Akwangola")	Angola	28.03	Market-related water	Dec-10	_
Through Vista Water	(Luanda)	28.03	services and sanitation		
Vista Energy Environment & Services					
("Vista SA")	Angola	51.00	Holding Company	Jul-08	_
Through Mota-Engil Angola	(Luanda)	51.00			
Vista Waste Management, Lda ("Vista					
Waste")	Angola	26.01	Waste collection	Dec-09	_
Through Vista SA	(Luanda)	20.91			
Through Mota-Engil Angola		5.10			
Vista Water, Lda. ("Vista Water")	Angola	28.05	Market-related water	May-09	_
Through Vista SA	(Luanda)	21.68	services and sanitation		
Through Mota-Engil Angola		6.38			

Appendix A. Companies included in the Combined Historical Financial Information (Continued)

Name	Head Office	Effective Percentage of Holding	Activity	Date Founded	Acquisition Date
SADC					
Cecot—Centro de Estudos e Consultas					
Técnicas, Lda. ("Cecot")	Mozambique	100.00	Civil Construction Projects	Sep-98	Apr-11
Through MEEC Africa	(Maputo)	100.00	and Inspection		
Fibreglass Sundlete (Moç), Lda.					
("Fibreglass")	Mozambique	100.00	Trading	Aug-62	Mar-99
Through MEEC África	(Maputo)	100.00			
Emocil—Empresa Moçambicana de					
Construção e Real Estate Promotion, Lda.	Manamhiana	100.00		Jul-94	
("Emocil")	Mozambique (Maputo)	100.00 50.00	Real Estate Promotion	Jui-94	_
Through Indimo	(Maputo)	50.00	Real Estate Fibiliotion		
Indimo, Lda. ("Indimo")	Mozambique	100.00		_	Out-04
Through Cecot	(Maputo)	50.00	Real Estate Promotion		Out of
Through MEEC África	()	50.00			
Mota & Companhia Maurícias, Lda. ("Mota					
Maurícias")	Maurícias	100.00		May-10	_
Through MEEC África	(Ebene)	100.00	Civil Construction		
Mota-Engil (Malawi) Limited ("ME					
Malawi")	Malawi	99.99		Jul-11	_
Through MEEC África	(Lilongwe)	99.99	Dormant entity		
Mota-Engil Investments (Malawi) Limited					
("ME Investments Malawi")	Malawi	99.00	-	Mar-11	_
Through Mota Engil Africa SGPS	(Lilongwe)	99.00	Dormant entity		
Western Africa					
Mota-Engil S.Tomé e Principe, Lda.	S. Tomé and	100.00	Contractor for Public	Dec-04	
("Mota-Engil S.Tomé")	(S. Tomé)	95.00	Works and/or Civil	Dec-04	_
Through MEEC África	(3. Ionic)	5.00	Construction		
Penta—Engineering e Construção, Lda.		5.00	Construction		
("Penta")	Cape Verde	100.00	Civil Construction and	Apr-07	_
Through MEEC África	- AF	96.00	public and private works	-r '	
Through Mota International		4.00	1 r		
-					

^{*} For consolidated combined financial statements purposes

The following branches were included in the operating segments:

MEEC África Branches

Angola

Angola Branch

SADC

Mozambique Branch

Malawi Branch

Western Africa

Cape Verde Branch

Appendix A. Companies included in the Combined Historical Financial Information (Continued) Investments in associates using equity method

Group and associate companies included in the Group using the equity method, their registered offices and proportion of share capital held as at **December 2012**, were as follows:

<u>Title</u>	Office	Percentage of Holding
Angola		
Asinter—Comércio Internacional, Lda. ("Asinter")	Angola	30.00
Auto Sueco Angola, S.A. ("Auto Sueco Angola")	Angola	25.50
Automatriz, SA ("Automatriz")	Angola	45.00
Cimertex & Companhia—Comércio Equip. e Ser. Técnicos, Lda.		
("Cimertex & Companhia")	Angola	50.00
Cimertex Angola—Sociedade de Máquinas e Equipamentos, Lda. ("Cimertex		
Angola")	Angola	50.00
Icer—Indústria de Cerâmica, Lda. ("Icer")	Angola	25.50

Investments in subsidiaries included in combined financial statements using the full consolidation method, their registered offices, the percentage of share capital held, their business and their constitution date as at **December 2011**, were as follows:

Name	Head Office	Effective Percentage of Holding	Activity	Date Founded	Acquisition Date
Parent Company of Group and Connected					
Activities					
Mota-Engil África, B.V. ("ME África BV")* .	Netherlands	100.00	Holding Company	Oct-12	_
Through Mota-Engil,SGPS	(Amsterdam)	100.00			
Mota-Engil Engenharia e Construção	, , , , , , , , , , , , , , , , , , ,				
África, S.A. ("MEEC África")*	Portugal	100.00	Execution of works	Aug-12	_
Through ME África BV	(Oporto)	100.00			
Mota-Engil África, SGPS, S.A. ("Mota-Engil					
África")	Portugal	100.00	Management of company	May-10	_
Through MEEC África	(Oporto)	100.00	administration		
Mota Internacional—Comércio e					
Consultadoria Económica, Lda. ("Mota					
Internacional")	Portugal	100.00	Management of company	Sep-97	Dec-98
Through Mota-Engil África	(Funchal)	100.00	administration		
Angola					
Fatra—Fábrica de Trefilaria de Angola, S.A.					
("Fatra")	Angola	35.70	Manufacture of iron by-	_	Nov-10
Through Mota-Engil Angola	(Luanda)	35.70	products		
Mota-Engil Angola, S.A. ("Mota-Engil					
Angola")	Angola	51.00	Civil Construction and	May-10	_
Through Mota International	(Luanda)	51.00	public and private works		
Prefal—Préfabricados de Luanda, Lda.					
("Prefal")	Angola	45.90	Manufacture of pre-stressed	Dec-93	_
Through Mota-Engil Angola	(Luanda)	45.90	materials		
Rentaco Angola—Equipamentos e					
Transportes, Lda. ("Rentaco Angola")	Angola	51.00	Rental of construction	Jan-08	_
Through Mota-Engil Angola	(Luanda)	51.00	equipment		
Sonauta—Sociedade de Navegação, Lda.					
("Sonauta")	Angola	100.00	Maritime Transport,	Nov-94	_
Through Mota International	(Luanda)	100.00	excluding Coastal Shipping		
Tracevia Angola—Sinalização, Segurança e					
Gestão de Tráfego, Lda. ("Tracevia Angola")	Angola	40.80	Highway Signage	_	Sep-07
Through Mota-Engil Angola	(Luanda)	40.80			
Akwangola, S.A. ("Akwangola")	Angola	28.03	Market-related water	Dec-10	_
Through Vista Water	(Luanda)	28.03	services and sanitation		
Vista Energy Environment & Services					
("Vista SA")	Angola	51.00	Holding Company	Jul-08	_
Through Mota-Engil Angola	(Luanda)	51.00			

Appendix A. Companies included in the Combined Historical Financial Information (Continued)

Name	Head Office	Effective Percentage of Holding	Activity	Date Founded	Acquisition Date
Vista Waste Management, Lda ("Vista					
Waste")	Angola	26.01	Waste collection	Dec-09	_
Through Vista SA	(Luanda)	20.91			
Through Mota-Engil Angola		5.10			
Vista Water, Lda. ("Vista Water")	Angola	28.05	Market-related water	May-09	_
Through Vista SA	(Luanda)	21.68	services and sanitation		
Through Mota-Engil Angola		6.38			
SADC					
Cecot—Centro de Estudos e Consultas					
Técnicas, Lda. ("Cecot")	1	100.00	Civil Construction Projects	Sep-98	Apr-11
Through MEEC África	(Maputo)	100.00	and Inspection		
Fibreglass Sundlete (Moç), Lda.					
("Fibreglass")	Mozambique	100.00	Trading	Aug-62	Mar-99
Through MEEC África	(Maputo)	100.00			
Emocil—Empresa Moçambicana de					
Construção e Real Estate Promotion, Lda.					
("Emocil")	Mozambique	100.00		Jul-94	_
,			Real Estate Promotion		
Through MEEC Africa	(Maputo)	50.00			
Through Indimo		50.00			
Western Africa					
Mota-Engil S.Tomé e Principe, Lda.					
("Mota-Engil S.Tomé")	S. Tomé and	100.00	Contractor for Public	Dec-04	_
Through Mota International	(S. Tomé)	95.00	Works and/or Civil		
Through MEEC África		5.00	Construction		

^{*} For consolidated combined financial statements purposes

The following branches were included in the operating segments:

MEEC África Branches

Angola

Angola Branch

SADC

Mozambique Branch

Malawi Branch

Western Africa

Cape Verde Branch

Investments in associates using equity method

Group and associate companies included in the Group using the equity method, their registered offices and proportion of share capital held as at **December 2011** were as follows:

<u>Title</u>	Office	Effective Percentage of Holding
Angola		
Asinter—Comércio Internacional, Lda. ("Asinter")	Angola	30.00
Auto Sueco Angola, S.A. ("Auto Sueco Angola")	Angola	25.50
Cimertex & Companhia- Comércio Equip. e Ser. Técnicos, Lda. ("Cimertex &		
Companhia")	Angola	50.00
Cimertex Angola—Sociedade de Máquinas e Equipamentos, Lda. ("Cimertex		
Angola")	Angola	50.00
Icer—Indústria de Cerâmica, Lda. ("Icer")	Angola	25.50
Novicer-Cerâmicas de Angola, Lda ("Novicer")	Angola	20.40

SECTION C: UNAUDITED INTERIM CONSOLIDATED FINANCIAL INFORMATION FOR THE THREE MONTHS ENDED 31 MARCH 2014

Consolidated Financial Statements Mota-Engil Africa B.V. 1st Quarter 2014

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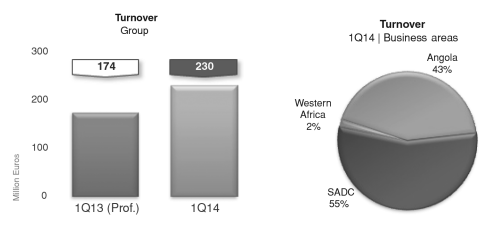
1. Financial Analysis

	thousand euros					
	1Q14	% T ∠	7	1Q13 (*)	% T	
Turnover	230,114 49,999 35,087	32 21.7% 28 15.2% 33	8.3%	,	22.4 % 15.3%	
Net financial income	(9,048) 28 26,068	(3.9)% 3° 0.0% 130 11.3% 11°	0.5%	(92)	(8.4)% (0.1)% 6.9%	
Net income	23,589	10.3% 100	6.2%	11,438	6.6%	
Non-controlling interests	5,120 18,469	2.2% (1 8.0% 19 6	,	5,200 6,238	3.0% 3.6%	

EBITDA is computed as Sales and services rendered + Other revenues—Cost of goods sold, materials consumption and subcontractors—Third-party supplies and services—Wages and salaries—Other operating expenses, net

EBIT is computed as EBITDA—Depreciation and amortization—Provisions and impairment losses

(*) 1Q13: Pro-forma figures, considering the effects of the demerger of Mota-Engil Engenharia e Construção, S.A into Mota-Engil Engenharia e Construção África, S.A. in December 2013

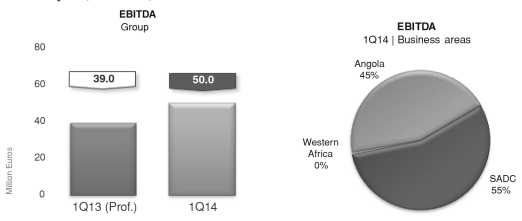


1Q13: Pro-forma figures, considering the effects of the demerger of Mota-Engil Engenharia e Construção, S.A into Mota-Engil Engenharia e Construção África, S.A. in December 2013

The consolidated turnover of the Mota-Engil Africa Group reached in the first quarter of 2014 the amount of €230 million (1Q13 pro forma: €174 million), representing a growth of over 32% compared to the same period in 2013. This was due to the exceptional performance of the SADC segment ("South African Development Community") with a growth in turnover of over €58 million, which represents an increase of about 85% compared to the first quarter of 2013, driven essentially by the work of construction of Nacala logistic corridor in Malawi. Angola, the main market of the Group, represented about 43% in the first quarter of 2014 (1Q13 pro forma: 59%) of the total turnover of the group. In 2013, as well in the first three months of 2014, major projects were very diversified, such as roads (rehabilitation of national roads of Dundo Lucapa and Xaua Catata), dams (construction of Calueque dam) and civil works (Business center at South Luanda).

The current level of the backlog and the extension of the activity to new countries allow the Group to predict a sustained business development in the coming years. This type of growth shows, again in 2014, that our strategy supports our companies grabbing a big number of opportunities, taking part of the continent's future development.

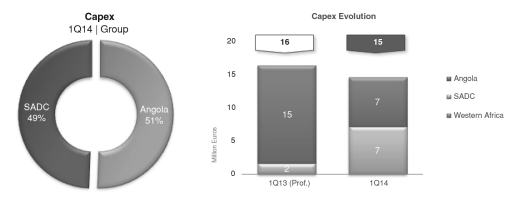
1. Financial Analysis (Continued)



1Q13: Pro-forma figures, considering the effects of the demerger of Mota-Engil Engenharia e Construção, S.A into Mota-Engil Engenharia e Construção África, S.A. in December 2013

First quarter 2014 EBITDA showed an excellent performance, having grown 28%, ie, more than €11 million from the previous year. This behaviour was mainly due to the good performance of the SADC segment which almost tripled its EBITDA, again because of the railway project of significant size currently in development in Malawi. Mozambique operating earnings also grew due to excellent performance of the ongoing road, railway and civil construction projects.

This performance allowed the increase in EBITDA from €39 million to €50 million with the margin roughly stable at around 22%.



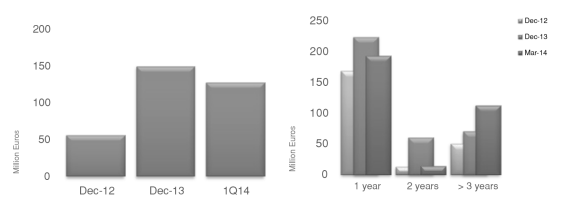
1Q13: Pro-forma figures, considering the effects of the demerger of Mota-Engil Engenharia e Construção, S.A into Mota-Engil Engenharia e Construção África, S.A. in December 2013

In the first quarter of 2014, the net capex amounted to €15 million (1Q13 pro forma: €16 million). Capex in Angola segment amounted to €7 million (1Q13 pro forma: €7 million) and in SADC segment amounted to approximately €7 million (1Q13 pro forma: €2 million). Looking at the total capex by nature, we note that investment in maintenance totalled €7 million and investment in expansion amounted to approximately €7 million as well.

1. Financial Analysis (Continued)

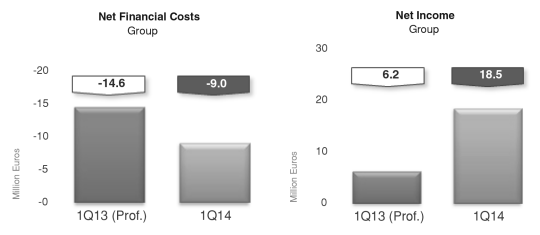
Total Net Debt Evolution

Total Gross Debt Maturity Evolution



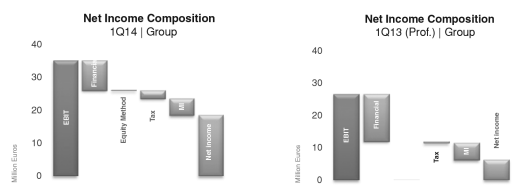
Dec-12 and Dec-13: Pro-forma figures, considering the effects of the demerger of Mota-Engil Engenharia e Construção, S.A into Mota-Engil Engenharia e Construção África, S.A. in December 2013

In March 2014, total net debt amounted to approximately €128 million (December 2013 pro forma: €149 million). Gross debt in the amount of €319 million (Dec-13 pro forma: €353 million) is deducted by the amount of €191 million of cash and cash equivalents (Dec-13 pro forma: €204 million).

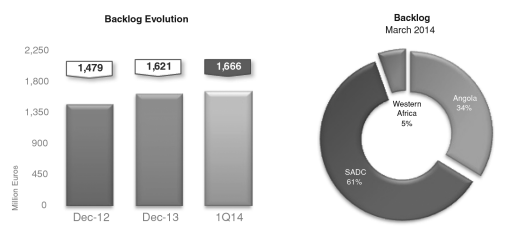


In the first quarter of 2014, the net financial costs amounted to €9 million (1Q13 pro forma: €14.6 million), which includes €3.5 million of net exchange gains and €8.9 million of interest expenses (1Q13 pro forma: interest expenses of €10 million).

1. Financial Analysis (Continued)



As a result of operational and financial performance above, income before taxes totalled $\[\in \]$ 26 million (1Q13 pro forma: $\[\in \]$ 12 million) and consolidated net income amounted to $\[\in \]$ 24 million (1Q13 pro forma: $\[\in \]$ 11 million), with the share attributable to the Group of $\[\in \]$ 18.5 million (1Q13 pro forma: $\[\in \]$ 6.2 million).

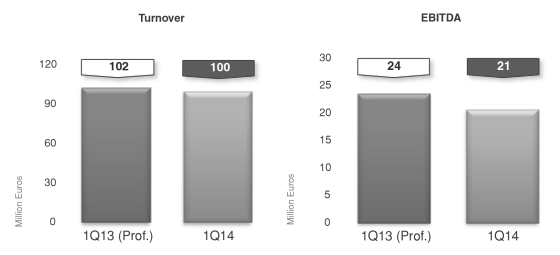


Dec-12 and Dec-13: Pro-forma figures, considering the effects of the demerger of Mota-Engil Engenharia e Construção, S.A into Mota-Engil Engenharia e Construção África, S.A. in December 2013

In March 2014, the backlog amounted to €1.7 billion, compared to the amount of €1.6 billion in December last year, giving excellent growth perspectives to the group's turnover and shows a remarkable capacity to sustain a high conversion ratio between the pipeline of projects and the actual backlog of signed contracts. The significant growth achieved demonstrates the virtues of the Group's strategy for growth in the region, based on the pursuit of business opportunities in the areas with the greatest potential, such as power generation, oil and gas, mining and logistics, which are a boost to the development and construction of infrastructure.

2. Business areas analysis

Angola



Dec-12 and Dec-13: Pro-forma figures, considering the effects of the demerger of Mota-Engil Engenharia e Construção, S.A into Mota-Engil Engenharia e Construção África, S.A. in December 2013

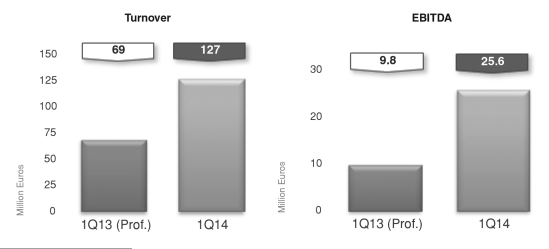
In Angola the activity is carried out mainly by Mota-Engil Angola, a company which is a partnership between the Mota-Engil Group, with 51% of the share capital, and an Angolan consortium of which are part Sonangol and Atlantic Group with 49% of the share capital.

The consolidated turnover of the Group in Angola reached in the first quarter of 2014 the amount of €100 million remained at the same level of the first quarter of precious year (1Q13 pro forma: €102 million).

At the level of the operating profitability, this segment had shown a slight decrease in terms of margins (21% in the 1Q14 compared to 23% in the 1Q13 pro forma) and consequently a small decrease in the EBITDA (€21 million in the 1Q14 compared to €24 million in the 1Q13 pro forma).

The backlog in this segment with €539 million in March 2014 (Dec-13 pro forma: €518 million) continues to support excellent growth perspectives in terms of turnover in Angola.

SADC



Dec-12 and Dec-13: Pro-forma figures, considering the effects of the demerger of Mota-Engil Engenharia e Construção, S.A into Mota-Engil Engenharia e Construção África, S.A. in December 2013

The business segment SADC includes the Group's activity in Mozambique, Malawi, Zimbabwe, South Africa and Zambia.

2. Business areas analysis (Continued)

The segment's turnover reached in the first quarter of 2014 €127 million (1Q13 pro forma: €69 million), representing a significant growth of 84% compared to the first quarter of 2013. This growth was driven by the work of construction of Nacala logistics corridor, in Malawi, and some other projects in Mozambique.

At the level of the operating profitability, it should be noted the margin above 20% in the first quarter of 2014 (1Q13 pro forma: 14.3%) and a consequent significant increase in the EBITDA of about 161% compared to 1Q13.

The backlog of this segment amounts to \in 973 million in March 2014, which continues to support excellent growth perspective for the segment. This includes some projects in Zambia and Zimbabwe which we believe will have already an important contribution in the final year accounts.

West and East Africa

Still in early phase, the activity in West Africa is limited to some projects in São Tomé and Cape Verde, which are not material. Nonetheless the Group has extended commercial activity and some important projects could be added to the backlog during the year.

In East Africa a €60 million project was recently awarded in Uganda to our branch in the country which we hope would be the first of several to come.

Consolidated financial information

1st Quarter 2014

Consolidated Statement of Financial Position as at 31 March 2014 and 31 December 2013

	Notes	Mar-14 € '000 (non audited)	Dec-13 € '000 (combined audited)
Assets			
Non-current Goodwill Intangible assets Property, plant and equipment	5	37,526 1,802 253,420	37,526 1,901 261,650
Financial investments under the equity method	6	686 43,091	712 43,085
Trade and other receivables	O	1,105 60	1,272 34
Cash and cash equivalents	7	53,564	53,552
		391,254	<u>399,732</u>
Current Inventories Trade receivables Other receivables Taxes receivable		71,393 721,628 246,587 24,427	80,195 703,635 193,449 18,441
Other current assets	7 7	64,117 107,361 30,379 1,265,892	95,101 119,083 31,430 1,241,333
Total Assets		1,657,146	1,641,065
Liabilities			
Non-current			
Borrowings Other payables Provisions Deferred tax liabilities	8	126,780 60,654 3,044 3,086 193,565	129,783 54,004 3,864 2,000 189,651
Current Borrowings Trade payables Other payables Taxes payable	8	192,561 198,222 375,411 59,557	223,715 147,546 325,414 51,329
Other current liabilities		294,904	347,778
		1,120,655	1,095,783
Total Liabilities		<u>1,314,220</u>	1,285,433
Shareholders' equity Share capital	9 9	100,000 130,701 18,469	18 190,837 76,167
Own funds attributable to the Group		249,169	267,022
Non-controlling interests		93,757	
Total shareholders' equity		342,926	355,631
Total shareholders' equity and liabilities		1,657,146	1,641,065

To be read with the Notes to the consolidated financial statements

Consolidated income statements for the three months periods ended 31 March 2014 and 2013

	Notes	1Q14 € '000	1Q13 €'000
Sales and services rendered	10	(non audited)	(proforma non audited)
	10	230,114	173,770
Other revenues		8,991	8,084
subcontractors		(75,589)	(82,509)
Third-party supplies and services		(72,800)	(28,276)
Wages and salaries		(36,396)	(28,598)
Other operating expenses, net		(4,321)	(3,513)
Depreciation and amortization		(13,374)	(10,514)
Provisions and impairment losses		(1,537)	(1,824)
Financial income	11	5,572	1,369
Financial costs	11	(14,620)	(15,932)
Gains / (losses) in associates and jointly controlled		, , ,	(/ /
companies		28	(92)
Consolidated net profit before income tax		26,068	11,963
Income tax		(2,479)	(525)
Consolidated net profit for the year		23,589	11,438
Attributable:		· · · · · · · · · · · · · · · · · · ·	
to non-controlling interests		5,120	5,200
to the Group		18,469	6,238

To be read with the Notes to the consolidated financial statements

Consolidated statements of comprehensive income for the three months periods ended 31 March 2014 and 2013

	1Q14 € '000	1Q13 € '000
Consolidated net profit for the year	(non audited) 23,589	(proforma non audited) 11,438
	23,307	11,430
Other comprehensive income that might be recognized in the income statement Exchange differences stemming from translation of financial statements expressed in foreign currencies	(8)	6,942
Other comprehensive income/(expense) in investments in associates using the equity method	934	(2,159)
Total comprehensive income for the year	24,515	16,221
Attributable: to non-controlling intereststo the Group	5,147 19,367	6,121 10,100

Consolidated statements of changes in equity for the three months periods ended 31 March 2014 and 2013

	Share capital	Other reserves	Net Profit	Own funds attributable to the Group	Own funds attributable to non-controlling interests	Shareholders' equity
Balance as at January 1, 2013 (combined audited)	0	152,517	47,845	200,362	88,018	288,380
Total comprehensive income for the period	_	3,862	6,238	10,100	6,121 (2,810)	16,221 (2,810)
Capital increase	18 	47,845	<u>(47,845)</u>	18		18
Balance as at March 31, 2013 (proforma non audited)	18	204,224	6,238	210,480	91,329	301,809
Balance as at January 1, 2014 (combined audited)	18	190,837	76,167	267,022	88,610	355,631
Total comprehensive income for the period	99,982 —	899 (37,220) (99,982) 76,167	18,469 — — (76,167)	19,367 (37,220) —	5,147 	24,515 (37,220) —
Balance as at March 31, 2014 (non audited)	100,000	130,701	18,469	249,169	93,757	342,926

$\\ Consolidated \ statements \ of \ cash \ flows \\ for \ the \ three \ months \ periods \ ended \ 31 \ March \ 2014 \ and \ 2013 \\$

	Notes	1Q14 € '000 (non audited)	1Q13 € '000 (proforma non audited)
OPERATING ACTIVITY		(non addited)	(protorma non addited)
Cash received from customers		230,560	169,563
Cash paid to suppliers		(160,813)	(107,891)
Cash paid to employees		(28,883)	(24,984)
Cash generated from operating activities		40,864	36,688
Income tax paid		(117) 6,740	(692) 90
Net cash from operating activities (1)		47,487	<u>36,085</u>
INVESTING ACTIVITY Cash receipts from:			
Financial investment			8,983
Property, plant and equipment		120	2
Interest and similar income		907 887	126
Dividends			0.111
			<u>9,111</u>
Cash paid in respect of:		(0.0)	
Intangible assets		(90)	(1(102)
Property, plant and equipment		(14,321)	(16,103)
		<u>(14,411)</u>	<u>(16,103)</u>
Net cash from investing activities (2)		(12,497)	<u>(6,992)</u>
FINANCING ACTIVITY			
Cash receipts from: Repayments of loans obtained		23,337	18,796
Repayments of loans obtained			
		23,337	<u> 18,796</u>
Cash paid in respect of:			
Loans obtained		(57,494)	(41,283)
Amortization of finance lease contracts		(3,337)	(251)
Interest and similar expense		(9,308)	(5,830)
		<u>(70,138)</u>	<u>(47,365)</u>
Net cash from financing activities (3)		(46,801)	(28,568)
Variation of cash & cash equivalents $(4)=(1)+(2)+(3)$		(11,811)	525
Exchange rate effect		(962)	2,135
Cash & cash equivalents at the beginning of the year		150,513	116,704
Cash & cash equivalents at the end of the year		137,740	119,363

Notes to the consolidated financial statements

1. General information and background

Mota-Engil Africa B.V. (hereafter also referred to as "the Company") is a private company with limited liability incorporated under the laws of the Netherlands, having its official seat in Amsterdam, the Netherlands, and its principal place of business at Prins Bernhardplein 200, 1097 JB Amsterdam, the Netherlands, registered with the Dutch trade register of the Chamber of Commerce under file number 56382057.

The Company was incorporated on October, 2012 by Mota-Engil SGPS, S.A. (hereafter also referred to as "the Parent Company"), a public limited company incorporated under the laws of Portugal, having its official seat in Porto, Portugal, and its principal place of business at Rua do Rego Lameiro 38, parish of Campanhã, municipality of Porto, Portugal, registered with the Porto Registry of Companies under file number 502 399 694. Mota-Engil SGPS, S.A. is listed on the PSI-20, the main stock market index of Euronext Lisbon.

The principal activities of the Parent Company and its subsidiaries (collectively, the "Parent Group") are public and private construction work, transport concessions and environment and services in the following regions: Africa (hereafter also referred to as "Africa Business"), Europe and Latin America.

In 2012 the Parent Company started a process of internal reorganisation of shareholding stakes it owned in several companies of Africa Business, such as:

- In October 2012 the Company was incorporated to be the holding company for the African Business, with an outstanding share capital of 18,000 euros.
- In December 2013, the Parent Conpany performed a breakup-merger of Mota-Engil Engenharia e Construção, S.A. (hereafter also referred to as "MEEC"), until then holding all engineering and construction companies of the Parent's Group, into Mota-Engil Engenharia e Construção África, S.A. (hereafter also referred to as "MEEC Africa"), a company headquartered in Portugal. This operation allowed the detachment of part of the assets of the former, some of which were already allocated to the different existing branches, corresponding to the civil construction and public works activities MEEC had been conducting in the African Continent and integrating it, through a merger, in the latter company. The assets and liabilities of that company include all civil construction and public works activities that were conducted in South Africa, Angola, Cape Verde, Malawi, Mauritius, Mozambique, Zimbabwe and S. Tomé and Príncipe and are described in the demerger and merger by incorporation project approved by the companies involved in the process, together with the balance sheet of the merger as of 31 December 2012.
- In January 2014, the Parent Company, acting as the holder of the entire share capital of Mota-Engil Africa B.V. and Mota-Engil, Engenharia e Construção África, S.A., proceeded to transfer its shares in MEEC Africa to Mota-Engil Africa B.V. This operation was performed as an issuance of new shares of the Company against the non-cash contribution of the Parent Company, consisting in the contribution of the total shares of MEEC Africa. With this operation the Company's equity raised 255,270 thousand euros with the issuance of 99,982,000 new shares with a nominal value of 1 euro each and the correspondent recording of a share premium of 155,288 thousand euros. With this operation the Company was left with an outstanding share capital of 100,000,000 euros as at March 31, 2014.

The principal activity of the Company and its subsidiaries (collectively, "the Group") is public and private construction work and related activities in Africa.

These consolidated financial statements are presented in euros (thousand) which is the presentation currency of the Group. Rounding differences might occur.

2. Accounting policies

Basis of preparation

2013 combined consolidated Financial Statements

During 2013 the assets and liabilities of the Parent Company's African business have not been held by a single legal entity or consolidated group, and accordingly, 2013 combined financial statements have been

2. Accounting policies (Continued)

prepared on a combined basis to reflect the assets, liabilities, revenues, expenses and cash flows of the African business as if was held by Mota-Engil Africa B.V..

1st Quarter 2013 Pro forma Consolidated Financial Statements

Since in 2013 the Group was not held by a single legal entity or consolidated group, and accordingly, the financial statements presented for the three months ended March 31, 2013 are shown on a pro forma basis to reflect the assets, liabilities, revenues, expenses and cash flows of the African business of the Parent Group. In addition, the referred interim financial statements also include those income and expenses, assets and liabilities and cash flows from Mota-Engil African entities which can be allocated to the African business. Management believes that such allocations have been made on a reasonable basis.

The accompanying consolidated financial statements have been prepared on a going concern basis and in accordance with International Financial Reporting Standards ("IFRS") as adopted by the European Union, issued by the International Accounting Standards Board ("IASB"), and interpretations issued by the International Financial Reporting Interpretations Committee ("IFRIC") or by the previous Standing Interpretations Committee ("SIC"), as adopted by the European Union as at the consolidated financial statements issuance date.

Interim financial statements are presented quarterly, in accordance with IAS 34—"Interim Financial Reporting".

The list of individual legal entities included within these consolidated financial statements is provided in Appendix A. Companies. These entities have been classified as subsidiary or associate undertakings as described in Appendix A.

All transactions and balances between entities included within the Group have been eliminated. Transactions and balances with the Parent, or other non-Group entities controlled by the Parent are classified as related party transactions.

Application of new and revised IFRSs in issue but not yet effective

The Group has elected to apply the same accounting policies as those applied in the historical reporting of financial information of Mota-Engil S.G.P.S., S.A.

In the three months period ending on the March 31, 2014 the following standards, interpretations, alterations and revisions endorsed by the European Union became effective:

EU Regulation	IASB Standard or IFRIC Interpretation endorsed by European Union	Issued in	Mandatory for financial years beginning on or after
Regulation no. 1254/2012	IFRS 10 Consolidated Financial Statements	May 2011	January 1, 2014
Regulation no. 1254/2012	IFRS 11 Joint Arrangements	May 2011	January 1, 2014
Regulation no. 1254/2012	IFRS 12 Disclosure of Interests in Other Entities	May 2011	January 1, 2014
Regulation no. 1254/2012	IAS 27 Separate Financial Statements	May 2011	January 1, 2014
Regulation no. 1254/2012	IAS 28 Investment in Associates and Joint Ventures	May 2011	January 1, 2014
Regulation no. 1256/2012	IAS 32 Financial Instruments: Presentation—Offsetting Financial Assets and		
	Financial Liabilities (Amendment)	December 2011	January 1, 2014
Regulation no. 313/2013	Consolidated Financial Statements, Joint Arrangements and Disclosure of		•
	Interests in Other Entities: Transition Guidance (Amendments to IFRS 10,		
	IFRS 11 and IFRS 12)	June 2012	January 1, 2014
Regulation no. 1174/2013	IFRS 10 Consolidated Financial Statements, IFRS 12 Disclosure of Interests in		
	Other Entities and IAS 27 Separate Financial Statements: Investment Entities		
	(Amendment)	October 2012	January 1, 2014
Regulation no. 1374/2013	IAS 36 Impairment of Assets: Recoverable Amount Disclosures for		• •
	Non-Financial Assets (Amendment)	May 2013	January 1, 2014
Regulation no. 1375/2013	IAS 39 Financial Instruments: Recognition and Measurement: Novation of	•	
<i>y</i>	Derivatives and Continuation of Hedge Accounting (Amendment)	June 2013	January 1, 2014

The effects of the adoption of the above mentioned standards, interpretations, alterations and revisions were not significant.

2. Accounting policies (Continued)

The following standards, interpretations and amendments are still pending for endorsement by the European Union:

Ermosted application for

IASB Standard or IFRIC Interpretation	Issued in	Expected application for financial years beginning on or after
IFRS 9—Financial Instruments (new) IFRS 14—Regulatory Deferral Accounts (new)	November 2009 January 2014	To be determined January 1, 2016
IFRIC 21—Levies (New)	May 2013	To be determined
IAS 19 Employee Benefits: Defined Benefit Plans—Employee Contributions		
(Amendment)	November 2013	July 1, 2014
Annual Improvements to IFRS's 2010-2012 Cycle: IFRS 2 Share-Based Payment,		
IFRS 3 Business Combinations, IFRS 8 Operating Segments, IFRS 13 Fair Value		
Measurement, IAS 16 Property, Plant and Equipment, IAS 24 Related Party		
Disclosures and IAS 38 Intangible Assets (Amendment)	December 2013	July 1, 2014
Annual Improvements to IFRS's 2011-2013 Cycle: IFRS 1 First-time Adoption of		
IFRS, IFRS 3 Business Combinations, IFRS 13 Fair Value Measurement and		
IAS 40 Investment Property (Amendment)	December 2013	July 1, 2014

Since they are not mandatory, the Group has not applied any of the standards referred to above, and the effects of their application have not yet been fully estimated at the present date.

Business combinations

Acquisitions of subsidiaries and businesses other than those under common control are accounted for using the acquisition method. The consideration for each acquisition is measured as the aggregate of the fair values (at the date of exchange) of assets given, liabilities incurred or assumed, and equity instruments issued by the Group in exchange for control of the acquiree. Acquisition-related costs are recognised in profit or loss as incurred.

The acquiree's identifiable assets, liabilities and contingent liabilities that meet the conditions for recognition under IFRS 3 are recognised at their fair value at the acquisition date.

Goodwill

Differences between the acquisition price of the financial investments in Group companies (subsidiaries), plus the value of non-controlling interests, and the amount attributed at fair value of the identifiable assets and liabilities of these companies on the date of their acquisition, when positive, are recorded under the heading "Goodwill" and, when negative, after revaluation of their calculation, are recorded directly in the income statement. Differences between the acquisition price of financial investments in associates and joint ventures, and the amount attributed at fair value of the identifiable assets and liabilities of these companies, on the date of their acquisition, when positive, are maintained under the heading "Financial investments stated through the equity method" and when negative, after revaluation of their calculation, are recorded directly in the income statement.

Furthermore, differences between the acquisition cost of investments in subsidiaries based abroad and the fair value of the identifiable assets and liabilities of these subsidiaries on the date of their acquisition are recorded in the reporting currency of these subsidiaries, and converted to the Group's reporting currency (Euro) at the exchange rate in force on the reporting date. Any currency conversion differences created during this conversion are recorded under the heading "Currency conversion reserve".

For each business combination the Group measures any non-controlling interest in the acquired entity in proportion to the non-controlling interest in the identifiable net assets of the acquired entity.

Transactions of purchase or sale of interests in entities that are already controlled, without such resulting in loss of control, are treated as transactions between equity holders affecting only the equity headings, without there being impact under the "Goodwill" heading or in the income statement.

Furthermore, when a sale transaction results in a loss of control, the assets and liabilities of the entity are derecognised, and any interest retained in the disposed entity is remeasured at fair value, where any loss or gain calculated with the disposal is recorded through profit or loss.

2. Accounting policies (Continued)

On an annual basis and with reference to the accounts closing date, the Company carries out formal tests of impairment of goodwill. Whenever the amount at which the positive consolidation difference is recorded is higher than its recoverable amount, an impairment loss is recognised, recorded in the income statement under the heading "Other operating costs". The recoverable amount is the highest value between net sales price and the value in use. The net sales value is the amount which would be obtained with the disposal of the asset in a transaction within the reach of the parties involved, minus the costs directly attributable to the disposal. The value in use is the present value of the estimated future cash flow that is expected to arise from the continued use of the asset and from its disposal at the end of its useful life. The recoverable amount is estimated for each asset, individually or, where this is not possible, for the cash generating unit (CGU) to which the asset belongs.

An impairment loss is recognised for a CGU if, and only if, its recoverable amount is less than its carrying amount. The impairment loss is allocated to reduce the carrying amount of the assets of the unit or group of units in the following order:

- first, to goodwill allocated to the CGU; and
- then, to the other assets of the unit or group on a pro rata basis based on the carrying amount of each asset in the unit or group of units.

Impairment losses on goodwill cannot be reversed.

Intangible assets

Intangible assets are recorded at acquisition or production cost, minus amortisations and any accumulated impairment losses, and recognised only if it is likely that they will generate future economic benefits for the Group, and if their value can be reasonably measured and if the Group has control over them.

Brands and patents without defined useful life are recorded at their acquisition cost, and are not subject to amortisation, with their value being subject to impairment tests on an annual basis and whenever there are indications of impairment.

Software and development costs are amortised through the straight-line method over a period between three to six years.

Research expenses are recognised as a cost for the year when they are incurred.

Property, plant and equipment

Property, plant and equipment are recorded at acquisition cost minus any subsequent accumulated depreciation and any accumulated impairment losses. Construction in progress represent assets still under construction/development, and are recorded at acquisition cost minus any accumulated impairment losses.

Depreciation is calculated on a straight-line basis over the asset's useful life..Depreciation begins as long as the underlying asset is available for use and in the necessary conditions, in terms of quality and technical reliability, to operate as intended by the Group's Board of Directors. Useful life is determined by management based on the asset's expected use term; wear out rate, technical obsolescence and the residual value. Residual value attributable to the asset is estimated based on the residual value prevailing at the date of estimate of a similar asset which has reached the end of its useful life and has been operating under conditions similar to those in which the asset will be used.

Depreciation rates used correspond to the following years of estimated useful lives:

Buildings	20 to 50
Equipment	
Basic equipment	3 to 10
Administrative equipment	4 to 10
Transport equipment	3 to 10
Tools and utensils	3 to 6
Other tangible assets	3 to 10

2. Accounting policies (Continued)

Expenses related to replacement of property plant and equipment components are added to the respective asset, with the net value of the replaced component written off and recorded at "Other operating costs" line.

Maintenance and repair costs that neither increase useful life nor give rise to significant improvements of the asset are expensed when they occur.

Depreciation and amortisation of the tangible and intangible assets are recorded on a monthly basis under the heading "Amortisation", in the income statement. Any changes to the period of estimated useful life of the tangible assets are carried out prospectively.

At each balance sheet date, the Group reviews carrying amounts of its property, plant and equipment to determine whether there is any indication that those assets have suffered an impairment loss. If such indication exists, the recoverable amount of the asset is estimated to determine the extent of the impairment loss if any. Where the asset does not generate cash flows that are independent from other assets, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs. Recoverable amount is the higher of fair value less costs to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which the estimates of future cash flows have not been adjusted. If the recoverable amount of an asset (or cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognised immediately in profit or loss.

Leasing

A lease is an agreement whereby the lessor conveys to the lessee in return for a payment or series of payments the right to use an asset for an agreed period of time. A finance lease is a lease that transfers substantially all the risks and rewards incidental to ownership of an asset. Title may or may not eventually be transferred. An operating lease is a lease other than a finance lease.

The classification of leasing into finance or operating is undertaken based on the substance and not the form of the contract.

Tangible assets acquired under finance lease contracts are recorded as property, plant and equipment and their corresponding accumulated depreciation and any outstanding debts is stated in accordance with the contractual financial plan. Minimum lease payments made under finance leases are apportioned between the finance expense and the reduction of the outstanding liability. The finance expense is allocated to each year during the lease term so as to produce a constant periodic rate of interest on the remaining balance of the liability.

In leases considered as operating, the lease payments owed are recognised as an expense in the income statement on a linear basis during the lease period.

Financial assets and liabilities

Financial assets and liabilities are recognised in the statement of the financial position when the Group becomes a contracting party of the respective financial instrument.

a) Financial instruments

The Group classifies financial investments into the following categories: "Investments recorded at fair value through profit or loss", "Loans and accounts receivable", "Investments held to maturity", "Investments available for sale" and "Loans and accounts payable". The classification depends on the intention underlying the acquisition of the investment.

The classification is defined at the time of the initial recognition and reappraised on a half-year basis.

Investments recorded at fair value through profit or loss are divided into two subcategories: "Financial assets held for trading" and "Investments recorded at fair value through profit or loss". A financial asset is

2. Accounting policies (Continued)

classified into this category, particularly, when acquired for the purpose of its sale in the short term or if the adoption of valuation through this method eliminates or significantly reduces an accounting lag. Derivative instruments are also classified as held for trading, unless they are assigned to hedging operations. Assets of this category are classified as current assets if they are held for trading or if expected to be realised within 12 months of the reporting date.

Loans and accounts receivable are non-derivative financial assets, with fixed or variable repayment, which are not listed in active markets. These financial investments arise when the Group provides cash, products or services directly to a debtor with no intention to negotiate the debt. "Loans and accounts receivable" are classified as current assets, except in cases where their maturity is longer than 12 months after the reporting date, in which case they are classified as non-current assets. In both cases, this category appears in the statement of the financial position, included under the headings "Customers" and "Other debtors".

Investments available for sale include non-derivative financial assets intended to be sold or those that do not fall under the previous categories. This category is included in non-current assets unless the Board of Directors intends to sell the investment within 12 months as of the reporting date.

Investments held to maturity are classified as non-current investments, unless they fall due within 12 months as of the reporting date.

All purchases and sales of these investments are recognised on the date of the signing of the respective purchase and sale contracts, regardless of the financial settlement date.

These investments are initially recorded at their acquisition value, which is the value paid on the acquisition date and corresponds to their fair value on that date, including transaction costs.

After initial recognition, investments recorded at fair value through profit or loss and investments available for sale are revalued at their fair values as marked to market as at the reporting date, with no deduction relative to any transaction costs which might occur up to their sale.

Gains or losses arising from a change in the fair value of investments available for sale are recorded in the consolidated statement of comprehensive income, under the heading "Fair value reserves—investments available for sale" until the investment is sold, received or disposed of in any form, or in situations where the fair value of the investment is lower than its acquisition cost and this situation is considered a significant or permanent impairment loss, at which time the accumulated gain or loss is recorded separately in the income statement.

Gains or losses arising from a change in the fair value of the investments held for trading are recorded in the income statement for the year.

Gains and losses realised or not arising from a change in the fair value of "Investments recorded at fair value through profit or loss" are recorded in the income statement for the year.

Fair value of investments is based on current market prices. If the market to which the investments belong is not an active market (unlisted investments), the Group records them at acquisition cost minus any accumulated impairment losses. The fair value of listed investments is calculated based on the closing price of the respective market as at the reporting date.

The Group performs valuations as at each reporting date whenever there is an evidence that a financial asset might be impaired. In case equity instruments classified as available for sale demonstrate a significant or long decline in fair value to the level below their cost that indicates impairement. For all other assets, objective indications of impairment may include:

- significant financial difficulties by the counterparty in settling its debts;
- failure to meet payments in due time by the counterparty relative to credit extended by the Group; and
- high probability that the counterparty might enter into bankruptcy or debt restructuring proceedings.

For financial assets recognised at amortised cost, the amount of the impairment is calculated as the difference between their book value and the present value of future cash flow discounted at the initial effective interest rate.

2. Accounting policies (Continued)

The book value of financial assets is reduced directly by any detected impairment losses, with exception of the accounts receivable from customers and other debtors for which the Group constitutes a specific account of "Accumulated impairment losses". When an account receivable from customers and other debtors is considered unrecoverable, it is written-off against the "Accumulated impairment losses" account. Amounts received subsequently relative to written-off accounts receivable and other debtors are credited to the income statement for the year. Changes to "Accumulated impairment losses" are recorded in the income statement for the year.

Gains or losses arising from a change in fair value of available for sale investments are recognized directly in equity, until the investment is sold or otherwise disposed, of or until it is determined to be impaired. Cumulative gain or loss previously recognized in equity is transferred to net profit or loss at that time.

Investments held to maturity are recorded at amortised cost through the effective interest rate method, net of amortisation of principal and interest received if any.

Dividends received relative to equity instruments classified as "Investments available for sale" are recognised in the income statement in the year when the right to receive them was established.

b) Trade and other receivables

"Trade and other debtors" are recorded at their nominal value less any accumulated impairment losses, so that they reflect their net realisable value.

c) Borrowings

Borrowings are recorded at amortised cost. Any costs incurred with the issue of loans are recorded as a deduction to the debt and recognised, over the lifetime of these loans, in accordance with the effective interest rate method.

d) Accounts payable

Accounts payable, included under the headings "trade and other payables" which do not incur interest, are recorded at their nominal value, which is substantially equivalent to their fair value, since the effect of any discount is considered immaterial due to short-term period of settlement.

e) Financial liabilities and equity instruments

Financial liabilities and equity instruments are classified in accordance with the contractual substance of the transaction. The Group defines equity instruments as those where the underlying contract of the transaction shows that the Group holds a residual interest in a set of assets after deduction of a series of liabilities.

Cash and cash equivalents

The amounts included under the heading "Cash and cash equivalents" correspond to cash, bank sight and term deposits and other cash investments falling due within less than three months, that are repayable on demand and have an insignificant risk of change of value.

Inventories

Merchandise and raw materials and consumables are valued at the lowest value between the average acquisition cost and the respective market value (estimate of their sales price minus the costs to be incurred with their disposal). Finished and semi-finished products, by-products, and products and work in progress are valued at production cost, which is lower than their market value. Production costs include the cost of raw material, direct labour and general factory costs.

Inventory obsolescence provision is recorded to reflect the difference between the cost value of the inventories and their respective net realisation value, in cases where the latter is lower than the cost as at the reporting date.

2. Accounting policies (Continued)

Accrual accounting

Income and expenses are recorded in the year to which they relate, independently of the date of the corresponding payment or receipt. Income and expenses for which their real amount is not known are estimated.

"Other current assets" and "Other current liabilities" include income and expenses of the reporting year which will only be invoiced in the future. Those captions also include receipts and payments that have already occurred but will only correspond to income or expenses in future years, thus being recorded in the income statement of the future period.

Revenue

Revenue is recorded at the fair value of the assets received or receivable, net of discounts and expected returned products.

a) Production and services rendered that have not been invoiced

The Group recognises the net income of the works of each contract in accordance with the percentage completion method, which is defined as being the ratio between the costs incurred in each work up to a given date and the sum of these costs with the costs estimated to complete the work. The differences obtained between the values resulting from the application of the percentage completion to the estimated income and the invoiced values are stated under the subheadings "Production not invoiced" or "Advance billing", included under the headings "Other current assets" and "Other current liabilities" respectively.

Variation in the work relative to the amount of revenue agreed in the contract is recognised through profit or loss for the year when it is probable that the customer will approve the amount of revenue arising from the variation and it may be measured reliably.

Claims for reimbursement of costs not included in the contract price are included in the revenue of the contract when the negotiations reach an advanced stage, indicating that it is likely that the customer will accept the claim and it can be measured reliably.

In order to meet costs to be incurred during the works' warranty period, the Group recognises a liability on an annual basis to meet this legal obligation, which is calculated taking into account the annual volume of production and the historical records of costs incurred in the past with works during the warranty period.

When it is likely that the total costs foreseen in the construction contract exceed the income defined therein, the expected loss is recognised immediately in the income statement for the year.

b) Civil construction works and public works of short duration

In these service contracts, the Group recognises the income and costs as they are invoiced or incurred, respectively.

c) Recognition of costs and income in real estate business

Relevant costs incurred with real estate undertakings are calculated taking into account the direct construction costs as well as all the costs related to the preparation of projects and licensing of works. Costs imputable to the funding, supervision and inspection of the undertaking are also added to the cost of real estate undertakings, provided that they are still underway.

For the effect of capitalisation of financial costs and costs related to the supervision and inspection of the undertaking, it is considered that it is underway if awaiting decision of the authorities involved or if it is under construction. Should the undertaking not be at either of these stages, it is considered stopped and the capitalisation referred to above is suspended.

Pursuant to IFRIC 15, sales generated by the real estate business are recognised when all the risks associated to the asset are substantially transferred to the buyer (that is, at the time of the signing of the property deed).

2. Accounting policies (Continued)

d) Sales and all other businesses

Revenue arising from sales and all other business is recognised at the time of its realisation or with reference to the completion stage of the transaction as at the reporting date, provided that all of the following conditions are met:

- the amount of the revenue can be measured reliably;
- it is probable that future economic benefits associated to the transaction will flow into the Group;
- the costs that have or will be incurred with the transaction can be measured reliably; and
- the completion stage of the transaction as at the reporting date can be measured reliably.

Other income

Interest income is recognised using the effective interest rate method, provided that it is likely that Group will receive economic benefits and their amount can be measured reliably.

Revenue derived from dividends is recognised when the Group's right to receive the corresponding amount is established.

Costs related to the preparation of proposals

Costs incurred with the preparation of proposals for various tenders are recognised in the income statement for the year when they are incurred, since the outcome of the proposal is not controllable.

Own work capitalised

Own work capitalised basically corresponds to construction and improvement work, carried out by the actual companies, as well as major repair of equipment and includes costs related to materials, direct labour and general expenses.

These expenses are capitalised only when the following requirements are met:

- the assets developed are identifiable;
- there is strong probability that the assets will generate future economic benefits; and
- the development costs are measurable in a reliable manner.

Foreign currency translation

All transactions in foreign currency are recorded in the functional currency at the time of their initial recognition through the application, to the amount in foreign currency, of the spot exchange rate between the functional currency and the foreign currency as at the transaction date.

At the end of each reporting period: a) monetary items in foreign currency are converted at the closing rate; b) non-monetary items which are measured in terms of historical cost in a foreign currency are converted through use of the exchange rate as at the transaction date; and c) non-monetary items which are measured at fair value in a foreign currency are converted at the exchange rates as at the date when the fair value was determined.

Currency conversion differences arising from the settlement of monetary items or from the conversion of monetary items at rates which are different from those used to convert them in the initial recognition during the period or in previous financial statements are recognised through profit or loss for the period when they occur, unless they arise from a monetary item which is part of a net investment in a foreign operating unit. In this case, these currency conversion differences are initially recognised in other comprehensive income and reclassified from equity to profit or loss at the time of the disposal of the net investment.

In preparing the accompanying consolidated financial statements, the net income and financial position of entities belonging to the consolidation perimeter, whose functional currencies are not the currency of a

2. Accounting policies (Continued)

hyperinflationary economy, are converted into Euro, which is the presentation currency of the Group, using the following procedures: a) the assets and liabilities of each statement of the financial position presented are converted at the closing rate as at the reporting date; b) the income and costs of each comprehensive income statement or separate income statement that is presented are converted at the annual average rates; and c) all the resulting currency translation differences are recognised under other comprehensive income, affecting the equity heading "Currency translation reserve". At the time of the disposal of these foreign entities, the accumulated currency translation differences are recorded in the income statement for the year.

The information on the functional currencies (primary economic environment) of the main subsidiaries is broken down as follows:

Ducinoss

Subsidiary	Head Office	segment	Country/foreign currency	Functional currency
Mota-Engil Engenharia e				
Contrução África, S.A	Portugal	Holdding	Euro (EUR)	Euro (EUR)
Mota-Engil Angola, S.A	Angola	Angola	Angolan kwanza (AOA)	US Dollar (USD)
Vista Waste Management,				
Lda	Angola	Angola	Angolan kwanza (AOA)	Angolan kwanza (AOA)
Angola branch of Mota-Engil				
Engenharia e Contrução				TIG D. II. (TIGD)
Africa, S.A.	Angola	Angola	Angolan kwanza (AOA)	US Dollar (USD)
Malawi branch of Mota-Engil				
Engenharia e Contrução	M-1	CADC	Malanda a lancal a (MWW)	Error (ELID)
Africa, S.A.	Malawi	SADC	Malawian kwacha (MWK)	Euro (EUR)
Mozambique branch of				
Mota-Engil Engenharia e	Mazambiana	SADC	Mazambiaan matical (MZN)	Euro (ELID)
Contrução Africa, S.A	Mozambique South Africa	SADC	Mozambican metical (MZN) South African rand (ZAR)	Euro (EUR) South African rand (ZAR)
Cosamo (Proprietary) Limited	South Africa	SADC	South African rand (ZAR)	South African rand (ZAR)

Consolidation differences and adjustments to fair value of the assets and liabilities of foreign entities are treated as assets and liabilities in foreign currency and are converted into Euro using the exchange rates as at the reporting date.

The financial statements of subsidiaries and branches expressed in foreign currency are converted into Euro.

The exchange rates used to convert the accounts of the Group's foreign companies, joint ventures and associates into Euro were as follows:

		Year end		Ave	rage
Currency exchange		1Q14	1Q13	1Q14	1Q13
US Dollar	EUR / USD	1.38	1.28	1.37	1.32
Angola Kwanza	EUR / AOK	134.00	122.27	133.06	125.77
S. Tomé and Príncipe Dobra	EUR / STD	24,500.00	24,500.00	24,500.00	24,500.00
Cape Verde Escudo	EUR / CVE	110.27	110.27	110.27	110.27
Malawian Kwacha	EUR / MWK	565.31	496.19	573.31	494.46
Mozambique Metical	EUR / MZN	41.82	38.92	41.66	39.60
Zambian Kwacha	EUR / ZMW	8.48	n.a.	8.02	n.a.
South Africa Rand	EUR / ZAR	14.59	11.82	14.88	11.89

Income tax

The tax expense for the period comprises current and deferred tax. Tax is recognised in the income statement, except to the extent that it relates to items recognised directly in other comprehensive income.

The Group is subject to income taxes in numerous jurisdictions. The amount of income tax included in the income statement is determined in accordance with the rules established by the different domestic tax authorities, based on which income taxes are payable or recoverable.

2. Accounting policies (Continued)

Deferred tax assets and liabilities, arising from temporary differences between the carrying amounts of assets and liabilities and the tax base of assets and liabilities, are calculated using the substantively enacted tax rates expected to apply when they are realised or settled. Deferred tax assets are recognised if it is probable that they will be realised. Deferred tax assets and liabilities where a legally enforceable right to offset exists and within the same tax group are presented net in the balance sheet.

Portuguese companies which are members of an economic group may opt to be taxed under the special tax regime of group taxation (RETGS). In this regime companies are subject to overall taxation on the mathematical sum of their respective taxable profits, whether positive or negative. Since January 2010 the Parent Company is covered by the referred regime and covers all the subsidiaries held directly or indirectly by the Parent Company through at least 90% (this threshold was reduced to 75% as of January 1 2014) of the share capital and which are resident in Portugal and subject to Corporate Income Tax. MEEC Africa is included in this tax group.

According to the Portuguese Controlled Foreign Corporations (CFC) rules, in force until 31 December 2013, profits of companies resident outside Portugal and subject to a more favourable taxation regime are imputed to the Portuguese resident shareholders. This provision is applicable where the Portuguese resident shareholders hold, directly or indirectly, at least 25% of the non-resident company or where more than 50% of the non-resident company is held, directly or indirectly, by Portuguese residents, each holding 10%. In this context profits obtained by Mota & Companhia Maurícias, an entity tax resident in Mauritius, should be allocated to MEEC Africa in Portugal, in light of the fact that Mauritius is currently listed as a more favourable tax regime by Portuguese Tax Authorities.

However, as of January 1, 2014, CFC rules as described above were changed and profits of companies resident outside Portugal and subject to a more favourable tax regime should not be imputed to the Portuguese resident shareholders provided that certain conditions are met. In essence, these conditions demand that at least 75% of the income derived by the non-resident entity originates from an operational activity (be it (i) agricultural or industrial; or (ii) commercial or rendering of professional services, not predominantly directed to the Portuguese market). As such, in so far that Mota & Companhia Maurícias derives at least 75% of its income from the rendering of services, profits obtained by the Company afterwards should not be imputed to MEEC Africa. Notwithstanding, future dividends from Mota & Companhia Maurícias paid to MEEC Africa, that arises from profits not yet imputed for taxation in Portugal, will be subject to Portuguese corporate income tax.

Permanent establishment (PE) of a Portuguese resident company and according to Portuguese tax rules in force until 31 December 2013, profits and losses from a PE of a Portuguese resident company are mandatorily included on the basis for corporate taxation. Additionally, Portugal grants a foreign tax credit to be offset against corresponding Portuguese tax, capped at the lower of (i) the tax liability corresponding to the foreign income, net of costs directly or indirectly incurred, or (ii) the foreign tax paid. In both cases, it is limited to the foreign tax as foreseen in the applicable double-taxation treaty. In this context profits that arose from MEEC Africa PEs were included in the basis for corporate taxation in Portugal and the correspondent foreign tax credits were offset.

As of January 1, 2014, Portuguese tax resident entities can opt to disregard, income derived from their non-resident Permanent Establishments, for Portuguese corporate income tax purposes. In this sense, provided that certain conditions are met, MEEC Africa can opt to disregard income derived from its PEs, effectively excluding them from the basis of its corporate taxation in Portugal. We also note that, if opted, this regime must be left in place for at least 3 years.

The Company has been granted exemption of Corporate Income Tax for MEEC Africa Angola branch (8 years, starting in fiscal year of 2007 and ending in fiscal year of 2014), for Mota-Engil Angola (for 8 years, starting in fiscal year 2011 and ending in fiscal year 2018) and for Vista Waste (for 4 years, starting in fiscal year 2011 and ending in fiscal year 2014).

Borrowing costs

Financial costs related to loans received are generally recognised as an expense, in accordance with the accrual accounting principle.

2. Accounting policies (Continued)

Financial costs related to loans received that are directly related to the acquisition, construction or production of fixed assets, or associated to real estate projects classified under inventories, are capitalised, thus being incorporated in the cost of the asset. Borrowing costs capitalisation starts after the beginning of preparation to the construction or development of the asset and is interrupted after the beginning of its use, the end of production or construction of the asset, or when the project in question is suspended.

Provisions

Provisions are recognised when, and only when, the Group has a present obligation (legal or implicit) arising from a past event, it is likely that in order to resolve this obligation there will be an outflow of funds and the amount of the obligation can be estimated reasonably. Provisions are reviewed on each reporting date and adjusted so as to reflect the best estimate on that date, taking into account the risks and uncertainties inherent to such estimates. When a provision is calculated in view of the future cash flow required to settle this obligation, it is recorded at the current values of this future cash flow.

Provisions for restructuring costs are recognised by the Group whenever there is a formal and detailed restructuring plan and it has been disclosed to the parties involved.

Impairment of assets other than goodwill

Impairment is assessed as at each reporting date and whenever an event or alteration in circumstances is identified which indicates that the amount at which an asset is stated might not be recovered. Whenever the amount at which an asset is recorded is higher than its recoverable amount, an impairment loss is recognised, recorded in the income statement under the heading "Other operating costs". Recoverable amount is the highest value between the net sales price and the value in use. Net sales price is the amount which would be obtained with the disposal of the asset in a transaction within the reach of the parties involved, minus any costs directly attributable to the disposal. The value in use is the present value of the estimated future cash flow which would be expected to arise from the continued use of the asset and from its disposal at the end of its useful life. The recoverable amount is estimated for each asset, individually or, if this is not possible, for the cash generating unit to which the asset belongs.

The reversal of impairment losses recognised in previous years is recorded when the factors which led to its recording no longer exist and, consequently, the asset is no longer impaired. The reversal of impairment losses is recognised in the income statement as net operating income. However, the reversal of an impairment loss is undertaken up to the limit of the amount that would have been recognised (either through its historical cost or through its revalued amount, net of amortisation or depreciation), if the impairment loss had not been recorded in previous years.

Evidence of the existence of impairment in the accounts receivable arises when:

- the counterparty is in significant financial difficulty;
- there are significant delays in the payment of interest and other important payments by the counterparty; and
- it becomes likely that the debtor will enter into liquidation or financial restructuring.

Any reductions in net realisable value of inventories are calculated based on market values and various inventory rotation indicators.

For "Goodwill" and "Financial investments", the recoverable amount is essentially determined based on the latest financial projections on these assets.

Classification of the statement of the financial position

Assets that are realisable and liabilities that are payable more than one year after the reporting date are classified, respectively, as non-current assets and non-current liabilities.

2. Accounting policies (Continued)

Contingencies

Contingent liabilities are not recognised in the consolidated financial statements, but are disclosed in the Notes, unless the possibility of an outflow of funds is remote.

A contingent asset is not recognised in the financial statements, but is disclosed in the Notes whenever it is likely that there will be a future economic benefit.

Subsequent events

Events occurring after the reporting date that provide additional information on conditions that existed as at the reporting date (adjusting events) are reflected in the consolidated financial statements. Events after the reporting date that provide information on conditions that occur after the reporting date (non-adjusting events), if material, are disclosed in the Notes to the consolidated financial statements.

Judgements and estimates

In preparing the consolidated financial statements, the Group's Board of Directors based its work on its best knowledge and experience of past and current events, considering certain assumptions relative to future events.

The most significant accounting estimates reflected in the consolidated financial statements for the years ended on 31 December 2013 and for the periods ended in March 2013 and 2014 include:

- impairment tests performed on goodwill and intangible assets;
- recording of provisions and impairment losses for accounts receivable and inventories;
- · recognition of income and costs for works in progress; and
- outcome of legal and tax proceedings underway filed against the Group and possible need of provision.

The estimates were determined based on the best information available as at the date of preparation of the consolidated financial statements. However, situations might occur in subsequent periods which, due to not being predictable at the moment, were not considered in these estimates. Any changes to these estimates which occur after the date of the consolidated financial statements will be corrected profit or loss in a prospective manner, pursuant to IAS 8.

Cash flow statement

The accompanying consolidated cash flow statement is prepared in accordance with IAS 7, through the direct method. The Group classifies investments falling due in less than three months and for which the risk of alteration of value is insignificant, as well as deposits given in guarantee under contractual clauses, under the heading "Cash and cash equivalents".

The cash flow statement is classified into operating, financing and investment activities. Operating activities comprise receipts from customers, payments to suppliers, payments to staff and others related to operating activity. The cash flow involved in investment activities includes, in particular, acquisitions and disposals of investments in subsidiaries and receipts and payments arising from the purchase and sale of fixed assets.

The cash flow related to financing activities includes, namely, payments and receipts relative to loans received, finance lease contracts and payment of dividends.

Financial risk management

The Group is exposed to a variety of financial risks, in particular risks related to interest rates, foreign exchange rates for transactions and conversions, liquidity and credit. This series of financial risks arises from the development of business activity and leads to uncertainties regarding the capacity to generate cash flows and returns that are adequate for the remuneration of equity. The Group's financial risk management policy seeks to minimise the adverse impacts and effects resulting from the uncertainty

2. Accounting policies (Continued)

characteristic of financial markets. This uncertainty, reflected in various aspects, requires special attention and specific and effective management measures.

The financial risk management activity is coordinated by Corporate Finance Department, with the assistance and support of Department of Planning and Corporate Management Control Department, and is carried on pursuant to the guidelines approved by the Board of Directors, with the advisory interventions of the Audit, Investment and Risk Committee, as delegated by the Board, without ever ceasing to be the responsibility of the management bodies of each of the business units of the Group.

The Group's position in relation to financial risk management is cautious and conservative, resorting, when advisable, to derivative instruments for hedging, always from the perspective that these are related to the normal and daily business activity of the Company, never assuming positions in derivatives or other financial instruments of a speculative nature.

The different types of financial risk are interrelated and the various management measures, even if specific to each risk, are to a large extent interconnected, where this integration contributes to the pursuit of the same objective, which is the reduction of the volatility of cash flow and expected levels of profitability.

Interest rate risk

The objective of the interest rate risk management policy is the optimisation of the cost of debt and achievement of a low level of volatility in financial costs, and to control and mitigate the risk of incurring losses as a result of variations in the interest rates to which the Group's financial debt is indexed, most of which is denominated in USD, AOA and EUR. The Group does not have in place any financial instruments to hedge against interest rate movements as the Group expects interest rates to remain at the same level for the expected term of the loans.

Exchange rate risk

The policy of foreign exchange rate risk management seeks to reduce the volatility in investments and operations expressed in foreign currency (currency other than the Euro), contributing towards the results being less sensitive to fluctuations in the foreign exchange rate. The exposure of the Group to foreign exchange rate risk results, primarily, from the fact that its main subsidiaries are located in African countries. In terms of foreign exchange rate risk management, the intent is to, whenever possible, carry out the natural hedging of exposed amounts, by resorting to financial debt assumed in the foreign currency in which the amounts at risk are expressed.

Liquidity risk

The policy of liquidity risk management seeks to guarantee that there are funds available at all times in the Group and its subsidiaries, sufficient for them to meet all the financial obligations assumed in a timely manner. The objective, therefore, is to ensure that the Group has the necessary financial means (balances and financial revenue flows) to meet commitments (financial expenditure flows) when they fall due. The achievement of high levels of financial flexibility, fundamental for the management of this risk, has been accomplished through the following management measures: establishment of partnerships with financial entities, ensuring their financial support to the Group in a long-term perspective, under the best or worst economic and financial circumstances that affect all businesses on a cyclical basis; opening and maintenance of surplus short-term lines of credit, that serve as liquidity reserves, available for use at any moment; strict financial planning by company, accomplished through the creation and periodic revision of cash budgets, enabling the early prediction of future cash surpluses or deficits, and the integrated management and optimisation of financial flows between the Group's subsidiaries; financing of medium-long term investments, adapting the debt maturity dates and the payment plan on the liabilities arising from the financing of each project or company's capacity to generate cash flows; maintenance of a debt structure in the companies with levels of medium and long-term financing situated between 60 and 70%, thereby reducing their dependence on more volatile short-term funds and creating a certain immunity to circumstantial factors in the financial markets; lagging the maturity dates of the financial debt over time, seeking to extend the average debt maturity so as to make it coincide better with the degree of

2. Accounting policies (Continued)

permanence of some long-term assets held by the Group; search for new sources of financing and new financers, with the objective of: geographic diversification—capture of resources in the different markets where the Group operates; diversification of debt instruments—capture of funds from alternative sources.

The effective management of liquidity risk is closely tied to the appropriate management of the remaining financial risks that contribute simultaneously to the accomplishment of this objective, ensuring the obtaining of cash flows at the planned times and in the planned amounts.

3. Companies included in the consolidation

After completion of the break-up-merger of MEEC into MEEC Africa in 2013 and the transfer of MEEC Africa to Mota-Engil Africa B.V. in 2014, the Company became the holding company of the Group that includes the following material subsidiaries and foreign branches (held directly or indirectly by the Company), all of which are engaged in the Company's business, including the ownership of trademarks and licences related to the Company's business:

Name	Country of incorporation	Business segment	Percentage held by the Company (directly or indirectly)*
Mota-Engil Africa B. V	Netherlands	Holding	100.00%
Mota-Engil Engenharia e Contrução África, S.A	Portugal	Holding	100.00%
Mota-Engil Angola, S.A	Angola	Angola	51.00%
Vista Waste Management, Lda	Angola	Angola	26.01%
Angola branch of Mota-Engil Engenharia e Contrução			
África, S.A	Angola	Angola	100.00%
Malawi branch of Mota-Engil Engenharia e Contrução			
África, S.A	Malawi	SADC	100.00%
Mozambique branch of Mota-Engil Engenharia e			
Contrução África, S.A	Mozambique	SADC	100.00%
Cosamo (Proprietary) Limited	South Africa	SADC	100.00%

^{*} The percentage of ownership total represents the total direct and indirect percentage on the share capital held by the Group. The Group assumes control in a subsidiary taking into consideration the following control indicators: held the majority of voting rights, held by Management control. The control is assumed by the Group, even in the circumstances where that control is obtained indirectly.

The companies included in these accompanying consolidated financial statements and respective consolidation methods, effective percentage and holding are presented in Appendix A. Companies. The main changes to the consolidation perimeter during 2014 are referred to in Note 12. Changes in perimeter.

4. Business and geographical segments

Management has determined operating segments based on the monthly management reporting package reviewed by them, which is used to assess business performance and to allocate resources within the Group. Operating and reportable segments of the Group, whose results are regularly reviewed by the chief operating decision maker and for which discrete financial information is available, are primarily based on the following geographical areas:

- Angola;
- Southern African Development Community (SADC)—Mozambique, Malawi, Zimbabwe, South Africa, Zambia and Mauritius;
- Western Africa—Cape Verde, Sao Tome and Principe and Ghana;
- Eastern Africa—Uganda.

4. Business and geographical segments (Continued)

The statement of consolidated net profit by operating segment is broken down as follows:

1Q14	Angola	SADC	Western Africa	Eastern Africa	Other, eliminations and intercompany	Total
Sales and services rendered	99,951	126,949	4,157		(943)	230,114
Operating profit before depreciation and amortization and provisions and	,	,	,		,	,
impairment losses	20,656	25,633	(70)	(120)	3,900	49,999
Depreciation and amortization	(5,391)	(2,990)	(66)	(1)	(4,926)	(13,374)
Provisions and impairment losses	(1,537)	_	_	_	_	(1,537)
Operating profit/(loss)*	13,727	22,643	(136)	(121)	(1,026)	35,087
Net financial result	(6,170)	2,728	(73)	(1)	(5,533)	(9,048)
companies	28	_				28
Income tax	(174)	(2,327)	(21)	_	43	(2,479)
Consolidated net profit attributable:					_	
to non-controlling interests	5,120					5,120
to the Group	2,292	23,044	(230)	<u>(121</u>)	(6,516)	18,469
					0.0	
1013	Angola	SADC	Western Africa	Eastern Africa	Other, eliminations and intercompany	Mota-Engil África
1Q13 Color and comics and dead	Angola	SADC	Africa	Eastern Africa	eliminations and intercompany	África
Sales and services rendered Operating profit/(loss) before	Angola 102,467	SADC 68,694			eliminations and	
Sales and services rendered Operating profit/(loss) before depreciation and amortization and	102,467	68,694	2,617		eliminations and intercompany (9)	Africa 173,770
Sales and services rendered Operating profit/(loss) before depreciation and amortization and provisions and impairment losses	102,467	9,820	Africa 2,617 (80)		eliminations and intercompany (9) 5,640	Africa 173,770 38,957
Sales and services rendered Operating profit/(loss) before depreciation and amortization and provisions and impairment losses Depreciation and amortization	23,576 (4,775)	68,694	2,617	Africa —	eliminations and intercompany (9)	Africa 173,770 38,957 (10,514)
Sales and services rendered Operating profit/(loss) before depreciation and amortization and provisions and impairment losses	102,467	9,820	Africa 2,617 (80)	Africa —	eliminations and intercompany (9) 5,640	Africa 173,770 38,957
Sales and services rendered	23,576 (4,775) (1,824)	9,820 (544)	(80) (19)	Africa —	eliminations and intercompany (9) 5,640 (5,176) —	Africa 173,770 38,957 (10,514) (1,824)
Sales and services rendered	23,576 (4,775) (1,824) 16,978	9,820 (544) - 9,276	(80) (19) — (100)	<u>Africa</u>	eliminations and intercompany (9) 5,640 (5,176) — 465	Africa 173,770 38,957 (10,514) (1,824) 26,619
Sales and services rendered	23,576 (4,775) (1,824) 16,978 (8,017) (92)	9,820 (544) 9,276 (3,384)	(80) (19) — (100) (50)	<u>Africa</u>	69) 5,640 (5,176) 465 (3,111)	Africa 173,770 38,957 (10,514) (1,824) 26,619
Sales and services rendered	23,576 (4,775) (1,824) 16,978 (8,017)	9,820 (544) - 9,276	(80) (19) — (100)	<u>Africa</u>	eliminations and intercompany (9) 5,640 (5,176) — 465	38,957 (10,514) (1,824) 26,619 (14,563)
Sales and services rendered	23,576 (4,775) (1,824) 16,978 (8,017) (92) (39)	9,820 (544) 9,276 (3,384)	(80) (19) — (100) (50)	<u>Africa</u>	69) 5,640 (5,176) 465 (3,111)	Africa 173,770 38,957 (10,514) (1,824) 26,619 (14,563) (92) (525)
Sales and services rendered	23,576 (4,775) (1,824) 16,978 (8,017) (92)	9,820 (544) 9,276 (3,384)	(80) (19) — (100) (50)	<u>Africa</u>	69) 5,640 (5,176) 465 (3,111)	Africa 173,770 38,957 (10,514) (1,824) 26,619 (14,563) (92)

^{* &}quot;Operating profit" corresponds to the "Consolidated net profit before income tax "before "Gains / (losses) in associates", "Financial costs and losses" and "Financial income and gains".

The net profit of column "Other, eliminations and intercompany" includes mainly financial results (interest expense) of MEEC Africa. The caption "Operating profit before depreciation and amortisation and provisions and impairment losses" of this column includes mainly the amounts debited by MEEC Africa to its subsidiaries and branches in Angola and SADC regarding the rental of equipment. The caption "Depreciation and amortisation" of this column" refers essentially to depreciation of MEEC Africa's equipment. The pricing of intercompany transactions is made at arm's length.

4. Business and geographical segments (Continued)

The breakdown of the Group's total net assets and liabilities by business segments is as follows:

	Net assets		Liab	ilities
	Mar-14	Mar-13	Mar-14	Mar-13
Angola	957,321	970,643	736,950	757,921
SADC	620,060	560,742	444,907	408,000
Western Africa	37,830	35,145	39,229	36,313
Eastern Africa	1,233	1,141	1,516	1,302
Other, Eliminations and Intercompany	40,702	73,394	91,619	81,897
	1,657,146	1,641,065	1,314,220	1,285,433

The caption "Other, eliminations and intercompany" includes mainly: (i) intercompany balances of MEEC Africa with its subsidiaries and branches in Angola and SADC; (ii) equipment of MEEC Africa rented to subsidiaries and branches in Angola and SADC; (iii) debt of MEEC Africa.

The Group's investments and amortisation by business segments are as follows:

	Net investment		Depreci Amort	ation & ization
	1Q14	1Q13	1Q14	1Q13
Angola	7,385	15,070	5,391	4,775
SADC	7,187	1,020	2,990	544
Western Africa	_	11	66	19
Eastern Africa	16	_	1	
Other, Eliminations and Intercompany	(297)		4,926	5,176
	14,291	16,101	13,374	10,514

The heading "Other, eliminations and intercompany" of "Depreciation and amortization" refers essentially to depreciation of MEEC Africa's equipment, which is rented to subsidiaries and branches in Angola and SADC.

5. Goodwill

Goodwill as of 31 March 2014 and 31 December 2013 is broken down as follows:

	Mar-14	Dec-13
Angola Vista Waste	33,508 2,435	33,508 2,435
	35,943	35,943
SADC		
Cecot		
	1,440	1,440
Western Africa		
Mota-Engil S. Tomé	143	143
	143	143
	37,526	37,526

Differences between the consideration transferred on the acquisition of the financial investments in Group companies (subsidiaries), plus the amount of non-controlling interest, and the fair value of the identifiable net assets of these companies at the date of their acquisition, when positive, is recorded under the heading "Goodwill" and, when negative is recorded directly in the income statement.

6. Available-for-sale financial assets

Available-for-sale financial assets as of 31 March 2014 and 31 December 2013 comprised of the following:

	Mar-14	Dec-13
Investments in equity instruments		
BAI—Banco Angolano de Investimentos	39,904	39,904
Auto Sueco Angola		
Other	463	457
	43,091	43,085

The investment in BAI—Banco Angolano de Investimentos refers to the acquisition from Mota-Engil SGPS, SA of a 3% stake in this financial institution incorporated and with operations in Angola.

The amount of Auto Sueco Angola relates to the 5% shareholding retained in Auto Sueco Angola at deemed cost that resulted of the valuation in accordance with the equity method prior to the sale of the 21% stake.

7. Cash and cash equivalents

Cash and cash equivalents as of 31 March 2014 and 31 December 2013 comprised of as follows:

	Demand Deposits		eposits Term Deposits ⁽¹⁾		TOTAL	
	Mar-14	Dec-13	Mar-14	Dec-13	Mar-14	Dec-13
Other applications	_	9,751	_	_	_	9,751
Bank deposits	103,338 4,024	105,647 3,685	83,942	84,982	187,280 4.024	190,629 3,685
Cash on hand	107,361	119,083	83,942	84,982	191,303	204,065

⁽¹⁾ Includes the amount of 53,564 thousand euros booked as non-current in Mar-14 and 53,552 thousand euros in Dec-13.

Cash and cash equivalents included cash held by the Group and short-term bank deposits with original maturity equal to or less than three months, for which the risk of alteration of value is insignificant. The value at which this group of assets is recorded is close to its fair value.

As at 31 March 2014 and 31 December 2013, there were 83,942 thousand euros and 84,982 thousand euros, respectively, in Mauritius and Malawi, recorded under cash and cash equivalents not immediately available, due to restricted access under contracts with financial institutions.

8. Borrowings

The amounts of debt as of 31 March 2014 and 31 December 2013 were as follows:

	Current 1 year	2 years	3 to 5 years	over 5 years	Total Non-Current	Total
Mar-14						
Non-convertible bond loans	5,000	5,000	63,834	_	68,834	73,834
Amounts owed to credit institutions						
Bank loans	66,501	8,879	4,267	_	13,146	79,647
Overdraft facilities	29,078	_		_	_	29,078
Current account facilities	91,741	_		_	_	91,741
Other loans obtained						
Commercial paper issues	_	_	44,800	_	44,800	44,800
Other loans	242		_			242
	192,561	13,879	112,901		126,780	319,342
Dec-13						
Non-convertible bond loans	5,000	5,000	63,754		68,754	73,754
Amounts owed to credit institutions						
Bank loans	60,487	9,740	6,490		16,229	76,716
Overdraft facilities	23,708	_	_		_	23,708
Current account facilities	133,629	_	_		_	133,629
Other loans obtained						
Commercial paper issues	_	44,800		_	44,800	44,800
Other loans	892			_		892
	223,715	59,540	70,244	=	129,783	353,498

Although the commercial paper issues fall due at one year, they are covered by medium and long-term programmes which ensure their automatic renewal over time. In view of these circumstances, and since the Group's Board of Directors intends to continue to use the said issues in the long-term, these debts were recorded as a non-current liability.

9. Group equity before net profit for the year

In January 2014, the Parent Company, acting as the holder of the entire share capital of Mota-Engil Africa B.V. and Mota-Engil, Engenharia e Construção África, S.A., proceeded to transfer its shares in MEEC Africa to Mota-Engil Africa B.V. This operation was performed as an issuance of new shares of the Company against the non-cash contribution of the Parent Company, consisting in the contribution of the total shares of MEEC Africa. With this operation the Company's equity raised 255,270 thousand euros with the issuance of 99,982,000 new shares with a nominal value of 1 euro each and the correspondent recording of a share premium of 155,288 thousand euros. With this operation the Company was left with an outstanding share capital of 100,000,000 euros as at March 31, 2014.

Equity attributable to the shareholders consists of share capital of Mota-Engil Africa BV as at March 2014, fully registered and paid in amount of 100,000,000 euros, represented by 100,000,000 shares (ordinary) with the nominal value of one euro each, and all the capital reserves accumulated by the Group.

The currency conversion reserves reflect net changes in the currency conversion of the financial statements of branch offices and subsidiaries stated in a currency other than the euro and cannot be distributed or used to absorb losses.

10. Sales and services rendered

Sales and services rendered for the years ended 31 March 2014 and 2013 comprised the following:

	1Q14	1Q13
Sales of merchandise	124	432
Sales of products	1,306	1,996
Services rendered	228,684	171,342
	230,114	173,770

Breakdown by business and geographical segments is described in note 4 above.

During first quarter of 2014 and 2013 there was no significant discontinuation in the Group's business activities. The increase which occurred in 2014 was essentially due the growth in business in Malawi and Mozambique.

11. Financial results

Financial results for the years ended 31 March 2014 and 2013 comprised following amounts:

	1Q14	1Q13
Financial income and gains		
Loans and accounts receivable:		
Interest income	1,141	163
Payments discounts received	5	(0)
Net exchange gains	3,540	52
Other financial income	887	1,154
	5,572	1,369
Financial costs and losses		
Loans and accounts payable:		
Interest expenses	8,956	10,023
Payments discounts given	33	356
Other financial assets and liabilities:		
Other financial expenses	5,631	5,554
	14,620	15,932
	(9,048)	(14,563)

Other financial costs and losses include costs related to loan guarantees and other financial institutions' fees and costs.

12. Changes in perimeter

In 2014 there were no significant changes to the perimeter; hence the effects are not presented under the main headings of the statement of the financial position and income statement.

Appendix A. Companies included in the Combined Historical Financial Information

Investments in subsidiaries included in combined financial statements using the full consolidation method, their registered offices, the percentage of share capital held, their business and their constitution date as at **March 2014** were as follows:

		Effective Percentage of		Date	Acquisition
Name	Head Office	Holding	Activity	Founded	Date
Parent Company of Group and Connected Activities Mota-Engil Africa, B.V. ("ME Africa BV") Through Mota-Engil, SGPS	Netherlands (Amsterdam)	100.00 100.00	Holding Company	Oct-12	_
Mota-Engil Engenharia e Construção Africa, S.A. ("MEEC África")	Portugal (Oporto)	100.00 100.00	Execution of works	Aug-12	_
Mota-Engil Africa, SGPS, S.A. ("Mota-Engil Africa") Through MEEC Africa	Portugal (Oporto)	100.00 100.00	Management of company administration	May-10	_
Mota Internacional—Comércio e Consultadoria Económica, Lda. ("Mota Internacional") Through Mota-Engil África	Portugal (Funchal)	100.00 100.00	Management of company administration	Sep-97	Dec-98
Cosamo (Proprietary) Limited ("Cosamo") Through Mota International	Johannesburg (South Africa)	100.00 100.00	Trading	Dec-76	_
Fatra—Fábrica de Trefilaria de Angola, S.A.	A 1-	25.70	Manufacture of incur has		N 10
("Fatra")	Angola (Luanda) Angola	35.70 35.70 48.45	Manufacture of iron by- products Construction of stainless steel	— Feb-08	Nov-10 Dec-11
Through Mota-Engil Angola	(Benguela) Angola	48.45 51.00	Civil Construction and	May-10	DCC-11
Through Mota International	(Luanda)	51.00	public and private works	,	_
Novicer-Cerâmicas de Angola, Lda. ("Novicer") . Through Mota Engil Angola	Angola (Luanda)	51.00 51.00	Manufacture and trading of clay materials	Sep-07	_
("Prefal")	Angola (Luanda)	45.90 45.90	Manufacture of pre-stressed materials	Dec-93	_
Rentaco Angola—Equipamentos e Transportes, Lda. ("Rentaco Angola")	Angola (Luanda)	51.00 51.00	Rental of construction equipment	Jan-08	_
Sonauta—Sociedade de Navegação, Lda. ("Sonauta") Through Mota International	Angola (Luanda)	100.00 100.00	Maritime Transport, excluding Coastal Shipping	Nov-94	_
Tracevia Angola—Sinalização, Segurança e Gestão de Tráfego, Lda. ("Tracevia Angola")	Angola	40.80	Highway Signage	_	Sep-07
Through Mota-Engil Angola	(Luanda) Angola (Luanda)	40.80 28.03 28.03	Market-related water services and sanitation	Dec-10	Dec-13
Vista Energy Environment & Services ("Vista SA")	Angola (Luanda)	51.00 51.00	Holding Company	Jul-08	Dec-13
Vista Waste Management, Lda ("Vista Waste") Through Vista SA	Angola (Luanda)	26.01 20.91	Waste collection	Dec-09	Dec-13
Through Mota-Engil Angola	Angolo	5.10 51.00	Urban services	Mov. 00	Dec-13
Through Vista SA Through Mota-Engil Angola	Angola (Luanda)	40.80 10.20	Cibali services	May-09	DCC-13
Vista Water, Lda. ("Vista Water")	Angola (Luanda)	28.05 21.68 6.38	Market-related water services and sanitation	May-09	Dec-13
SADC Cecot—Centro de Estudos e Consultas Técnicas,					
Lda. ("Cecot")	Mozambique (Maputo)	100.00 100.00	Civil Construction Projects and Inspection	Sep-98	Apr-11
Fibreglass Sundlete (Moç), Lda. ("Fibreglass") Through MEEC África	Mozambique (Maputo)	100.00 100.00	Trading	Aug-62	Mar-99
Emocil—Empresa Moçambicana de Construção e Real Estate Promotion, Lda. ("Emocil") Through MEEC África	Mozambique (Maputo)	100.00 50.00 50.00	Real Estate Promotion	Jul-94	_
Malawi Ports Company Limited ("Malawi Ports Company")	Malawi (Lilongwe)	100.00 88.00 12.00	Maritime Transport	Nov-10	_
Malawi Shipping Company Limited ("Malawi Shipping Company")	Malawi (Lilongwe)	100.00 88.00	Maritime Transport	Nov-10	_
Through ME Malawi Indimo, Lda. ("Indimo") Through Cecot Through MEEC África	Mozambique (Maputo)	12.00 100.00 50.00 50.00	Real Estate Promotion	_	Out-04

Name	Head Office	Effective Percentage of Holding	Activity	Date Founded	Acquisition Date
Mota & Companhia Maurícias, Lda. ("Mota					
Maurícias")	Maurícias	100.00		May-10	_
Through MEEC África	(Ebene)	100.00	Civil Construction	-	
Mota-Engil (Malawi) Limited ("ME Malawi")	Malawi	99.99		Jul-11	_
Through MEEC África	(Lilongwe)	99.99	Dormant entity		
Mota-Engil Investments (Malawi) Limited ("ME					
Investments Malawi")	Malawi	99.00		Mar-11	_
Through Mota Engil Africa SGPS	(Lilongwe)	99.00	Dormant entity		
Western Africa					
Mota-Engil S. Tomé e Principe, Lda.					
("Mota-Engil S. Tomé")	S. Tomé and	100.00	Contractor for Public	Dec-04	_
Through Mota International	(S. Tomé)	95.00	Works and/or Civil		
Through MEEC Africa		5.00	Construction		
Penta—Engineering e Construção, Lda. ("Penta")	Cape Verde	100.00	Civil Construction and	Apr-07	_
Through MEEC África		96.00	public and private works		
Through Mota International		4.00			

The following branches were included in the operating segments:

MEEC África Branches
Angola
Angola Branch
SADC
Mozambique Branch
Malawi Branch
Zambia Branch
Zenbia Branch
Western Africa
Cape Verde Branch
MEEC África BV Branches
Eastern Africa

Uganda Branch

Investments in associates using equity method

Group and associate companies included in the combination using the equity method, their registered offices and proportion of share capital held as at March 2014 were as follows:

<u>Title</u>	Office	Effective Percentage of Holding
Angola		
Automatriz, SA ("Automatriz")	Angola	45.00
Icer—Indústria de Cerâmica, Lda. ("Icer")	Angola	25.50

PART IX: UNAUDITED PRO FORMA FINANCIAL INFORMATION

SECTION A: UNAUDITED PRO FORMA FINANCIAL INFORMATION

The following unaudited combined consolidated pro forma statement of net assets as at 31 March 2014 is based on the audited historical combined consolidated statement of net assets of the Group as at 31 March 2014.

The unaudited combined consolidated pro forma statement of net assets set out below has been prepared to illustrate the effect of the net proceeds of the primary portion of the Global Offer on the net assets of the Group as if the Global Offer had taken place on 31 March 2014. The unaudited information, which has been produced for illustrative purposes only, by its nature addresses a hypothetical situation and, therefore, does not represent the Group's actual financial position or results. The unaudited combined consolidated pro forma statement of net assets has been prepared on the basis set out in the notes below.

	Group as at 31 March 2014 ⁽¹⁾	Adjustments in respect of Global Offer ⁽²⁾ (€ thousands)	Unaudited pro forma total ⁽³⁾
Assets		(E thousands)	
Non-current			
Goodwill	37,526		37,526
Intangible assets	1,802	_	1,802
Property, plant and equipment	253,420		253,420
Financial investments under the equity method	686	_	686
Available for sale financial assets	43,091	_	43,091
Trade and other receivables	1,105		1,105
Deferred tax assets	60 53.564	_	60 52.564
Cash and cash equivalents	53,564		53,564
	391,254		391,254
Current			
Inventories	71,393	_	71,393
Trade receivables	721,628	_	721,628
Other receivables	246,587	_	246,587
Taxes receivable	24,427	_	24,427
Other current assets	64,117	165.602	64,117
Cash and cash equivalents—demand deposits	107,361	165,682	273,043
Cash and cash equivalents—term deposits	30,379		30,379
	1,265,892	165,682	1,431,574
Total assets	1,657,146	165,682	1,822,878
Liabilities			
Non-current			
Borrowings	126,780	_	126,780
Other payables	60,654	_	60,654
Provisions	3,044	_	3,044
Deferred tax liabilities	3,086		3,086
	193,565	_	193,565
Current			
Borrowings	192,561		192,561
Trade payables	198,222	_	198,222
Other payables	375,411	_	375,411
Taxes payable	59,557		59,557
Other current liabilities	294,904		294,904
	1,120,655		1,120,655
Total liabilities	1,314,220	_	1,314,220
Net assets	342,926	165,682	508,608
			

⁽¹⁾ The financial information for the Group has been extracted, without material adjustment, from the historical combined consolidated financial information for the Group as at 31 March 2014 as presented in "Part VIII: Historical Financial Information—Section B: Combined Audited Consolidated Historical Financial Information for the Years ended 31 December 2011, 2012 and 2013" of this Prospectus.

⁽²⁾ This adjustment has been made to reflect the expected Euro equivalent amount of net proceeds of the primary portion of the Global Offer receivable by the Group of €165.7 million (which assumes that the maximum number of Shares are issued in the Preferential Offer at the mid-point of the Price Range), being gross proceeds of €188.4 million less estimated fees and expenses in relation to the Global Offer of €22.7 million. Amounts have been converted from pounds sterling to Euro using the applicable exchange rate as at 31 March 2014.

⁽³⁾ No adjustment has been made to reflect the trading results of the Group since 31 March 2014.

SECTION B: ACCOUNTANTS' REPORT ON UNAUDITED PRO FORMA STATEMENT OF NET ASSETS



Deloitte & Associados, SROC S.A. Inscrição na OROC nº 43 Registo na CMVM nº 231

Bom Sucesso Trade Center Praça do Bom Sucesso, 61 - 13° 4150-146 Porto Portugal

Tel: +(351) 225 439 200 Fax: +(351) 225 439 650 www.deloitte.pt

Report on the Compilation of Pro Forma Financial Information Included in a Prospectus

25 June 2014

The Board of Directors Mota-Engil Africa N.V. Prins Bernhardplein 200 1097JB Amsterdam Netherlands

Dear Sirs

Mota-Engil Africa N.V.

Introduction

- We report on the pro forma financial information (the "Pro Forma Financial Information") of Mota-Engil Africa N.V. ("the Company", formerly Mota Engil B.V.) and its subsidiaries (the "Group") set out in Part IX of the Prospectus to provide information about how the Global Offer might have affected the statement of financial position of the Company as at 31 March 2014 had the Global Offer occurred at that date.
- 2. This report is required by item 7 of Annex II of Commission Regulation (EC) No 809/2004 and is given for the purpose of complying with that item and for no other purpose.

Responsibility for the Pro forma Financial Information

3. The Directors of the Company are responsible for preparing the Pro Forma Financial Information in accordance with items 1 to 6 of Annex II of Commission Regulation (EC) No 809/2004.

Auditor's Responsibility

- It is our responsibility to form an opinion, as required by item 7 of Annex II of the Commission Regulation (EC)
 No 809/2004, as to the proper compilation of the Pro Forma Financial Information and to report that opinion to
 you.
- 5. We conducted our engagement in accordance with International Standard on Assurance Engagements (ISAE) 3420, Assurance Engagements to Report on the Compilation of Pro Forma Financial Information Included in a Prospectus, issued by the International Auditing and Assurance Standards Board. This standard requires that the practitioner comply with ethical requirements and plan and perform procedures to obtain reasonable assurance about whether the Company has compiled, in all material respects, the Pro Forma Financial Information on the basis of the applicable criteria set out in Note X.
- 6. For purposes of this engagement, we are not responsible for updating or reissuing any reports or opinions on any historical financial information used in compiling the Pro Forma Financial Information, nor have we, in the course of this engagement, performed an audit or review of the financial information used in compiling the Pro Forma Financial Information.

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- 7. The purpose of pro forma financial information included in a prospectus is solely to illustrate the impact of a significant event or transaction on unadjusted financial information of the entity as if the event had occurred or the transaction had been undertaken at an earlier date selected for purposes of the illustration. Accordingly, we do not provide any assurance that the actual outcome of the event or transaction at 31 March 2014 would have been as presented.
- 8. We believe that the evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Opinion

9. In our opinion, the Pro Forma Financial Information has been properly compiled on the basis stated and such basis is consistent with the accounting policies of the Company.

Declaration

10. For the purpose of Prospectus Rule 5.5.3R(2)(f) we are responsible for this report as part of the Prospectus and declare that we have taken all reasonable care to ensure that the information contained in this report is, to the best of our knowledge, in accordance with the facts and contains no omission likely to affect its import. This declaration is included in the Prospectus in compliance with item1.2 of Annex I of Commission Regulation (EC) No 809/2004.

Yours faithfully

Deloitte & Associados, SROC S.A. Represented by Jorge Manuel Araújo de Beja Neves

PART X: ADDITIONAL INFORMATION

1. GENERAL CORPORATE INFORMATION

The Company was incorporated in Amsterdam, the Netherlands, on 31 October 2012 as a private company with limited liability (besloten vennootschap met beperkte aansprakelijkheid) under the laws of the Netherlands, and was converted into a public limited liability company (naamloze vennootschap) under the laws of the Netherlands on 17 June 2014. The principal legislation under which the company operates and under which the Shares have been created is the Dutch Civil Code (Burgerlijk Wetboek).

The statutory seat (*statutaire zetel*) of the Company is in Amsterdam, the Netherlands, and its registered office and principal place of business is at Prins Bernhardplein 200, 1097 JB Amsterdam, the Netherlands. The Company is registered with the trade register of the Chamber of Commerce in the Netherlands under the number 56382057. The telephone number of the Company is +31 (0)20 521 4777.

The General Meeting and Board have adopted their relevant resolutions authorising the Global Offer on 17 June 2014 and 9 June 2014, respectively.

2. ARTICLES OF ASSOCIATION

The following is a summary of relevant information and certain provisions of (i) the Articles which were adopted pursuant to a resolution of the General Meeting passed on 17 June 2014 to convert the Company into a public limited liability company and to amend the Articles and (ii) applicable Dutch law. This summary does not purport to give a complete overview and should be read in conjunction with, and is qualified in its entirety by reference to, the Articles and the relevant provisions of Dutch law as in force on the date of this Prospectus. This summary does not constitute legal advice regarding those matters and should not be regarded as such. The full text of the Articles is available in Dutch and English on the Company's website, www.africa.mota-engil.com.

The Articles contain, amongst others, provisions to the following effect:

2.1 Objectives

Pursuant to article 3 of the Articles, the corporate objectives of the Company are:

- the incorporation of, the financing of, the participation in, the management of and the supervision of partnerships/companies and other enterprises conducting their business directly or indirectly on the African continent;
- to obtain funds through bank loans, through the issuance of bonds and other debt instruments, or by taking out money loans in any other manner, the granting of money loans, the provision of guarantees and the granting of securities for debts of other parties or providing comfort for the performance thereof in any other manner, or binding itself severally beside or on behalf of others;
- the acquisition, disposal, management, operation, development or commercialisation in any other manner of immovable property, securities and other property, including but not limited to patents, licences, copyrights, trademark rights, licences, secret processes or formulas, designs and other industrial and intellectual property rights;
- the rendering of services in administrative, technical, financial, economic, commercial or managerial fields to partnerships/companies and other enterprises;
- the rendering of consultancy services, technical advice and support, as well as education related to the civil building industry, design, observation, quality, environment, hygiene and safety on the job, including the supply of the required personnel and technical and substantial resources; and
- the performance of any acts, whether or not in cooperation with others, that are directly or indirectly related to the objectives mentioned herein before, everything in the broadest sense.

2.2 Share Capital

Following the conversion of the Company into a public limited liability company and the amendment of the Articles on 17 June 2014 and as at the date of this Prospectus, the Company's authorised share capital amounts to €200,000,000 divided into 200,000,000 Ordinary Shares each with a par value of €1.00 and the Company's issued and outstanding share capital amounts to €100,000,000 and is divided into 100,000,000

Ordinary Shares. All Ordinary Shares that are issued and outstanding at the date of this Prospectus are fully paid up.

At the date of incorporation and directly prior to the conversion of the Company into a public limited liability company, the articles of association of the Company (being a private company with limited liability) did not provide for an authorised share capital number. At the date of Company's incorporation the total issued and outstanding capital amounted to €1.00 divided into one Ordinary Share which was not paid up. Following a cash contribution by the Parent on 7 March 2013, the total issued and outstanding capital increased to €18,000 divided into 18,000 fully paid up Ordinary Shares. Following a non-cash contribution by the Parent on 13 January 2014, the total issued and outstanding share capital was increased to €100,000,000 divided into 100,000,000 fully paid up Ordinary Shares.

2.3 Form of the Ordinary Shares

The Ordinary Shares are in registered form and are subject to, and have been created under, the laws of the Netherlands. The Company will not issue share certificates.

2.4 Company's Shareholders Register

Subject to Dutch law and the Articles, the Company must keep a shareholders register. The Company's shareholders register must be kept accurate and up-to-date. The Board keeps the Company's shareholders register up-to-date and records the names and addresses of all holders of Ordinary Shares, showing the date on which the Ordinary Shares were acquired, the date of the acknowledgement by or notification of the Company as well as the amount paid on each Ordinary Share. The shareholders register also includes the names and addresses of those with a right of usufruct or pledge in respect of the Ordinary Shares. The name and the address of the Depositary (or its nominee), being the holder of Ordinary Shares, will be entered into the Company's shareholders register. The names and the addresses of DI Holders will not be entered into the Company's shareholders register. A separate register of Depositary Interests may be kept by the Depositary in the United Kingdom, of which excerpts may be obtained by the Board.

2.5 Share Rights

(a) Dividends

Pursuant to the Articles and Dutch law, any distribution on Ordinary Shares, whether a distribution of profits or a distribution of freely distributable reserves, may only be made up to the extent that the shareholders' equity exceeds the sum of the paid and claimed part of the Company's share capital and any reserves that must be maintained in accordance with Dutch law and the Articles.

A distribution of profits (other than an interim distribution) may only be made after the adoption of the Company's own (i.e. non-consolidated) annual financial statements. The information in such statements will be used as the basis for determining if the distribution of profits made with respect to the financial year in question is legally permitted.

If, with respect to any financial year, losses are incurred, no profits can be distributed for that financial year. Subject to Dutch law, the General Meeting, upon proposal of the Board, may, however, resolve to make distributions at the expenses of the Company's reserves up to an amount equal to the excess of the Company's equity over the sum of the nominal value of the issued share capital, plus the reserves as required to be maintained by Dutch law.

A distribution on Ordinary Shares may also be made in the form of Ordinary Shares.

Subject to Dutch law and the Articles, the Board may resolve to make an interim distribution provided that the Company prepares an interim statement of assets and liabilities evidencing sufficient distributable equity.

Shareholders are entitled to share in the profit *pro rata* to their shareholding. Any entitlement to a distribution by a Shareholder expires five years after the date those distributions were released for payment.

(b) Voting Rights

Each Share confers on its holder the right to cast one vote at a General Meeting. Resolutions of a General Meeting are passed by an absolute majority of the votes cast, unless Dutch law or the Articles prescribe a

larger majority. For example, a resolution to reduce the issued share capital or a resolution to restrict or exclude pre-emptive rights, requires at least two-thirds of the votes cast in a General Meeting if less than half of the issued share capital is present or represented

(c) Distribution of Assets on Winding Up

The Articles provide that a resolution to dissolve the Company must be adopted by an absolute majority of the votes cast in the General Meeting on the basis of a specific proposal to that effect by the Board. In case of dissolution, the Company will be liquidated by the Directors, unless the General Meeting designates other persons for such purpose. If the Company is dissolved or wound up, any remaining liquidation surplus will be distributed amongst the Shareholders in proportion to the par value of their shareholdings. During liquidation, the provisions of the Articles will continue to be effective. All distributions referred to in this paragraph shall be made in accordance with Dutch law.

2.6 Qualification of Depositary Interests under Dutch Law

The Depositary Interests carry rights assigned to them in the Deed Poll. In addition, DI Holders may, subject to the qualifications set out below, have certain additional rights.

Under Dutch law, holders of depositary receipts ("certificaten van aandelen") have certain rights vis-à-vis a Dutch public limited liability company. For example, holders of depositary receipts who solely or jointly represent a minimum stake in the capital of a Dutch public limited liability company have the right to file an application for an inquiry into the policy and conduct of business of a Dutch public limited liability company. In addition, a Dutch public limited liability company must, in principle, treat equally-situated holders of depositary receipts and shares equally.

Under Dutch law, there are two categories of depositary receipts: (i) depositary receipts for underlying shares issued with the co-operation of the issuer (that is, the Dutch public limited liability company), and (ii) depositary receipts for the underlying shares issued without the co-operation of the issuer (that is, the Dutch public limited liability company).

Holders of depositary receipts issued with the co-operation of the Dutch public limited liability company have certain additional rights *vis-à-vis* the Dutch public limited liability company and its shareholders. Such additional rights, which are generally of a mandatory nature ("dwingend recht"), include the right to request the Dutch public limited liability company to convene general meetings of shareholders and the right to attend and speak at such meetings. In addition, Dutch law provides that holders of such depositary receipts have, jointly, a right of pledge over the underlying shares ("pandrecht van certificaathouders"). Holders of depositary receipts issued with the co-operation of the Dutch public limited liability company also have certain rights *vis-à-vis* other shareholders pursuant to Dutch takeover legislation, which implements the EU Takeover Bids Directive, including, for example, the right to require a bidder that has acquired in total 95 per cent. of the Dutch public limited liability company's issued share capital by nominal value to purchase its depositary receipts as referred to in "Part X: Additional Information—Applicable Dutch Laws—Squeeze-out proceedings" below.

The Articles provide that depositary receipts issued with the cooperation of the Company within the meaning of Dutch law include, but are not limited to, Depositary Interests for Shares issued by the Depositary.

Under Dutch law, in the absence of a court decision or other authoritative guidance on point, it is uncertain whether or not the Depositary Interests, which are governed by English law, qualify as depositary receipts, although it is considered likely. It is therefore uncertain whether the DI Holders are entitled to all of the abovementioned rights, most of which rights are of a mandatory nature (dwingend recht). To the extent that the Depositary Interests do qualify as depositary receipts pursuant to Dutch law, it is likely that they are deemed to have been issued with the co-operation of the Company.

Finally, DI Holders can exercise the voting rights attached to the underlying Shares through voting instructions to, or a power of attorney from, the Depositary or any Custodian and are, in principle, entitled to any distributions on, or pre-emptive rights with respect to, the underlying Shares, as described in "Part X: Additional Information—CREST, Depositary Interest and the Deed Poll".

2.7 General Meetings

Pursuant to the Articles, the annual General Meeting shall be held within six months after the end of the financial year. Extraordinary General Meetings may be held whenever deemed desirable by the Board. Pursuant to the Articles, extraordinary General Meetings may also be held pursuant to an authorisation of a court in the Netherlands in preliminary relief proceedings at the request of one or more Shareholders or DI Holders representing at least 10 per cent. of the Company's issued share capital. At least 42 days before any General Meeting, the Board will notify registered Shareholders and DI Holders in accordance with the laws and regulations applicable to the Company. As a prerequisite to attending the General Meeting and, to the extent applicable, casting of votes, the Shareholders and DI Holders will be required to notify the Board of their attendance in writing within the time frame mentioned in the convening notice, and such notice must be received by the Board on the day mentioned in the convening notice. The Board shall set a registration date on the 28th day prior to the date of the General Meeting. A General Meeting will be held in Amsterdam, Rotterdam, The Hague or in Haarlemmermeer (Schiphol Airport), the Netherlands. In a General Meeting held elsewhere, valid resolutions may only be adopted in case the entire issued share capital of the Company is present or represented.

2.8 Agenda items for General Meetings

Shareholders, or DI Holders, holding at least 3 per cent. of the Company's issued share capital may submit agenda item proposals for General Meetings. Provided the Board receives a reasoned request for such proposals no later than on the 60th day before the date of the relevant General Meeting, the Company will have the proposals included in the convening notice of that General Meeting.

2.9 Variation of Rights

The rights of Shareholders may be changed by amending the Articles. The Articles provide that resolutions to amend the Articles may only be adopted by an absolute majority of votes cast at the General Meeting upon the proposal of the Board.

2.10 Reduction of Share Capital

Under the Articles, a General Meeting may resolve to reduce the Company's issued share capital by cancelling Ordinary Shares or amending the Articles to reduce the nominal value of the Ordinary Shares. Under Dutch law, a resolution to reduce the Company's issued share capital must specifically identify the Ordinary Shares concerned and the rules for the implementation of the resolution. A resolution to cancel any Ordinary Shares may only concern (i) shares held by the Company or for which it holds depositary receipts, (ii) all the shares of a class which the Articles provide may be cancelled on redemption or (iii) balloted shares of a class which the Articles provide may be balloted for redemption. A resolution to reduce the Company's share capital requires a majority of at least two-thirds of the votes cast if less than half of the Company's issued share capital is present or represented at the General Meeting.

2.11 Issue of Ordinary Shares

The Articles provide that the General Meeting may resolve to issue Ordinary Shares or grant rights to subscribe for Ordinary Shares and determine the price and further terms and conditions with respect to such Ordinary Shares or rights to subscribe for such Ordinary Shares.

Alternatively, the General Meeting may resolve to designate to the Board the authority to resolve to issue Ordinary Shares or grant rights to subscribe for Ordinary Shares and determine the price and further terms and conditions with respect to such Ordinary Shares or rights to subscribe for Ordinary Shares. The delegation may be for any period of up to five years and must specify the number of Ordinary Shares or rights to subscribe for Ordinary Shares that the Board may resolve to issue. The delegation may be extended each time for a maximum period of five years by a resolution of the General Meeting. In an extension, the number of Ordinary Shares or rights to subscribe for Ordinary Shares that may be issued will be fixed. An extension granted in a resolution of the General Meeting may not be withdrawn, unless the relevant resolution provides otherwise.

Under Dutch law and the Articles, each Shareholder has a pre-emptive right in proportion to the aggregate nominal value of its shareholding upon the issue of new Ordinary Shares or the granting of rights to subscribe for Ordinary Shares. Exceptions to this pre-emptive right include the issue of new Ordinary Shares (or the granting of rights to subscribe for Ordinary Shares) (i) to employees of the

Company or another member of its Group and (ii) against payment in kind (contribution other than in cash).

The General Meeting may resolve to limit or exclude the pre-emptive rights, which resolution requires a majority of at least two-thirds of the votes cast, if less than half of the issued share capital is present or represented at the General Meeting. The General Meeting may also designate the Board to resolve to limit or exclude the pre-emptive rights. Pursuant to Dutch law, this designation may be granted to the Board for a specified period of time of not more than five years and only if the Board has also been designated or is simultaneously designated the authority to resolve to issue Ordinary Shares or grant rights to subscribe for Ordinary Shares. Unless the resolution by which the designation is granted provides otherwise, the designation may not be withdrawn.

On 17 June 2014, the General Meeting designated the Board as the body authorised to resolve to issue such number of Ordinary Shares as needed in connection with the Global Offer, which maximum shall in any event not exceed the authorised capital of the Company, and to limit or exclude statutory pre-emptive rights in relation to such Ordinary Shares. This designation is to be used in connection with the Global Offer and is granted for a period ending on (and including) the date of completion of the Global Offer.

In addition, on 17 June 2014, the General Meeting designated the Board as the body authorised to resolve to issue Ordinary Shares, to grant rights to subscribe for Ordinary Shares and to limit or exclude statutory pre-emptive rights in relation to Ordinary Shares. This designation is limited to up to 10 per cent. of the number of issued and outstanding Ordinary Shares on the date following the date of completion of the Global Offer. Pursuant to such designation, the Board is bound to, in the event of any issuance of (rights to subscribe for) Ordinary Shares during such term, provide qualified investors as defined in article 1:1 of the Dutch Financial Supervision Act residing in the EEA that hold Ordinary Shares (or Depositary Interests or depositary receipts representing such Ordinary Shares) the opportunity to subscribe for such (rights to subscribe for) Ordinary Shares for at least their respective pro rata interest in the capital of the Company. These authorisations have been granted for an eighteen month period starting on the date following the date of completion of the Global Offer. The General Meeting may not withdraw this delegation.

2.12 Financial assistance

The Company (or its subsidiaries) may not provide security, give a price guarantee, warrant performance in any other way or bind itself (or themselves) severally or otherwise in addition to or for others in relation to the subscription or acquisition of Ordinary Shares or depositary receipts for Ordinary Shares (for example, Depositary Interests) in the Company. This prohibition shall not apply to Ordinary Shares or depositary receipts for Ordinary Shares subscribed for or acquired by employees of the Company or another member of the Group.

2.13 Purchase of Own Shares and Depositary Interests

The Company may not subscribe for its own Ordinary Shares on issue. The Company may acquire its own fully paid up Ordinary Shares at any time for no consideration (*om niet*) or for consideration, subject to certain provisions of Dutch law and the Articles, if: (i) the shareholders' equity reduced by the purchase price for the acquisition does not fall below the sum of the paid and claimed portion of the share capital and the reserves that must be maintained in accordance with provisions of Dutch law and the Articles; (ii) thereafter, the Company and its subsidiaries would not hold Ordinary Shares or hold a pledge over the Ordinary Shares with an aggregate nominal value exceeding 50 per cent. of the Company's issued share capital; and (iii) the Board has been authorised thereto by the General Meeting. Such authorisation may be granted for a period not exceeding 18 months and shall specify the number of Ordinary Shares, the manner in which Ordinary Shares may be acquired and the price range within which Ordinary Shares may be acquired. In the event that a financial year has lapsed for more than six months without the annual accounts being adopted, any acquisition in accordance with this paragraph will not be permitted. The rules set out in this paragraph equally apply to the purchase of Depositary Interests by the Company.

No voting rights may be exercised in respect of any Ordinary Share held by the Company or its subsidiaries nor will such Ordinary Shares be counted for the purpose of calculating a voting quorum.

2.14 Transfer of Ordinary Shares

The Ordinary Shares can be freely transferred. Other than the lock-up arrangements as described in paragraph 12 of this "Part X: Additional Information", there are no contractual commitments in place that

limit the transfer of Ordinary Shares. Under the Articles, there are no disposal prohibitions or restrictions regarding the transferability of the Ordinary Shares. As a result of the admission to listing of the Ordinary Shares on a regulated market as referred to in article 1:1 of the Dutch Financial Supervision Act, a transfer of an Ordinary Share or a restricted right thereto requires a deed of transfer and the acknowledgement in writing by the Company of the transfer. Such acknowledgement is not required if the Company itself is party to the transfer.

2.15 Cross-Border Exercise of Shareholders' Rights

There are no special restrictions in the Articles or under Dutch law that limit the right of Shareholders who are not citizens or residents of the Netherlands to hold or vote on the Shares.

2.16 Directors

Please also refer to the information on the Board set out in "Part III: Directors, Senior Managers and Corporate Governance—Directors".

2.16.1 Number, appointment and retirement of directors

The Board consists of five Executive Directors and four Non-Executive Directors. The General Meeting appoints, suspends and dismisses the Directors.

The Articles provide that Directors will be appointed for a period of time to be determined by the General Meeting, provided that a Director's term of office ends no sooner than on the day of the General Meeting held in the first year after the year of such Director's appointment and not later than on the day of the General Meeting to be held in the fourth year after the year of such Director's appointment, unless such Director has resigned at an earlier date. A Director's appointment may be renewed by the General Meeting with due observance to the rules and regulations as applicable to the Company.

2.16.2 Remuneration

The general policy for the remuneration of Directors will be determined by the General Meeting in accordance with Dutch law and the Articles. The remuneration of each Director will be set by the General Meeting in accordance with the remuneration policy. However, the service agreements entered into between the Company and the Executive Directors do not currently provide for the payment of a salary. Salary is currently received by the relevant Executive Directors under their respective service or employment agreements with other entities within the Parent Group or the Group. Currently, only David Hobley and Francisco Seixas da Costa will receive a salary under their respective service agreements as Non-Executive Directors entered into with the Company itself. See also paragraph 6 of this "Part X: Additional Information".

2.16.3 Annual retirement

The Articles do not provide for the retirement of Directors at a set age.

2.16.4 Votes

With due consideration of the voting restrictions set out below, each Director is entitled to cast one vote in meetings of the Board. Where unanimity cannot be reached and Dutch law, the Articles or the Board Rules do not prescribe a larger majority, all resolutions of the Board must be adopted by a majority of the votes cast.

2.16.5 Voting Restrictions

In the event that a Director has a direct or indirect personal interest that conflicts with the interests of the Company, that Director shall not participate in any deliberations and decision-making processes with respect to a proposed Board resolution. In the event that, as a consequence of the preceding circumstances, a Board resolution cannot be adopted, the resolution will be adopted by the General Meeting, unless the General Meeting has appointed one or more other persons to adopt the resolution. In the latter case, one or more Directors having a conflict of interest can be appointed for this purpose by the General Meeting, in which case the restriction reflected in the first sentence of this paragraph shall not apply.

2.16.6 Directors' interests

For information on any capital or voting interests of Directors in the Company, see paragraph 3 of this "Part X: Additional Information".

There are no outstanding loans or guarantees granted by any member of the Group to any Director, nor has any guarantee been provided by any member of the Group for their benefit.

2.17 Borrowing Powers

The Articles do not grant borrowing powers to individual Directors.

2.18 Indemnity of Directors

Under Dutch law, the Directors may be liable to the Company for damages in the event of improper or negligent performance of their duties. They may be jointly and severally liable for damages to the Company and to third parties for infringement of the Articles or of certain provisions of the Dutch Civil Code. In certain circumstances, they may also incur additional specific civil and criminal liabilities.

The Articles provide that, to the extent permissible by the rules and regulations applicable to the Company, the following shall be reimbursed to current and former Directors:

- (i) the reasonable costs of conducting a defence against claims for damages or of conducting defence in other legal proceedings;
- (ii) any damages payable by them; and
- (iii) the reasonable costs of appearing in other legal proceedings in which they are involved as current or former Directors, with the exception of proceedings primarily aimed at pursuing a claim on their own behalf,

to the extent the costs or damages set out above are based on acts or failures to act by the current or former Director in the exercise of such Director's duties or any other duties currently or previously performed by that Director at the Company's request—in the latter situation only if and to the extent that these costs and damages are not reimbursed on account of these other duties.

There shall be no entitlement to reimbursement as referred to above and any Director concerned will have to repay the reimbursed amount if and to the extent that:

- (i) a Dutch court, or in case of arbitration, an arbitrator, has established in a final and conclusive decision that the act or failure to act of the person concerned may be characterised as wilful (opzettelijk), intentionally reckless (bewust roekeloos) or seriously culpable (ernstig verwijtbaar) conduct, unless the law provides otherwise or this would, in light of the circumstances of the case, be unacceptable according to standards of reasonableness and fairness;
- (ii) the costs or damages directly relate to or arise from legal proceedings between a current or former Director and the Company or the Group, with the exception of legal proceedings that have been brought by one or more Shareholders, under Dutch law or otherwise, on behalf of the Company; and/or
- (iii) the costs or financial loss of the Director concerned are covered by an insurance and the insurer has paid out the costs or financial loss.

2.19 Other information in relation to the Directors or Senior Managers

As at the date of this Prospectus, none of the Directors or Senior Managers at any time within at least the past five years:

- (a) has any convictions in relation to fraudulent offences;
- (b) save as disclosed below, has been a member of the administrative, management or supervisory bodies, a senior manager (who is relevant to establishing that a company has the appropriate expertise and experience for the management of that company or partnership) of, or held another executive function at, any company or partnership at the time of, or immediately preceding, any bankruptcy, receivership or liquidation of such company or partnership or has otherwise been associated with any such bankruptcy, receivership or liquidation; or

(c) has received any official public incrimination and/or sanction by any statutory or regulatory authorities (including any designated professional bodies) or has been disqualified by a court from acting as a member of the administrative, management or supervisory bodies of any company or from acting in the management or conduct of the affairs of any company.

2.20 Potential conflicts of interest

Save as set out in the paragraph below, none of the Directors or Senior Managers has any potential conflict of interest between their duties to the Company and their private interests or other duties and there is no family relationship between any of the Directors or Senior Managers.

Gonçalo Moura Martins is currently Chief Executive Officer and Vice-Chairman of the Board of Directors of the Parent, ME SGPS, which, following Admission, will continue to have voting rights in the Company. Gilberto Rodrigues and Maria Paula Mota are both members of the Board of Directors of ME SGPS which, following Admission, will continue to have voting rights in the Company. In addition, Gonçalo Moura Martins, Maria Paula Mota (as well as her husband, Antonio de Meireles), Pedro Antelo and Bruno Machado (as well as Mr. Machado's father, Paulino Machado) as well as certain senior managers—João Vermelho, Jose Dinis da Silva and Francisco Franca—have shareholdings in ME SGPS. As ME SGPS will own approximately 69.6 per cent. of the Ordinary Shares of the Company after completion of the Global Offer (assuming the maximum number of Shares are issued and sold and there is no exercise of the Over-allotment Option), it will be in a position to exert substantial influence at General Meetings and, consequently, on matters decided by General Meetings such as the distribution of dividends, appointments to the Board and the approval of major transactions or any proposed capital measure that may give rise to potential conflicts of interest for Gonçalo Moura Martins, Maria Paula Mota, Pedro Antelo, Bruno Machado, João Vermelho, Jose Dinis da Silva and Francisco Franca.

For information on the lock-up arrangements agreed to by the Directors and Senior Managers see paragraph 12.4 of this "Part X: Additional Information".

2.21 Works councils and collective labour agreements

The Company does not have a works council.

2.22 Limitation of supervisory positions

Dutch legislation came into force on 1 January 2013 limiting the number of supervisory positions to be occupied by executive directors of "large Dutch companies". The term "large Dutch company" applies to any Dutch company or Dutch foundation that, if prepared on the basis of its consolidated financial results, meets at least two of the following criteria: (i) the value of its assets, as given in its balance sheet (together with explanatory notes) on the basis of their acquisition price and production costs, is more than EUR 17.5 million; (ii) its net turnover in the applicable financial year is more than EUR 35 million; and (iii) the average number of employees in the applicable financial year is at least 250.

The new rules provide that (i) a person cannot be appointed as a managing or executive director of a "large Dutch company" if he/she already holds more than two positions as a member of a supervisory board or non-executive director at another "large Dutch company" or if he/she is the chairman of the supervisory board or one-tier board of another "large Dutch company"; and (ii) a person cannot be appointed as a supervisory director or non-executive director of a large company if he/she already holds five or more positions as a member of a supervisory board or non-executive director at another "large Dutch company", whereby the position of chairman of the supervisory board or one-tier board of another "large Dutch company" is counted twice.

An appointment in violation of these restrictions will result in that last appointment being void. Earlier appointments at other entities are not affected. The fact that an appointment is thus void does not affect the validity of decision-making.

These rules only apply when a company qualifies as a "large Dutch company" at two consecutive balance sheet dates. As the Company did not meet the criteria above on its last two consecutive balance sheet dates, it is not a "large Dutch company" at the date of this Prospectus but it is expected to qualify as a "large Dutch company" as at the end of this financial year (i.e. 31 December 2014).

2.23 Diversity policy

Dutch legislation came into force on 1 January 2013 requiring large Dutch companies (see above for the explanation of this term) to pursue a policy of having at least 30 per cent. of the seats on both the board of directors and the supervisory board to be held by men and at least 30 per cent. of those seats to be held by women, insofar as the seats are designated for natural persons. This allocation of seats will be taken into account in connection with the following actions: (i) the appointment, or nomination for the appointment, of members of the board of directors; (ii) drafting the criteria for the size and composition of a supervisory board, as well as the designation, appointment, recommendation and nomination for appointment of members of the supervisory board (if any); and (iii) drafting the criteria for the non-executive directors, as well as the appointment, recommendation and nomination for appointment of non-executive directors. Pursuant to Dutch law, if a large Dutch company does not comply with the gender diversity rules, it will be required to explain in its annual report (i) why the seats are not allocated in a well-balanced manner; (ii) how it has attempted to achieve a well-balanced allocation; and (iii) how it aims to achieve a well-balanced allocation in the future. This rule is temporary and will cease to have effect on 1 January 2016.

3. DIRECTORS' AND OTHER INTERESTS

The table below sets out the Ordinary Shares held, directly or indirectly, by the Directors and Senior Managers immediately prior to Admission and immediately following Admission, assuming simultaneous payment of the Special Dividend.

As at 25 June 2014 (being the latest practicable date prior to publication of this Prospectus) and immediately prior to Admission

	prior to Admission		Immediately following Admission	
Name	No. of Shares	Per cent. of voting rights in respect of issued share capital	No. of Shares ⁽¹⁾	Per cent. of voting rights in respect of issued share capital
Directors				
Gonçalo Moura Martins	_	_		_
Gilberto Rodrigues	_	_		_
Pedro Antelo	_	_	977	0.001
Paulo Pinheiro	_	_	_	_
Carlos Pascoal	_	_	_	_
Bruno Machado	_	_	263	0.000
Maria Paula Mota	_	_	_	_
David Hobley	_	_	_	_
Francisco Seixas da Costa	_	_	_	_
Senior Managers				
Pedro Gonçalves	_	_		_
Vasco Reis	_	_		_
António Vieira	_	_		_
Roberto Vidal Ferreira	_	_		_
Cameron Beverley	_	_		_
João Vermelho	_	_	977	0.001
João David e Silva	_	_	24	0.000
Helder Amaro	_	_	_	_
Bernard Ochieng	_	_	_	_
Noloyiso Mhlongo	_	_	_	_
José Mangueira	_	_	_	_
Luís Leite	_	_	_	_
António Pereira da Silva	_	_	_	_
Mário Pereira	_	_	_	_
Bruno Tomé	_	_		_
Jose Dinis da Silva	_	_	91	0.000
Aníbal Leite	_	_		_
David Santos	_	_		_
Fernando Cardão	_	_		_
Blake Mhatiwa	_	_		_
Francisco Franca	_	_	342	0.000
Carlos Cunha	_	_	_	_
João Neto	_	_	_	_

⁽¹⁾ Assuming the maximum number of Shares are issued in the Preferential Offer.

So far as the Company is aware, the following entity held capital interest or voting rights (within the meaning of the Dutch Financial Supervision Act), directly or indirectly, in respect of 3 per cent. or more of the Company's issued share capital or will hold such rights immediately following Admission:

	latest practica to publica Prospectus) a	2014 (being the ble date prior ion of this d immediately dmission		ly following ssion ⁽²⁾	Immediately following Admission ⁽³⁾	
Name	No. of Shares	Per cent. of voting rights in respect of issued share capital ⁽⁴⁾	No. of Shares	Per cent. of voting rights in respect of issued share capital	No. of Shares	Per cent. of voting rights in respect of issued share capital ⁽³⁾
ME SGPS ⁽¹⁾	100,000,000	100	74,750,000	65.0	80,000,000	69.6

- (1) Mota Gestão e Participações, S.G.P.S., S.A. ("MGP"), which is itself controlled by FM—Sociedade de Controlo, S.G.P.S., S.A. ("FM"), is the majority shareholder of ME SGPS and, according to publicly available information, approximately 67.74 per cent. and 56.41 per cent. of the issued share capital of ME SGPS was attributable to FM on the Strip-Out Date and the Record Date, respectively. Should MGP (i) not elect for ME SGPS to sell all of the Ordinary Shares it is entitled to receive under the Special Dividend (as an Entitled ME SGPS Special Dividend Recipient) in accordance with the Special Dividend Liquidity Mechanism, and (ii) subscribe for all the primary shares it is entitled to under the Preferential Offer, then 84.8 per cent. of the issued share capital of the Company following Admission would indirectly be attributable to FM, although the Company understands that MGP will not exercise its entitlement under either the Special Dividend or the Preferential Offer in a way that would result in the minimum free float requirements set out in the Listing Rules being breached in relation to the Ordinary Shares
- (2) Assuming the exercise in full of the Over-allotment Option.
- (3) Assuming no exercise of the Over-allotment Option.
- (4) Assuming the maximum number of Shares are issued and sold in the Global Offer.

Save as set out above, the Company is not aware of any person who holds or will immediately following Admission hold capital interest or voting rights (within the meaning of the Dutch Financial Supervision Act), directly or indirectly, in respect of 3 per cent. or more of the issued share capital of the Company.

As far as the Company is aware, no person intends to subscribe for more than five per cent. of Shares to be offered under the Global Offer.

None of the Shareholders referred to above has different voting rights from any other holder of Ordinary Shares in respect of any Ordinary Shares held by them.

Save as set out above, the Company is not aware of any person who immediately following Admission directly or indirectly, jointly or severally, will own or could exercise control over the Company. See "Risk Factors—Risks Relating to the Global Offer and Shareholder Structures—Following the Global Offer, the Parent will be in a position to exert substantial influence on the Company. The interests pursued by the Parent could differ from the interests of the Company's other Shareholders".

Certain of the Banks and/or their respective affiliates have in the past engaged and may in the future, from time to time, engage in commercial banking, investment banking and financial advisory and ancillary activities in the ordinary course of their business with the Company or the Selling Shareholder or any parties related to any of them, in respect of which they have received and may in the future receive customary fees and commissions which may give rise to potential conflicts of interest.

4. OTHER DIRECTORSHIPS

In addition to their directorships of the Company and the Group's companies, the following table shows, in respect of each Director and Senior Manager, the names of all companies and partnerships of which they have, at any time in the five years prior to the date of this document, been a director, a partner or a member of the administrative, management or supervisory bodies, as appropriate.

Name	Current directorships/partnerships	Previous directorships/partnerships
Executive Directors		
Gonçalo Moura Martins	Ascendi Beiras Litoral e Alta, Auto-Estradas das Beiras Litoral e Alta, S.A.	Aenor—Auto-Estradas do Norte, S.A.
	Ascendi Costa de Prata, Auto Estradas da	Aenor Douro—Estradas do Douro
	Costa da Prata, S.A.	Interior, S.A.

Current directorships/partnerships

Previous directorships/partnerships

Ascendi Douro—Estradas do Douro Interior, S.A.

Ascendi Financing. B.V.

Ascendi Grande Lisboa, Auto Estradas da Grande Lisboa, S.A.

Ascendi Grande Porto, Auto Estradas do Grande Porto, S.A.

Ascendi Group, S.G.P.S., S.A.

Ascendi IGI, Inovação e Gestão de Infra-Estruturas, S.A.

Ascendi México S.A. de C.V. (México)

Ascendi Norte, Auto-Estradas do Norte, S.A. Ascendi, O&M, S.A.

Ascendi Operadora BLA-Operação e Manutenção Rodoviária, S.A. Ascendi Operadora CP, Operação e Manutenção Rodoviária, S.A. Ascendi Operadora DI, Operação e Manutenção Rodoviária, S.A. Ascendi Operadora GL-Operação e Manutenção Rodoviária, S.A. Ascendi Operadora GP-Operação e Manutenção Rodoviária, S.A. Ascendi Operadora NT- Operação e Manutenção Rodoviária, S.A. Ascendi Operadora PI, Operação e Manutenção Rodoviária, S.A. Ascendi-Serviços de Assessoria, Gestão e Operação, S.A.

Ascendi Pinhal Interior, Estradas do Pinhal Interior, S.A.

Concesionaria Autopista Perote-Xalapa, S.A. de C.V. (México)

Fundação Manuel António da Mota Liscont—Operadores de Contentores, S.A.

Lokemark-Soluções de Marketing, S.A.

Lusoponte—Concessionária para a

Travessia do Tejo S.A.

ME Real Estate—Mota-Engil Real Estate Portugal, S.A. Mota-Engil Ambiente e Serviços, S.G.P.S., S.A. Mota-Engil II, Gestão, Ambiente, Energia e Concessões de Serviços, S.A. Mota-Engil S.G.P.S., S.A.

Multiterminal—Sociedade de Estiva e Tráfego, S.A. Sadoport—Terminal Marítimo do Sado, S.A. SLPP—Serviços Logisticos de Portos Portugueses, S.A. Sol—S Internacional, Tecnologias de Informação, S.A. Suma—Serviços UrbYears e Meio Ambiente, S.A.

Takargo—Transporte de Mercadorias, S.A. Tertir—Concessões Portuárias, S.G.P.S., S.A. Tertir—Terminais de Portugal, S.A.

Transitex—Transitos da Extremadura, S.A.

Ascendi, Concessões de Transportes, S.G.P.S., S.A.

Asterion ACE

Cogera—Sociedade de Produção de Energia por Cogeração, Lda. Consórcio Altavia

Covelas-Energia, Lda.

E.A.Moreira—Agentes de Navegação, S.A.

EMSA—Empreendimentos e Exploração de Estacionamentos, S.A.

Equimetragem—Operação e Manutenção de Infra-estruturas de Transportes, S.A. Gestiponte—Operação e Manutenção das Travessias do Tejo, S.A.

GT—Investimentos Internacionais, S.G.P.S., S.A.

Indaqua—Indústria e Gestão de Água, S.A.

Logz—Atlantic Hub, S.A.

Lusoscut—Auto-Estradas das Beiras Litoral e Alta, S.A.

Lusoscut—Auto-Estradas da Costa da Prata, S.A.

Lusoscut—Auto-Estradas do Grande Porto, S.A.

Lusolisboa—Auto—Estradas da Grande Lisboa, S.A.

MESP—Mota-Engil Serviços Partilhados, Administrativos e de Gestão, S.A.

Mota-Engil Tecnologias de Informação, S.A.

Mota-Engil—Concessões de Transportes, S.G.P.S

MTS—Metro Transportes do Sul, S.A.
Operadora Lusoscut BLA—Operação e
Manutenção de Auto-Estradas, S.A.
Operadora Lusoscut—Operação e
Manutenção de Auto-Estradas, S.A.
Operadora Lusoscut GP—Operação e
Manutenção de Auto-Estradas, S.A.
Operadora GL—Operação e Manutenção de
Auto-Estradas, S.A.

Operyear—Operação e Manutenção de Auto-Estradas, S.A.

Operanor Douro Interior—Operação e Manutenção Rodoviária, S.A.

Operport—Sociedade Portuguesa de

Operadores Portuários, Lda. Sadomar—Agência de Navegação e

Trânsitos, S.A. TCL—Terminal de Contentores de

Leixões, S.A.

Tergep, S.G.P.S., S.A.

Ternor—Sociedade de Exploração de Terminais, S.A.

Transitiber—Logística e Transporte Internacional, S.A.

Name	Current directorships/partnerships	Previous directorships/partnerships
Gilberto Rodrigues	Mota-Engil S.G.P.S., S.A.	_
	Mota-Engil S.G.P.S., S.A. Mota-Engil Engenharia e Construção S.A. Ascendi Group, S.G.P.S., S.A. Ascendi, Serviços de Assessoria, Gestão e Operação, S.A. Associação do Porto de Paralisia Cerebral Aurimove—Sociedade Imobiliária, S.A. Bergamon, a.s. Calçadas do Douro—Sociedade Imobiliária, Lda. Companhia Portuguesa de Trabalhos Portuários E Construções Construtora Autopista Perote Xalapa, S.A. de C.V. Corgimobil—Empresa imobiliária das Corgas, Lda. Edifícios Mota-Viso, Sociedade Imobiliária, Lda. Edipainel—Sociedade Imobiliária, Lda. Edipainel—Sociedade Imobiliária, Lda. Empresa Agrícola Florestal Portuguesa, S.A. Engil 4i—S.G.P.S., S.A. Ferrovias e Construções, S.A. Largo do Paço—Investimentos Imobiliários, Lda. MEITS—Mota-Engil Imobiliária e Turismo, S.A. ME Real Estate—Mota-Engil, Real Estate Portugal, S.A. MESP—Mota-Engil, Serviços Partilhados,	Previous directorships/partnerships Mota-Engil Engenharia e Construção, S.A. Mota-Engil S.G.P.S., S.A.
	Administrativos e de Gestão, S.A. Mil e Sessenta, Sociedade Imobiliária, Lda. MK Contractors LLC Motadomus—Sociedade Imobiliária, Lda.	
	Mota-Engil, Central Europe, S.A. Mota-Engil, Finance, B.V. Mota-Engil, Ireland Construction Ltd. Mota-Engil, Minerals & Mining Investments, B.V. Mota-Internacional, Comércio e	
	Consultadoria Económica, Lda. Nortedomus—Sociedade Imobiliária, S.A. Planinova—Sociedade Imobiliária, S.A. Proempar—Promoção e Gestão de Parques Empresariais e Tecnológicos, S.A.	
	RTA—Rio Tâmega, Turismo e Recreio, S.A. San Jacinto Investments, Ltd. Sedengil—Sociedade Imobiliária, S.A. SGA—Sociedade do Golfe de Amarante, S.A. Tracevia—Sinalização, Segurança e Gestão de Tráfego, Lda.	
	Turalgo—Sociedade de Promoção Imobiliária e Turística do Algarve, S.A.	
Paulo Pinheiro		Águas de S. João E.M., S.A. Aqualevel, Unipessoal, Lda. Inadqua Fafe, S.A. Indaqua Feira, S.A. Indaqua—Indústria e Gestão de Água, S.A. Indaqua Santo Tirso / Trofa, S.A. Indaqua Matosinhos S.A. Indaqua Vila do Conde S.A.
Carlos Pascoal	Grossiman S.L., Sociedade Unipersonal Maprel—Empresa De Pavimentos E Materiais Pré-Esforçados Lda. Mota-Engil Engenharia e Construção, S.A.	Timoz—Transformadora Industrial De Mármores De Estremoz, Lda. Tradelsu S.L.

Name	Current directorships/partnerships	Previous directorships/partnerships
Bruno Machado	Sedengil—Sociedade Imobiliária, S.A.	Bergamon, A.S. Öböl XI. Ingatlanhasznosítási Beruházó És Szolgáltató Kft. VBT—Projectos e Obras de Arquitectura Paisagística, Lda.
Non-executive Directors Maria Paula Mota	FM—Sociedade de Controlo, S.G.P.S., S.A. António de Lago Cerqueira, S.A. Casal Agrícola de Parada, Lda. Edifícios Galiza—Sociedade Imobiliária, Lda. Fundação Manuel António da Mota Largo do Paço—Investimentos Turísticos e Imobiliários, Lda. Mineira do Jarmelo, Lda. Mineira de Pensalvos, Lda. Mota-Engil II, Gestão, Ambiente, Energia e Concessões de Serviços, S.A. Mota-Engil S.G.P.S., S.A. Mota Gestão e Participações, Sociedade Gestora de Participações Sociais, S.A. Predimarão—Sociedade de Construções, Lda. RTA—Rio Tâmega, Turismo e Recreio, S.A. SGA—Sociedade do Golfe de Amarante, S.A. Sociedade Agrícola Moura Basto, Lda. Verotâmega—Sociedade Imobiliárias, Lda.	
David Hobley	incadea plc Still Standing Too LLP Westgate Hall Nominees Limited	Blue River Capital Management LLP Deutsche Bank A.G., London Branch Egyptian Company for Mobile Services S.A. Mobinil S.A. Nectar Capital LLC Nectar Global Alpha Fund Orange Brand Services Limited Orange Romania S.A. Still Standing Limited Sonaecom, S.G.P.S., S.A.
Francisco Seixas da Costa	Fundação Calouste Gulbenkian Jerónimo Martins S.G.P.S., S.A. Mota-Engil S.G.P.S., S.A. Warta—Retail and Services Investments B.V.	Velti plc Beleggingsmaatschappij Tand B.V.
Senior Managers João Vermelho	APAF—Associação Portuguesa de Analistas Financeiros	
José Mangueira	FIR—Forum de Investor Relations Sonangalp Lda. SOPOR—Sociedade Distribuidora de Combustíveis, S.A.	Sonangol E.P.
Luís Leite António Pereira da Silva Jose Dinis da Silva Aníbal Leite	— — — — — — — — — — — — — — — — — — —	Indaqua—Indústria e Gestão de Água, S.A. Mota-Engil Engenharia e Construção, S.A. DIACE—Construtoras das Auto-Estradas do Douro Interior, ACE Maprel—Empresa de Pavimentos e Materiais Pré-Esforçados Lda. Mota-Engil, Betão e Pré-Fabricados, Sociedade Unipessoal, Lda. Mota-Engil Industria e Inovação, S.A. Qualibetão—Comercialização de Betões,
Francisco Franca	Glan Agua Ltd	Lda. Mota-Engil Ambiente e Serviços, S.G.P.S., S.A., Ireland branch

5. DIRECTORS' SERVICE AGREEMENTS

Each Director has entered into a service agreement with the Company.

5.1 Term of service

The Directors' respective service agreements end on the date of the General Meeting held in the fourth year after the date of their respective appointments as Director, upon termination of the relevant Director's membership of the Board, upon resignation by the relevant Director as member of the Board or by notice of either party. Termination of the service agreements by either party is possible with a three months' notice period. Notice does not have effect until the end of a calendar month.

5.2 Severance payments

Directors are not eligible for severance payments under the terms of their service agreements with the Company.

5.3 Loans and guarantees

The Company does not grant loans or guarantees, including mortgage loans, to the Directors.

6. COMPENSATION

6.1 Remuneration of Directors

The table below provides remuneration information in Euros for the Directors:

Year ended 31 December 2013	Salary and fees	Bonus	Total
Gonçalo Moura Martins ⁽¹⁾	369,096	69,800	438,896
Gilberto Rodrigues ⁽²⁾	350,000	45,100	395,100
Pedro Antelo ⁽³⁾	201,332	51,200	252,532
Paulo Pinheiro ⁽⁴⁾	340,000	60,000	400,000
Carlos Pascoal ⁽²⁾	297,000	20,000	317,000
Bruno Machado ⁽⁴⁾	230,000	30,000	260,000
Maria Paula Mota ⁽¹⁾	251,000	50,000	301,000
David Hobley	N/A	N/A	N/A
Francisco Seixas da Costa	N/A	N/A	N/A

⁽¹⁾ The remuneration information refers to employment by ME SGPS prior to Admission.

The Group does not have any pensions arrangements in place and accordingly does not set aside any amounts in respect of pension, retirement or similar benefits for Directors.

6.2 Remuneration of Senior Managers

The Company compensates its executives in accordance with their respective positions within the Group, the financial performance of the Company and industry practice. The aggregate compensation paid to Senior Managers (excluding Mr. Rodrigues, Mr. Antelo, Mr. Pinheiro, Mr. Pascoal and Mr. Machado) for the year ended 31 December 2013 was €3,267,455. The Group does not have any pensions arrangements in place and accordingly does not set aside any amounts in respect of pension, retirement or similar benefits for Senior Managers.

6.3 Termination benefits

There are no existing or proposed service agreements between any Director and any member of the Group providing for benefits upon termination of employment.

⁽²⁾ The remuneration information refers to employment by MEEC Africa prior to Admission.

⁽³⁾ The remuneration information refers to employment by MESP prior to Admission.

⁽⁴⁾ The remuneration information refers to employment by Mota-Engil Angola prior to Admission.

7. CONSOLIDATED COMPANIES

The table below sets out the subsidiaries, associate companies and branches included in the Group's combined consolidated financial statements as at 31 December 2013, the percentage ownership and the nature of the holding of such consolidated companies.

Name	Territory of Incorporation	Nature of Holding	Percentage Ownership
Akwangola, S.A.	Angola	Indirect	28.03
Fatra—Fábrica de Trefilaria de Angola, S.A	Angola	Indirect	35.70
Martinox, S.A	Angola	Indirect	48.45
Mota-Engil Angola, S.A	Angola	Indirect	51.00
Novicer-Cerâmicas de Angola, Lda	Angola	Indirect	51.00
Prefal—Préfabricados de Luanda, Lda	Angola	Indirect	45.90
Rentaco Angola- Equipamentos e Transportes, Lda	Angola	Indirect	51.00
Sonauta—Sociedade de Navegação, Lda	Angola	Indirect	100.00
Tracevia Angola—Sinalização, Segurança e Gestão de			
Tráfego, Lda	Angola	Indirect	40.80
Vista Energy Environment & Services, S.A	Angola	Indirect	51.00
Vista Multi Services, Lda	Angola	Indirect	40.80
Vista Waste Management, Lda	Angola	Indirect	26.01
Vista Water, Lda	Angola	Indirect	28.05
Automatriz, S.A	Angola	Indirect	45.00
Icer—Indústria de Cerâmica, Lda	Angola	Indirect	25.50
Penta—Engenharia e Construção, Lda	Cape Verde	Indirect	100.00
Malawi Ports Company Limited	Malawi	Indirect	100.00
Malawi Shipping Company Limited	Malawi	Indirect	100.00
Mota-Engil (Malawi) Limited	Malawi	Indirect	99.99
Mota-Engil Investments (Malawi) Limited	Malawi	Indirect	99.00
Mota & Companhia Maurícias, Lda	Mauritius	Indirect	100.00
Cecot—Centro de Estudos e Consultas Técnicas, Lda	Mozambique	Indirect	100.00
Emocil—Empresa Moçambicana de Construção e Real			
Estate Promotion, Lda	Mozambique	Indirect	100.00
Fibreglass Sundlete (Moç), Lda	Mozambique	Indirect	100.00
Indimo, Lda.	Mozambique	Indirect	100.00
Mota-Engil Engenharia e Construção África, B.V., Uganda	** 1		
Branch	Uganda	Branch	
Mota-Engil Engenharia e Construção África, S.A	Portugal	Direct	100.00
Mota-Engil Africa, SGPS, S.A.	Portugal	Indirect	100.00
Mota Internacional—Comércio e Consultadoria	D (1	T 11 .	100.00
Económica, Lda.	Portugal	Indirect	100.00
Mota-Engil Engenharia e Construção África, S.A., Angola	A 1	D 1	
Branch	Angola	Branch	_
Mota-Engli Engennaria e Construção Africa, S.A., Cape	C V 1	D 1	
Verde Branch	Cape Verde	Branch	_
Mota-Engil Engenharia e Construção África, S.A., Malawi	M-1:	D1.	
Branch	Malawi	Branch	
Mota-Engil Engenharia e Construção África, S.A.,	Magambiana	Duomah	
Mozambique Branch	Mozambique	Branch	_
Mota-Engil Engenharia e Construção África, S.A., Zambia	Zambia	Branch	
Branch		Indirect	100.00
Cosamo (Proprietary) Limited	São Tomé e Príncipe South Africa	Indirect	100.00 100.00
Cosamo (Froprictary) Emined	South Africa	muntel	100.00

8. UNITED KINGDOM TAXATION

8.1 General

The following summary is intended only as a general guide and relates only to certain limited UK tax consequences of acquiring Shares under the Global Offer and does not purport to be a complete analysis

of all potential tax considerations. The summary is based on current UK taxation legislation and published practice of HM Revenue & Customs ("HMRC"), which are subject to change, possibly with retrospective effect, so as to result in UK tax consequences different from those discussed below. Except where the position of non-UK residents is expressly referred to, the summary relates solely to persons who are resident in the UK for UK tax purposes and who (in the case of individuals only) are domiciled in the UK for UK tax purposes. The guidance applies only to Shareholders who are the absolute beneficial owners of Shares (which are not held through an Individual Savings Account or a Self-Invested Personal Pension Plan) and who hold their Shares as an investment and not on trading account. The discussion does not address all of the UK tax consequences that may be relevant to a particular person or entity or to persons or entities subject to special treatment (such as brokers, dealers or traders in securities, insurance companies, collective investment schemes, tax exempt organisations or any person who is connected with the Company or acquired (or is deemed to have acquired) their Shares by reason of an office or employment). The summary in this section does not constitute professional advice and neither the Company, the Selling Shareholder, any of the Banks or any director, officer, employer, employee or agent of any of them, or affiliate of any such person, assumes liability to Shareholders on these matters under contract law. Moreover, this discussion does not address any tax consequences other than UK tax consequences.

This discussion is not intended to be tax advice. Prospective investors should consult their own professional tax advisers as to the particular UK tax consequences to them of the acquisition, ownership and disposal of the Shares in light of their particular situations as well as any consequences arising under the law of any other relevant tax jurisdiction. No representation with respect to the tax consequences to any particular Shareholder is made below.

8.2 The Company

The Directors intend that the affairs of the Company will be managed and conducted so that it does not become resident in the UK for UK taxation purposes. The remainder of this section is written on the basis that the Company is not, and does not become, so resident. Accordingly, and provided that the Company does not carry on a trade in the UK (whether or not through a permanent establishment situated therein), the Company will not be subject to UK income tax or corporation tax on its profits other than on any UK source income from which UK tax is deducted at source.

Certain interest and certain other types of income received by the Company which have a UK source may be subject to UK withholding taxes.

8.3 Dividends

The Company will not be required to withhold amounts on account of UK tax at source when paying a dividend.

8.3.1 Individuals

UK resident individual Shareholders who receive a dividend from the Company will generally be entitled to a tax credit, which can be set off against the individual's income tax liability on the dividend payment. The rate of tax credit on dividends paid by the Company will be 10 per cent. of the total of the actual dividend (before deduction of withholding tax) and the tax credit (the "gross dividend"), or one-ninth of the actual dividend. UK resident individual Shareholders will generally be taxable on the gross dividend, which will normally be regarded as the top slice of the Shareholder's income.

UK resident individual Shareholders who are not liable to income tax in respect of the gross dividend will generally not be entitled to reclaim any part of the tax credit. In the case of a UK resident individual Shareholder who is liable to income tax at a rate not in excess of the basic rate (taking account of the gross dividend he or she receives), the tax credit should satisfy in full such Shareholder's liability to income tax.

To the extent that a UK resident individual Shareholder's income (including the gross dividend) exceeds the threshold for higher rate income tax, such Shareholder will be subject to income tax on the gross dividend at the dividend upper rate of 32.5 per cent. but will be able to set the tax credit off against this liability. An individual Shareholder who is liable to the higher rate of income tax will therefore be liable to income tax equal to 22.5 per cent. of the gross dividend (i.e. after allowing for the tax credit, equating to 25 per cent. of the actual dividend). If Dutch withholding tax has been deducted from the dividend, relief

will be available against this additional UK liability. The amount is limited to what should be withheld in accordance with the UK-Netherlands Double Tax Treaty.

To the extent that a UK resident individual Shareholder receives taxable income in excess of £150,000 per annum (an "additional rate taxpayer"), such Shareholder will be subject to income tax on the gross dividend at a rate of 37.5 per cent. but will be able to set the tax credit off against this liability. An individual Shareholder who is liable to the additional rate of income tax will therefore be liable to income tax equal to 27.5 per cent. of the gross dividend (i.e. after allowing for the tax credit, equating to 30.6 per cent. of the actual dividend). If Dutch withholding tax has been deducted from the dividend, relief will be available against this additional UK liability. The amount is limited to what should be withheld in accordance with the UK-Netherlands Double Tax Treaty.

8.3.2 Companies

Corporate Shareholders who are UK resident will generally not be subject to UK tax on dividends (including dividends from the Company) so long as the dividends fall within an exempt class and certain conditions are met. For example, dividends paid on shares that are "ordinary shares" and are not "redeemable" (both for UK tax purposes) and dividends paid to a person holding less than 10 per cent. of the issued share capital of the payer (or any class of that share capital) should generally fall within an exempt class.

8.4 Chargeable Gains

A disposal or deemed disposal of the Shares by a Shareholder who is resident for tax purposes in the UK (except in the overseas part of a split year), or a Shareholder who is not resident in the UK for tax purposes, but who carries on a trade, profession or vocation in the UK through a permanent establishment (where the Shareholder is a company) or through a branch or agency (where the Shareholder is not a company) and has used, held or acquired the Shares for the purposes of such trade, profession or vocation or such permanent establishment, branch or agency (as appropriate) may, depending on the Shareholder's circumstances and subject to any available exemption or relief, give rise to a chargeable gain or an allowable loss for the purposes of UK taxation on chargeable gains.

8.4.1 UK resident individual Shareholders

For an individual Shareholder within the charge to UK capital gains tax, capital gains tax is charged on gains on the disposal of the Shares. The rate is currently 18 per cent. for individuals who are subject to income tax at the basic rate; and 28 per cent. for all trustees and personal representatives, and individuals who are subject to income tax at the higher or additional rates. There is no allowance reflecting any inflation during the period of ownership. However, an individual Shareholder is entitled to realise gains in amount equal to the annual exempt amount in each tax year without being liable to tax (£11,000 for 2014/2015, or £5,500 for trusts).

8.4.2 UK resident corporate Shareholders

For a corporate Shareholder within the charge to UK corporation tax, a disposal (or deemed disposal) of the Shares may give rise to a chargeable gain or allowable loss for the purposes of UK corporation tax.

Indexation allowance on the cost apportioned to the Shares may be available to reduce the amount of chargeable gain realised on a subsequent disposal to the extent that such gains arise due to inflation. Indexation allowance may not create or increase any allowable loss. If tax is payable in the Netherlands on any chargeable gain the ability to claim double tax relief in the UK for the Dutch tax is complex and Shareholders should consult their professional advisers in such circumstances.

8.4.3 Non-UK resident Shareholders (individual and corporate)

A Shareholder who is not resident in the UK for tax purposes is generally not subject to UK capital gains tax. However, if such a Shareholder carries on a trade, profession or vocation in the UK through a branch or agency or, in the case of a non-UK resident corporate Shareholder, a permanent establishment to which the shares are attributable, the Shareholder will be subject to the same rules which apply to UK resident Shareholders.

A Shareholder who is an individual and who acquires the shares whilst UK resident but subsequently ceases to be resident for tax purposes in the UK for a period of five years or less (including overseas parts

of split years) and who disposes of the shares during that period may be liable, on his return, to UK capital gains tax (subject to any available exemption or relief).

8.5 Inheritance tax

UK inheritance tax may be chargeable on the death of, or on a gift of Shares by, a Shareholder. For inheritance tax purposes, a transfer of assets at less than full market value may be treated as a gift and particular rules apply to gifts where the donor reserves or retains some benefit. Special rules also apply to trustees of settlements who hold Shares. Shareholders should consult an appropriate professional adviser if they make a gift or transfer at less than full market value or if they intend to hold Shares through trust arrangements.

8.6 Stamp duty and stamp duty reserve tax (SDRT)

The following comments are intended as a guide to the general UK stamp duty and SDRT position and do not relate to persons such as market makers, brokers, dealers, intermediaries and persons connected with depositary arrangements or clearance services to whom special rules apply.

No UK stamp duty or SDRT will arise on the issue of Ordinary Shares by the Company. No UK stamp duty will be required to be paid on the transfer of the Ordinary Shares or Depositary Interests, provided that any instrument of transfer is not executed in the UK and does not relate to any property situate, or to any matter or thing done, or to be done, in the UK. Any agreement to transfer Ordinary Shares or Depositary Interests should not be subject to UK SDRT provided that the Ordinary Shares are not registered in any register maintained in the UK by or on behalf of the Company and, in the case of Depositary Interests, provided further that the Company is not centrally managed and controlled in the UK and that the Ordinary Shares are listed on a recognised stock exchange (within the meaning given by Section 1137(1) Corporation Tax Act 2010). The Company does not intend that any such register will be maintained in the UK and intends to maintain its central management and control outside the UK.

9. UNITED STATES FEDERAL INCOME TAXATION

TO ENSURE COMPLIANCE WITH US TREASURY DEPARTMENT CIRCULAR 230, PROSPECTIVE INVESTORS ARE HEREBY NOTIFIED THAT: (A) ANY DISCUSSION OF US FEDERAL TAX ISSUES IN THIS PROSPECTUS IS NOT INTENDED OR WRITTEN TO BE RELIED UPON, AND CANNOT BE RELIED UPON, FOR THE PURPOSE OF AVOIDING PENALTIES THAT MAY BE IMPOSED UNDER THE US INTERNAL REVENUE CODE, AS AMENDED (THE "CODE"); (B) SUCH DISCUSSION IS BEING USED IN CONNECTION WITH THE PROMOTION OR MARKETING (WITHIN THE MEANING OF CIRCULAR 230) OF THE TRANSACTIONS OR MATTERS ADDRESSED HEREIN; AND (C) PROSPECTIVE INVESTORS SHOULD SEEK ADVICE BASED ON THEIR PARTICULAR CIRCUMSTANCES FROM AN INDEPENDENT TAX ADVISOR.

9.1 Introduction

The following discussion is a summary of certain US federal income tax considerations relating to the ownership and disposition of Shares by US Holders (as defined below). This discussion is based on the Code, its legislative history, existing and proposed US Treasury Regulations promulgated thereunder, judicial decisions, administrative pronouncements, and the Convention between the Kingdom of the Netherlands and the United States of America for the Avoidance of Double Taxation and the Prevention of Fiscal Evasion with Respect to Taxes on Income (the "Treaty"), each as in effect on the date hereof, and all of which are subject to change or differing interpretations, possibly with retroactive effect. This summary is limited to US Holders of Shares that (i) are initial purchasers of Shares pursuant to the Global Offer (ii) will hold such Shares as capital assets (generally property held for investment) under the Code and (iii) use the US Dollar as their functional currency. This summary is not a complete analysis or description of all potential tax consequences to US Holders and does not address all tax considerations that may be relevant to all categories of potential purchasers (such as dealers or traders in securities, commodities, or currencies, tax-exempt investors, investors who own directly, indirectly or by attribution 10 per cent. or more of the voting stock of the Company, banks, financial institutions, thrifts, regulated investment companies, insurance companies, grantor trusts, individual retirement accounts or other tax-deferred accounts, investors that hold Shares as part of a "hedging," "integrated," "conversion" or constructive sale transaction or a "straddle," persons who have ceased to be US citizens or to be taxed as resident aliens, investors liable for the alternative minimum tax, investors holding Shares in connection

with a permanent establishment or a fixed base through which a holder carries on business or performs services outside the United States). Further, this summary does not address the 3.8 per cent. tax on net investment income, or any state, local, foreign, federal estate, gift or other tax consequences relating to the ownership and disposition of Shares.

The term "US Holder" means a beneficial owner of Shares that is for US federal income tax purposes:

- an individual who is a citizen or resident of the United States;
- a corporation or other entity treated as a corporation for United States federal income tax purposes created or organised in or under the laws of the United States or any state thereof (including the District of Columbia);
- an estate the income of which is subject to US federal income taxation regardless of its source; or
- a trust: (a) the administration of which is subject to the primary supervision of a court within the United States and for which one or more US persons have the authority to control all substantial decisions; or (b) that has a valid election in effect under applicable US Treasury Regulations to be treated as a US person.

If a partnership holds Shares, the US federal income tax treatment of a partner generally will depend upon the status of the partner and the activities of the partnership. Partners in partnerships holding Shares should consult their tax advisors concerning the associated tax consequences.

THE UNITED STATES FEDERAL INCOME TAX CONSEQUENCES SET FORTH BELOW ARE FOR GENERAL INFORMATION PURPOSES ONLY AND ARE NOT INTENDED TO CONSTITUTE A COMPLETE DESCRIPTION OF ALL TAX CONSEQUENCES RELATING TO THE OWNERSHIP AND DISPOSITION OF SHARES. BECAUSE INDIVIDUAL CIRCUMSTANCES MAY DIFFER, A PROSPECTIVE HOLDER SHOULD CONSULT WITH ITS TAX ADVISOR REGARDING THE APPLICABILITY OF THESE RULES TO IT AND THE PARTICULAR TAX EFFECTS TO IT OF THE OWNERSHIP AND DISPOSITION OF SHARES, INCLUDING THE APPLICATION OF STATE, LOCAL AND NON-US TAX LAWS.

9.2 Distributions with respect to the Shares

Subject to the passive foreign investment company ("PFIC") rules discussed below, a distribution of cash or property with respect to the Shares (other than certain pro rata distributions of shares to all shareholders), including the amount of Dutch tax withheld, if any, will generally be treated as a dividend to the extent paid out of the Company's current or accumulated earnings and profits (as determined for US federal income tax purposes) and will be includible in the US Holder's gross income on the day actually or constructively received. The Company does not intend to maintain calculations of its earnings and profits under US federal income tax principles, and therefore US Holders should expect that such distributions will generally be reported as dividend income. Dividends paid to corporate US Holders will not be eligible for the dividends received deduction allowed to US corporations. Dividends paid to non-corporate US Holders will not qualify for the preferential rates generally available for non-corporate recipients of "qualified dividend income".

Dividends paid to US Holders with respect to Shares will generally be treated as foreign source "passive category income" for foreign tax credit purposes. Subject to certain limitations, some of which vary depending upon the US Holder's particular circumstances, and subject to the discussion in the next paragraph, Dutch income taxes withheld from dividends on Shares at a rate not exceeding the rate provided by the Treaty will be treated as foreign taxes eligible for credit against a US Holder's US federal income tax liability. Additional withholding tax, if any, in excess of the rate applicable under the Treaty will not be eligible for credit. However, a US holder should be able to obtain a refund of such excess amount by filing the appropriate forms with the Dutch Tax Administration requesting such refund and providing the required information. In lieu of a credit, a US Holder may be eligible to elect to deduct any such Dutch income taxes, provided a deduction is claimed for all of the foreign income taxes the US Holder pays in the particular taxable year.

Subject to certain exceptions under Dutch domestic law, the Company may not be required to transfer to the Dutch tax authorities the full amount of Dutch dividend withholding tax withheld in respect of dividends that the Company distributes, if the Company has received a profit distribution from a qualifying foreign subsidiary, which distribution is exempt from Dutch corporate income tax and has been subject to a foreign withholding tax at a rate of at least 5 per cent. In such event, the Dutch withholding tax imposed on

dividends paid to a US Holder may not be fully creditable against the US Holder's US federal income tax liability.

The rules governing the calculation and timing of foreign tax credits and the deduction of foreign taxes are complex and depend on a US Holder's particular circumstances. US Holders should consult their tax advisors concerning the availability of foreign tax credits or deductions in their particular circumstances.

The gross amount of dividends paid in Euros will be included in the gross income of a US Holder in an amount equal to the US Dollar value of the Euros received calculated by reference to the spot exchange rate in effect on the date the dividend is actually or constructively received by the US Holder, regardless of whether such Euros received are converted into US Dollars on that day. If dividends paid in Euros are converted into US Dollars on that day, the US Holder generally will not be required to recognise foreign currency exchange gain or loss in respect of such dividend income. If the Euros received as a dividend are not converted into US Dollars on that day, any gain or loss recognised by a US Holder on a subsequent conversion or other disposition of the Euros generally will be treated as US source ordinary income or loss, and will not be treated as a dividend.

9.3 Sale or Exchange of Shares

Subject to the PFIC rules discussed below, a US Holder generally will recognise capital gain or loss on the sale, exchange, redemption, or other taxable disposition of Shares in an amount equal to the difference between the US Dollar value of the amount of cash and the fair market value of other property received upon disposition and the holder's adjusted tax basis in such Shares. Such gain or loss will be long-term gain or loss if the holder has held such Shares for more than one year as at the date of such sale, exchange, redemption or other taxable disposition. Such gain or loss will generally be treated as US source for foreign tax credit limitation purposes. The deductibility of capital losses is subject to significant limitations. Any long-term capital gain recognised by non-corporate US Holders generally will be subject to US federal income tax at reduced rates.

The US Dollar value of any foreign currency received upon a sale, exchange, redemption or other taxable disposition of Shares will be calculated by reference to the spot exchange rate in effect on the date of sale or other disposition (or, in the case of a cash basis or electing accrual basis taxpayer, on the settlement date). A US Holder will have a tax basis in the foreign currency received equal to that US Dollar amount, and will recognise foreign currency exchange gain or loss on a subsequent conversion or other disposition of the foreign currency. Such foreign currency exchange gain or loss generally will be treated as US source ordinary income or loss. An accrual basis taxpayer that does not elect to determine the amount realised using the spot exchange rate on the settlement date will recognise foreign currency exchange gain or loss with respect to any changes in the spot exchange rate between the date of sale and the settlement date, even if such taxpayer converts the foreign currency received into US Dollars on the settlement date.

9.4 Passive Foreign Investment Company Considerations

The Company will be a PFIC if 75 per cent. or more of its gross income in a taxable year, including its pro rata share of the gross income of any corporation in which it is considered to own 25 per cent. or more of the shares by value (subject to certain exceptions in the case of a US corporation), is passive income. Alternatively, the Company will be considered to be a PFIC if at least 50 per cent. of its assets in a taxable year, ordinarily determined based on the quarter-end average fair market value of its assets over the taxable year and including the pro rata share of the assets of any corporation in which it is considered to own 25 per cent. or more of the shares by value (subject to certain exceptions in the case of a US corporation), produce or are held for the production of passive income.

If the Company were to be classified as a PFIC, and a US Holder did not make, as described below, a timely election either to treat the Company as a qualified electing fund or to mark the Shares to market, any excess distributions paid to a US Holder would be taxed in a special way. Excess distributions are amounts paid on shares in a PFIC in any taxable year that exceed 125 per cent. of the average distributions paid on those shares in the shorter of:

- the three previous years; and
- the US Holder's holding period for Shares before the present taxable year.

Excess distributions must be allocated ratably to each day that a US Holder has held Shares. A US Holder would then be required to include amounts allocated to the current taxable year and each prior year in

which the Company was not a PFIC in its gross income as ordinary income for the current year. Further, a US Holder would be required to pay tax on amounts allocated to each prior taxable year in which the Company was a PFIC at the highest rate in effect for that year on ordinary income, and the tax for each such year would be subject to an interest charge at the rate applicable to deficiencies for income tax.

The entire amount of gain that is realised or treated as realised by a US Holder upon the sale, exchange, redemption or other disposition of Shares (generally regardless of whether the disposition is a taxable transaction) will also be treated as an excess distribution and will be subject to tax as described in the preceding paragraph.

The special PFIC rules described above will not apply to a US Holder if that US Holder makes an election to treat the Company as a qualified electing fund ("QEF") in the first taxable year in which the US Holder owns Shares, provided the Company complies with specified reporting requirements. The Company does not intend to supply US Holders with the information needed to report income and gain under a QEF election if it were classified as a PFIC.

A US Holder of PFIC shares that are publicly traded may elect to mark the stock to market annually, provided that the Shares are "marketable". A US Holder that makes a mark to market election must recognize as ordinary income or loss each year an amount equal to the difference as at the close of the taxable year between the fair market value of the PFIC shares and the US Holder's adjusted tax basis in the PFIC shares. Losses would be allowed only to the extent of net mark-to-market gain previously included in income by the US Holder under the election for prior taxable years. If the mark-to-market election were made, then the rules described above (other than the rules for excess distributions, which would apply to the first year the election is made if the Company were a PFIC in a prior year and a QEF election were not made for the first year the Company was a PFIC) would not apply for periods covered by the election. If the Company is a PFIC with respect to a US Holder for any taxable year, the US Holder will be deemed to own shares in any of the Company's subsidiaries that are also PFICs. A US Holder may be taxable on any distributions made by such PFICs to the Company or its affiliates, or any disposition of stock in such PFICs by the Company or its affiliates, in the same manner as if the US Holder held such shares directly, even if the US Holder does not receive any proceeds from such distributions or dispositions. An election for mark-to-market treatment would not be available with respect to any such subsidiaries. US Holders should consult their tax advisers to determine whether any of these elections would be available and if so, what the consequences of the alternative treatments would be in their particular circumstances.

Based upon the Company's calculations, the Company does not believe that it was a PFIC in 2013. The Company does not anticipate being a PFIC for its taxable year ending December 31, 2014 or in the foreseeable future. However, because PFIC status is based on the Company's income, assets and activities for the entire taxable year, it is not possible to determine whether the Company will be characterised as a PFIC for the 2014 taxable year or any future year, until after the close of the year. Moreover, the Company must determine its PFIC status annually based on tests that are factual in nature, and its status in future years will depend on its income, assets and activities in those years. In addition, the Company's status as a PFIC may depend on how quickly it uses the cash proceeds from the Preferred Offer in its business. Further, no assurance can be given that the US Internal Revenue Service ("IRS") will agree with the Company's conclusion regarding its PFIC status. US Holders who hold Shares during a period when the Company is a PFIC will be subject the PFIC rules, even if the Company ceases to be a PFIC in later years. US Holders are urged to consult their tax advisers about the PFIC rules, including QEF and mark-to-market elections.

9.5 Foreign Financial Asset Reporting

Pursuant to the Hiring Incentives to Restore Employment Act of 2010, an individual US Holder may be required to submit to the IRS certain information with respect to his or her beneficial ownership of the Shares. This law also imposes penalties if an individual US Holder is required to submit such information to the IRS and fails to do so. US Holders should consult with their tax advisors regarding the possible implications of this legislation on their investment in Shares.

THE DISCUSSION ABOVE IS A GENERAL SUMMARY. IT DOES NOT COVER ALL TAX MATTERS THAT MAY BE IMPORTANT TO A PARTICULAR INVESTOR. EACH PROSPECTIVE INVESTOR SHOULD CONSULT ITS OWN TAX ADVISOR ABOUT THE TAX CONSEQUENCES OF AN INVESTMENT IN THE SHARES UNDER THE INVESTOR'S OWN CIRCUMSTANCES.

10. PORTUGAL TAXATION

10.1 General

The following is a general summary of certain tax consequences of the acquisition, ownership and disposition of Shares based on the tax laws of Portugal as in effect on the date of this Prospectus and is not intended to be tax advice. Potentially applicable transitional rules have not been considered. This summary is subject to changes in Portuguese law, including changes that could have retroactive effect. It is not a complete analysis of all of the potential tax effects relevant to a decision to invest in the Shares. The following summary neither takes into account nor discusses investors' individual circumstances or the tax laws of any country other than Portugal, and it relates only to the position of persons who are absolute beneficial owners of the Shares. No representation with respect to the tax consequences to any particular holders is made below.

Investors are advised to consult their own tax advisors as to Portuguese or other tax consequences of the acquisition, ownership and disposition of the Shares. Tax consequences may differ according to the provisions of different double taxation treaties, as well as according to an investor's particular circumstances.

The following summary assumes that the Shares would be treated by the Portuguese tax authorities as Shares $(acç\~oes)$, as defined under Portuguese law. The references to "investment income," "dividends" and "capital gains," respectively, in the paragraphs below mean "investment income," "dividends" and "capital gains" as understood in Portuguese tax law. The statements below do not take account of any different definitions of "investment income," "dividends" or "capital gains," respectively, that may prevail under any other country's laws or that may be created by the terms and conditions of the Shares or any related documentation.

Residents and non-residents with a permanent establishment in Portugal

10.2 Dividends

10.2.1 Individuals

Dividends paid on the Shares by non-resident corporate entities, such as the Company, to an individual investor (whether resident or non-resident in Portugal for Portuguese tax purposes) generally will not be subject to Portuguese withholding tax. If, however, a dividend payment is made available (colocado à disposição) to a Portuguese-resident individual through a Portuguese-resident entity (whether or not specifically mandated by the Company or the investor), then such dividend will be subject to withholding tax (currently at a 28 per cent. final rate) unless an election for aggregation is made, in which case the withheld tax will be creditable against the recipient's final Portuguese tax liability. Dividends received by Portuguese-resident individuals generally will be subject to Portuguese taxation at an autonomous rate of 28 per cent, unless the individual elects to aggregate the dividends gains and to be taxed on such dividends at progressive rates of up to 48 per cent., which is increased by a surcharge of 2.5 per cent. on income higher than Euro 80,000 and 5 per cent. on income higher than Euro 250,000. An additional 3.5 per cent. surtax is to be added in 2014.

If aggregation is chosen and the Company qualifies as an entity that fulfils the requirements and conditions established in article 2 of the EC Directive no 2011/96/EU ("EC Directive no. 2011/96/EU"), then only 50 per cent. of the value of the dividend will be subject to Portuguese taxation, and the withheld tax will become an advance payment of the final tax due. The investor will be required to provide proof (in the form of a duly confirmed and authenticated certificate issued by the Dutch tax authorities) that the Company fulfils the requirements and conditions established in article 2 of the aforementioned directive.

The Company will fulfil the requirements and conditions established in article 2 of the EC Directive no. 2011/96/EU if (i) it takes one of the forms under Dutch law known as naamloze vennootschap, besloten vennootschap met beperkte aansprakelijkheid, open commanditaire vennootschap, coöperatie, onderlinge waarborgmaatschappij, fonds voor gemene rekening, vereniging op coöperatieve grondslag, vereniging welke op onderlinge grondslag als verzekeraar of kredietinstelling optreedt or that of other companies constituted under Dutch law subject to Dutch corporate tax; (ii) according to the tax laws of the Netherlands is considered to be resident in the Netherlands for tax purposes and, under the terms of a double taxation agreement concluded with a third State, is not considered to be resident for tax purposes outside the European Community; and (iii) is subject to vennootschapsbelasting in the Netherlands, without the possibility of an option or of being exempt.

10.2.2 Corporate entities

Dividends paid on the Shares to legal persons (whether resident or non-resident in Portugal) treated as corporations for Portuguese tax purposes generally will not be subject to Portuguese withholding tax. Instead, dividends paid on the Shares to Portuguese-resident corporate entities or to non-Portuguese corporate entities with a permanent establishment in Portugal to which such income is attributable will be taxed in Portugal at the standard corporate tax rate of 23 per cent. tax rate or at 17 per cent. tax rate on the first Euro 15,000 in the case of small or small and medium-sized enterprises, to which it may be added a municipal surcharge (*derrama municipal*) of up to 1.5 per cent. of its taxable profits. A state surcharge (*derrama estadual*) also applies at three per cent. on taxable profits in excess of Euro 7,500,000 and up to Euro 7,500,000, five per cent. on taxable profits in excess of Euro 7,500,000 and up to Euro 35,000,000 and seven per cent. on taxable profits in excess of Euro 35,000,000.

If the corporate entity: (i) is not subject to the fiscal transparency regime; (ii) directly (or directly and indirectly) holds at least five per cent. of the Company's share capital or voting rights; and (iii) and has held the Shares continuously during the 24 months prior to the date when the dividends were made available (colocado à disposição) or will hold the Shares until that minimum holding period has elapsed, then the entire dividend received will not be considered for the purposes of determining the corporate entity's taxable profits, so long as the Company is subject and not exempt to vennootschapsbelasting in the Netherlands, as established in article 2 of the EC Directive no. 2011/96/EU, and the dividend payments does not give rise to a deduction against vennootschapsbelasting in the Netherlands.

10.3 Capital gains

10.3.1 Individuals

Capital gains arising on the sale of Shares are taxed at a rate of 28 per cent. levied on the positive difference between the capital gains and capital losses realised on the transfer of securities and certain derivatives of each year, which is the final tax on that income, unless the individual elects for aggregation to his taxable income, subject to tax at progressive rates of up to 48 per cent. which is increased by a surcharge of 2.5 per cent. on income higher than Euro 80,000 and 5 per cent. on income higher than Euro 250,000. An additional 3.5 per cent. surtax is to be added in 2014.

The net annual difference between taxable capital gains and capital losses arising from the sale of Shares will be taxed at the special rate of 28 per cent. unless the individual recipient elects to aggregate its capital gains and to be taxed on such gains at the applicable progressive rates. In determining this amount, losses incurred upon the sale of Shares to a purchaser that is subject to a more favourable taxation regime included in the list approved by Decree no. 150/2004, of 13 February ("Decree no. 150/2004") will not be considered.

10.3.2 Corporate entities

There is no separate capital gains tax in Portugal. Capital gains are taxed at the standard corporate tax rate of a 23 per cent. tax rate or at 17 per cent. tax rate on the first Euro 15,000 in the case of small or small and medium-sized enterprises, to which may be added a municipal surcharge (*derrama municipal*) of up to 1.5 per cent. of its taxable income. A state surcharge (*derrama estadual*) also applies at three per cent. on taxable profits in excess of Euro 1,500,000 and up to Euro 7,500,000, five per cent. on taxable profits in excess of Euro 7,500,000 and up to Euro 35,000,000 and seven per cent. on taxable profits in excess of Euro 35,000,000.

If the corporate entity: (i) is not subject to the fiscal transparency regime; (ii) directly (or directly and indirectly) holds at least five per cent. of the Company's share capital or voting rights; and (iii) and has held the Shares continuously during the 24 months prior to the date when the transfer of Shares occurs, then the capital gains or losses derived from the transfer of the Shares will not be considered for purposes of determining the corporate entity's taxable profits, so long as the Company is subject and not exempt to *vennootschapsbelasting* in the Netherlands, as established in article 2 of the EC Directive no. 2011/96/CEE. Losses derived from the transfer of Shares other than those mentioned before, are deductible for computing the corporate entity taxable income, but subject to certain restrictions.

10.4 Stamp duty

10.4.1 Individuals

Stamp tax at 10 per cent. applies to the acquisition through gift or inheritance of Shares by an individual who is domiciled in Portugal. An exemption applies to transfers in favour of the spouse (or person living together as spouse), descendants and parents/grandparents.

There is neither wealth nor estate tax in Portugal.

10.4.2 Corporate entities

Free transfers of Shares in favour of Portuguese-resident corporate entities subject to Portuguese income taxation are exempted from stamp duty; however, if such transfer gives rise to a positive net variation in worth (*variação patrimonial positiva*) for the said Portuguese-resident corporate entity, it is considered for the purposes of computing such entity's taxable income, subject to the a 23 per cent. tax rate or at 17 per cent. tax rate on the first Euro 15,000 in the case of small or small and medium-sized enterprises, to which may be added a municipal surcharge (*derrama municipal*) of up to 1.5 per cent. of its taxable income. A state surcharge (*derrama estadual*) also applies at three per cent. on taxable profits in excess of Euro 1,500,000 and up to Euro 7,500,000, five per cent. on taxable profits in excess of Euro 7,500,000 and up to Euro 35,000,000 and seven per cent. on taxable profits in excess of Euro 35,000,000.

Non-resident individuals or legal person non-resident in Portugal for tax purposes without a permanent establishment therein

Payments made by the Company of dividends to an individual or legal person non-resident in Portugal for tax purposes without a permanent establishment to which such income may be attributable are not subject to Portuguese income tax.

Capital gains obtained on the transfer of Shares by an individual or a legal person who is neither resident nor engaged in business through a permanent establishment in Portugal to which that gain is attributable are not subject to Portuguese income tax.

11. DUTCH TAXATION

The statements below represent a summary of current Dutch tax laws, regulations and judicial interpretations thereof. The description is limited to the material tax implications for a Shareholder who is not, or is not deemed to be and/or has not elected to be taxed as, a resident of the Netherlands for Dutch tax purposes (a "Non-resident Holder"). This summary does not address special rules that may apply to special classes of holders of shares in the Company and should not be read as extending by implication to matters not specifically referred to herein. As to individual tax consequences, each investor in Shares should consult his or her tax counsel.

11.1 General

The acquisition of Shares by a Non-resident of the Netherlands should not be treated as a taxable event for Dutch tax purposes. The income consequences in connection with owning and disposing of the Shares are discussed below.

11.2 Substantial interest

A person who, alone or together with his or her partner (as defined in the Dutch Personal Income Tax Act 2001), (inter alia) directly or indirectly (i) owns, or holds certain rights in, five per cent. or more of the Company's share capital, (ii) owns, or holds certain rights in, profit participating rights that correspond to at least five per cent. of the Company's annual profits or to at least five per cent. of the liquidation proceeds, or (iii) holds options to, directly or indirectly, purchase five per cent. or more of the Company's share capital, is deemed to have a substantial interest in the Shares, or the options, as applicable. Specific rules apply in case certain family members of the Non-resident Holder hold a substantial interest. A deemed substantial interest also exists if, amongst other situations, (part of) a substantial interest is disposed of, or is deemed to be disposed of, in a transaction with no recognisable taxable gain. Special attribution rules exist for determining the presence of a substantial interest in the Shares, or the options, as applicable.

11.3 Income tax consequences for individual Non-resident Holders on owning and disposing of the Shares

An individual Non-resident Holder will not be subject to Dutch tax on received income in respect of the Shares or capital gains derived from the sale, exchange or other disposition of the Shares, provided that such holder:

- does not derive and has not derived profits from an enterprise, whether as an entrepreneur or pursuant to a co-entitlement to the net worth of such enterprise other than as an entrepreneur or a Shareholder, which is, in whole or in part, carried on through a permanent establishment or a permanent representative in the Netherlands to which the Shares are attributable;
- does not hold and has not held a (deemed) substantial interest in the Company's share capital or, in the
 event the Non-resident Holder holds or has held a (deemed) substantial interest in the Company's share
 capital, such interest is, or was, a business asset in the hands of the holder;
- does not share and has not shared directly in the profits of an enterprise, other than by way of securities, which is managed and controlled in the Netherlands and which enterprise (is deemed to) own(s), or has (or is deemed to have) owned, Shares;
- does not derive benefits from miscellaneous activities (resultaat uit overige werkzaamheden) carried on in
 the Netherlands in respect of the Shares, including, without limitation, activities which are beyond the
 scope of active portfolio investment activities; and such holder
- does not carry out and has not carried out employment activities, the income from which is taxable in the Netherlands, with which the holding of Shares is or was connected.

11.4 Corporate income tax consequences for corporate Non-resident Holders

A corporate Non-resident Holder will be subject to Dutch tax on income derived from Shares or capital gains derived from the sale, exchange or disposition of Shares if such holder:

- derives profits from an enterprise, which enterprise is, in whole or in part, carried on through a permanent establishment or a permanent representative in the Netherlands (Dutch enterprise) and the Shares are attributable to this permanent establishment or permanent representative, unless the participation exemption (discussed below) applies; or
- has a (deemed) substantial interest in the Company's share capital, which is not attributable to its enterprise and (one of) the main purposes of the chosen ownership structure is the avoidance of Dutch income tax or dividend withholding tax;
- is a resident of Aruba, Curacao or the Dutch part of St. Martin (Sint Maarten) and derives profits from an enterprise which enterprise is, in whole or in part, carried on through a permanent establishment or a permanent representative in Bonaire, St. Eustatius or Saba to which the Shares are attributable, which permanent establishment or permanent representative would be considered to be established in the Netherlands pursuant to article 5.2 of the BES Tax Act (Belastingwet BES) if that permanent establishment was an entity (lichaam) or if the activities of the permanent representative would be transferred to an entity; or
- has certain assets deemed to be treated as a Dutch enterprise under Dutch tax law and the Shares are attributable to this Dutch enterprise.

To qualify for the Dutch participation exemption, a corporate Non-resident Holder must generally hold at least five per cent. of the Company's nominal paid capital and meet certain other requirements.

11.5 Dividend withholding tax

In general, a dividend distributed by the Company in respect of Shares will be subject to a withholding tax imposed by the Netherlands at the statutory rate of 15 per cent. Generally, the Company is responsible for the withholding of Dutch dividend withholding tax at source. The Dutch dividend withholding tax is for the account of the Non-resident Holder.

Dividends include:

- · dividends in cash and in kind;
- deemed and constructive dividends;

- consideration for the repurchase or redemption of Shares (including a purchase by a direct or indirect Company subsidiary) in excess of the qualifying average paid-in capital for Dutch dividend withholding tax purposes, unless such repurchase is made for temporary investment purposes or is otherwise exempt by law;
- stock dividends up to their nominal value, including an increase in the nominal value of Shares, unless distributed out of qualifying paid capital;
- liquidation proceeds in excess of the qualifying average paid capital for Dutch dividend withholding tax purposes; and
- any (partial) repayment of paid capital that is:
 - not recognised as capital for Dutch dividend withholding tax purposes, or
 - recognised for Dutch dividend withholding tax purposes, to the extent that the Company has net profits, unless: (i) the General Meeting has resolved in advance to make such repayment; and (ii) the nominal value of the shares concerned had been reduced with an equal amount by way of an amendment to the Articles.

A Non-resident Holder may obtain an exemption from or reduction of the Dutch dividend withholding tax if:

- the participation exemption applies and the Shares are attributable to a business carried out in the Netherlands;
- the dividends are distributed to a qualifying EU corporate holder satisfying the conditions of the EU Parent-Subsidiary Directive as implemented in article 4 (2) and article 4 (3) of the Dutch Dividend Withholding Tax Act 1965; or
- such holder is eligible for a partial or complete exemption or refund of all or a portion of the Dutch dividend withholding tax under a tax treaty that is in effect between the Netherlands and such holder's country of residence.

Under Dutch tax legislation regarding anti-dividend stripping, no exemption from, reduction in or refund of, Dutch dividend withholding tax is granted if the recipient of dividends paid by the Company is not considered the beneficial owner of such dividends.

11.6 Gift or inheritance taxes

Dutch gift or inheritance taxes are not levied on the transfer of Shares by way of gift, or upon the death of a Non-resident Holder, unless the transfer is construed as an inheritance or as a gift made by or on behalf of a person who, at the time of the gift or death, is deemed to be a resident of the Netherlands.

Gift tax and inheritance tax are levied on the beneficiary. For purposes of Dutch gift and inheritance tax, an individual of Dutch nationality is deemed to be a resident of the Netherlands if he or she has been a resident thereof at any time during the 10 years preceding the time of the gift or death. For purposes of Dutch gift tax, a person not possessing Dutch nationality is deemed to be a resident of the Netherlands if he or she has resided therein at any time in the 12 months preceding the gift.

11.7 Value added tax

No Dutch value added tax (Omzetbelasting) is imposed on dividends in respect of the Shares or on the transfer of the Shares.

11.8 Residence

A Non-resident Holder will not become resident, or be deemed to be resident, in the Netherlands solely as a result of holding Shares or of the execution, performance, delivery and/or enforcement of rights in respect of the Shares.

12. UNDERWRITING AGREEMENT AND LOCK-UP ARRANGEMENTS

12.1 Description of Underwriting Agreement

The Company, the Directors and the Selling Shareholder entered into the Underwriting Agreement with the Banks, and with Standard Bank as the sole global coordinator, on 26 June 2014. Pursuant to the terms of the Underwriting Agreement:

- **12.1.1** the Company has agreed, subject to certain conditions, to issue new Shares in the Global Offer at the Offer Price;
- 12.1.2 the Selling Shareholder has agreed, subject to certain conditions, to sell a number of its existing Shares in the Global Offer at the Offer Price. In addition, the Selling Shareholder has agreed, subject to certain conditions including the execution of the Pricing Memorandum and on the terms set out in the Underwriting Agreement, to sell up to a maximum number of 5,250,000 Over-allotment Shares pursuant to the Over-allotment Option in the Global Offer at the Offer Price;
- 12.1.3 the Banks have severally agreed, subject to certain conditions (which include agreement of the Offer Price in accordance with the terms of the Underwriting Agreement), to (i) in the context of the Institutional Offer, procure subscribers or, failing which, themselves to severally and not jointly subscribe for the newly issued Shares (in such proportions as will be set out in the Pricing Memorandum to be executed by the Company and the Banks at the time of determination of the Offer Price and to procure purchasers for or, failing which, themselves to purchase the existing Shares (in such proportions as will be set out in the Pricing Memorandum) and (ii) in the context of the Preferential Offer, to place (on a best efforts basis) the relevant Shares (in such amount as will be set out in the Pricing Memorandum and subject to the transfer of the price payable for the Shares subscribed in the Preferential Offer as set out in "Part IV: The Global Offer—Subscription, Allocation and Pricing"), in each case, pursuant to the Global Offer;
- 12.1.4 the Banks have each made separate agreements as to commissions in connection with the Global Offer as set out in the engagement letters entered into by the Company and the Selling Shareholder with each of the Banks. In each case, the amount of each Bank's commission will be deducted by each Bank from the payment of proceeds of the Global Offer to the Company and/or the Selling Shareholder;
- 12.1.5 the Selling Shareholder and the Company have agreed to pay any stamp duty and/or stamp duty reserve tax arising pursuant to the execution and delivery of the Underwriting Agreement or the transaction contemplated by it, aside from any United Kingdom stamp duty and/or stamp duty reserve tax (with the exception of in certain circumstances outlined in the Underwriting Agreement); and
- 12.1.6 the Banks have each made separate agreements as to all costs and expenses in connection with the Global Offer as set out in the engagement letters entered into by the Company and the Selling Shareholder with each of the Banks. In relation to the Institutional Offer, the amount of each Bank's comissions may be deducted from the payment to be made by the Settlement Agent to the Company, or as the case may be, to the Selling Shareholder from the proceeds of the Global Offer, in accordance with the Underwriting Agreement. Commissions in relation to the Preferential Offer will be paid by the Company to the Banks of the Preferential Offer in accordance with the terms of the relevant engagement letter.

12.2 Conditions precedent and termination events

12.2.1 The obligations of the Banks (i) in the context of the Institutional Offer, to procure subscribers and/or purchasers for or, failing which, themselves to severally and not jointly subscribe for or purchase (as the case may be) Shares and (ii) in the context of the Preferential Offer, to place (on a best efforts basis) the relevant Shares (in such amount as will be set out in the Pricing Memorandum and subject to the transfer of the price payable for the Shares subscribed in the Preferential Offer as set out in "Part IV: The Global Offer—Subscription, Allocation and Pricing"), in each case, on the terms of the Underwriting Agreement are subject to certain conditions. In addition to the execution of the Pricing Memorandum, these conditions include, amongst other things, delivery of customary comfort packages, the absence of a material adverse change in relation to the Company or the Group taken as a whole, and Admission occurring not later than

8:00 a.m. on 16 July 2014 (or such later time and/or date as the Joint Bookrunners (on behalf of the Banks) and the Company may agree);

- 12.2.2 In addition, the Sole Global Coordinator (for itself and on behalf of the Banks) has the right to give notice to the Company and the Selling Shareholder to terminate the Underwriting Agreement (in the case of a notice given before Admission) or terminate the obligations of the Banks in relation to any Over-allotment Shares which are to be sold by the Selling Shareholder (in the case of a notice given after Admission), in the following circumstances:
 - (i) any statement contained in any Offer Document is or has become or has been discovered to be untrue or inaccurate in any material respect, or misleading in any respect, or any matter has arisen which would mean that, if the Offer Documents were to be issued at that time, they would contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements therein, in light of the circumstances in which they were made, not misleading;
 - (ii) any matter has arisen which would, in the opinion of the Sole Global Coordinator (having consulted with the Company), require the publication of a supplementary prospectus pursuant to section 5:23 of the Dutch Financial Supervision Act;
 - (iii) there has been a breach by the Company, the Selling Shareholder or the Directors of any of the representations, warranties or undertakings contained in the Underwriting Agreement or any other provisions of the Underwriting Agreement;
 - (iv) an event has occurred or matter has arisen on or after the date of the Underwriting Agreement and before Admission which would mean that upon the representations and warranties being repeated at the relevant times in accordance with the Underwriting Agreement, any such representation or warranty would be untrue, inaccurate or misleading in any respect;
 - (v) in the opinion of the Sole Global Coordinator (for itself and on behalf of the other Banks) acting in good faith there shall have been a material adverse change since the date of the Underwriting Agreement;
 - (vi) there having occurred or, in the opinion of the Sole Global Coordinator (for itself and on behalf of the other Banks) having consulted with the Company (to the extent reasonably practicable in light of the relevant facts and circumstances), it being reasonably likely that there will occur:
 - (a) any material adverse change in the financial markets in the United States, South Africa, the United Kingdom, the Netherlands, Portugal, or any other Member State of the European Union, any outbreak or escalation of hostilities, war, act of terrorism, declaration of emergency or martial law or other calamity or crisis or event or any change or development reasonably likely to result in a material adverse change in any national or international political, financial, economic, monetary or market conditions or currency exchange rates or controls; or
 - (b) trading in any securities of the Company, any other company of the Group or of the Selling Shareholder has been suspended or limited on any exchange or over-the-counter market, or if trading generally on the New York Stock Exchange, the NASDAQ National Market or the London Stock Exchange has been suspended or limited, or minimum or maximum prices for trading have been fixed, or maximum ranges for prices of securities have been required, by any of said exchanges or by such system or by order of any governmental authority, or a material disruption has occurred in commercial banking or securities settlement or clearance services in the United States, the United Kingdom, the Netherlands or Portugal; or
 - (c) any actual or prospective change or development in Dutch, United Kingdom, United States, South African, or Portuguese taxation affecting any member of the Group, the Shares or the transfer thereof or exchange controls being imposed by the Netherlands, the United Kingdom, the United States, South Africa or Portugal; or
 - (d) a banking moratorium has been declared by the United States, South Africa, the United Kingdom, Portugal, the Netherlands or any other EEA authorities which is material in the context of the Global Offer,

in each case the effect of which (either singly or together with any other event referred to in this section is such as to make it in the good faith judgment of the Sole Global Coordinator (on its own behalf and on behalf of the Banks) after consultation (to the extent reasonably practicable in

- light of the relevant facts and circumstances) with the Company and the Selling Shareholder, impracticable or inadvisable to market the Shares or to enforce contracts for sale of the Shares, or which would be reasonably likely to materially prejudice the success of the Global Offer; or
- (vii) the application for Admission is refused by the FCA or the London Stock Exchange or withdrawn.

12.3 Warranties, undertakings, and indemnities

- **12.3.1** Each of the Company, the Directors and the Selling Shareholder has given certain representations, warranties, and undertakings, to the Banks which, in the case of the Directors and the Selling Shareholder are subject to certain specified limits.
- **12.3.2** Each of the Company and the Selling Shareholder has provided an indemnity to the Banks on the customary terms.

12.4 Lock-up arrangements

- Pursuant to the Underwriting Agreement, the Company has agreed that, except as set forth below, during the period of 180 days from the date of Admission, it will not, without the prior written consent of the Sole Global Coordinator (for itself and on behalf of the Banks) (such consent not to be unreasonably withheld or delayed), issue, offer, sell or contract to sell, or otherwise dispose of, directly or indirectly, or announce an offer of any Shares (or any interest therein or in respect thereof) or enter into any transaction with the same economic effect as any of the foregoing. The foregoing shall not apply to: (i) the issue or transfer by the Company of the Shares; (ii) the issue by the Company of any Shares upon the exercise of an option or otherwise pursuant to share option schemes contemplated by this Prospectus; and (iii) the issue by the Company of Shares to a third party (such third party being reasonably believed by the Company to be entering into the transaction without the intention of making a further public distribution of the Shares which are the subject of the issue) as consideration for an acquisition of assets or shares of any entity, or to finance the acquisition for cash or assets or shares of any entity where such issue is subject to such acquisition completing or becoming unconditional, provided that the Company notifies the Sole Global Coordinator in writing prior to the announcement of issue referred to in (iii) by the Company.
- 12.4.2 Pursuant to the Underwriting Agreement, each of the Directors and the Selling Shareholder have agreed that, except as set forth below, during the period of 365 days, in each case from the date of Admission, they will not, without the prior written consent of the Sole Global Coordinator (for itself and on behalf of the Banks) (such consent not to be unreasonably withheld or delayed), offer, sell or contract to sell, or otherwise dispose of, directly or indirectly, or announce an offer of any Shares (or any interest therein in respect thereof) or enter into any transaction with the same economic effect as any of the foregoing. The foregoing shall not apply to: (i) the sale of the Shares in the Global Offer; (ii) the lending of Ordinary Shares to the Stabilising Manager (acting on behalf of the Managers of the Institutional Offer) pursuant to the share lending agreement to be entered into in connection with the Over-allotment Option; (iii) any transfer of Ordinary Shares following the acceptance of a public takeover bid in respect of the Shares; (iv) any disposal by way of gift; and (iv) any transfer of Ordinary Shares to any legal successors following death.
- 12.4.3 Pursuant to the Underwriting Agreement, Mota Gestão e Participações, S.G.P.S., S.A. has agreed that, except as set forth below, during the period of 180 days, from the date of Admission, it will not, without the prior written consent of the Sole Global Coordinator (for itself and on behalf of the Banks) (such consent not to be unreasonably withheld or delayed), offer, sell or contract to sell, or otherwise dispose of, directly or indirectly, or announce an offer of any Shares (or any interest therein in respect thereof) or enter into any transaction with the same economic effect as any of the foregoing. The foregoing shall not apply to: (i) the sale of the Shares in the Global Offer; (ii) the lending of Ordinary Shares to the Stabilising Manager (acting on behalf of the Managers of the Institutional Offer) pursuant to the share lending agreement to be entered into in connection with the Over-allotment Option; (iii) any transfer of Ordinary Shares following the acceptance of a public takeover bid in respect of the Shares; (iv) any disposal by way of gift; and (iv) any transfer of Ordinary Shares to any legal successors following death.

12.4.4 Pursuant to the Underwriting Agreement, António Manuel Queirós Vasconcelos da Mota, Maria Manuela Queirós Vasconcelos Mota dos Santos and Maria Teresa Queirós Vasconcelos Mota Neves da Costa who, according to publicly available information, together hold 935,718 Ordinary Shares of the Company as at the date of this Prospectus, have agreed that during the period of 180 days from the date of Admission, they will provide prior notice to the Joint Bookrunners of the Institutional Offer of their intention to offer, sell or contract to sell, or otherwise dispose of, directly or indirectly, or announce an offer of any Shares (or any interest therein in respect thereof) or enter into any transaction with the same economic effect as any of the foregoing and that any such offer, sale, disposal, announcement or transaction shall be effected in accordance with the reasonable requirements of the Joint Bookrunners to the Institutional Offer so as to ensure an orderly market in the Company's listed securities.

13. DIVIDEND RESTRICTIONS

As a holding company, the Company's ability to pay dividends is affected by its ability to receive funds for such purposes directly or indirectly from its operating company subsidiaries. See "Risk Factors—Risks Relating to the Global Offer and Shareholder Structure—The payment of future dividends will depend on the Company's financial condition and results of operations, as well as on the Company's operating subsidiaries' distributions to the Company".

14. WORKING CAPITAL

The Company is of the opinion that the Group has sufficient working capital for its present requirements, that is for at least the 12 months following the date of publication of this Prospectus.

15. SIGNIFICANT CHANGE

There has been no significant change in the financial or trading position of the Group since 31 March 2014, being the end of the last financial period for which financial information has been published.

16. CAPITALISATION AND INDEBTEDNESS

The Company's authorised share capital as at the date of this Prospectus amounts to €200,000,000 divided into 200,000,000 Ordinary Shares, each with a par value of €1.00, and the Company's issued and outstanding share capital amounts to €100,000,000 and is divided into 100,000,000 Ordinary Shares.

The following table shows the capitalisation of the Group as at 31 March 2014:

Capitalisation and indebtedness	As at 31 March 2014
	(€ thousands)
Current debt	
Guaranteed	(58,758)
Secured	(91,523)
Unguaranteed/unsecured	(42,280)
Total current debt	<u>(192,561</u>)
Non-current debt	
Guaranteed	
Secured	(8,605)
Unguaranteed/unsecured	(118,175)
Total non-current debt	(126,780)
Total indebtedness	(319,342)
Combined shareholders' equity	
Share capital	100,000
Legal reserve	_
Other reserves	130,701
Total capitalisation ⁽¹⁾	230,701
Total	550,042

⁽¹⁾ Does not include the dividend paid by MEEC Africa in respect of the financial year ended 31 December 2013 in the amount of €37,220,000.

The following table shows the net indebtedness of the Group as at 31 March 2014:

Net Indebtedness	As at 31 March 2014
	(€ thousands)
Cash	4,024
Cash equivalent	133,716
Trading securities	
Total liquidity	137,740
Current financial debt	
Current bank debt	(120,818)
Current portion of non-current debt	(71,501)
Other current financial debt	(242)
Current financial debt	<u>(192,561)</u>
Net current financial indebtedness	(54,821)
Cash equivalent non-current	53,564
Non-current financial debt	
Non-current bank loans	(13,146)
Bonds issued	(68,834)
Other non-current loans	(44,800)
Non-current financial debt	<u>(126,780)</u>
Net non-current financial indebtedness	(73,217)
Net financial indebtedness	(128,038)

The above tables have been prepared in accordance with IFRS using policies which are consistent with those used in preparing the Group's combined historical financial information set out in "Part VIII: Historical Financial Information—Section C: Unaudited Interim Consolidated Financial Information for the Three Months ended 31 March 2014".

See "Part VII: Operating and Financial Review—Liquidity and Capital Resources—Off balance sheet arrangements" for information about the indirect indebtedness of the Group.

17. CREST, DEPOSITARY INTEREST AND THE DEED POLL

17.1 CREST and Depositary Interests

The following section of this Prospectus only applies to Ordinary Shares traded through the London Stock Exchange. The Company has entered into depositary arrangements to enable investors to settle and pay for interests in the Ordinary Shares through the CREST system. Pursuant to arrangements put in place by the Company, a depositary will hold the Ordinary Shares in trust for the Shareholders and issue dematerialised Depositary Interests to individual Shareholders' CREST accounts representing the underlying Ordinary Shares.

The Depositary will issue the dematerialised Depositary Interests. The Depositary Interests will be independent securities constituted under English law which may be held and transferred through the CREST system.

The Depositary Interests will be created pursuant to, and issued on the terms of, a deed poll dated 26 June 2014 and executed by the Depositary in favour of the holders of the Depositary Interests from time to time (the "Deed Poll"). Prospective holders of Depositary Interests should note that they will have no rights against Euroclear or its subsidiaries in respect of the underlying Ordinary Shares or the Depositary Interests representing them.

Ordinary Shares will be transferred to the Custodian and the Depositary will issue Depositary Interests to participating members and provide the necessary custodial services.

Although the Company's shareholders register shows the Custodian as the legal holder of the Ordinary Shares, the beneficial interest in the Ordinary Shares remains with the holder of Depositary Interests. In addition to the rights pursuant to the Deed Poll, it is considered likely that DI Holders have, subject to the

qualifications therein, the rights as set out in "Part X: Additional Information—Articles of Association—Qualification of Depositary Interests under Dutch Law".

Each Depositary Interest will be treated as one Ordinary Share for the purposes of determining, for example, eligibility for any dividends. The Depositary Interests will have the same ISIN number as the underlying Ordinary Shares and will not require a separate listing on the Official List of the FCA. The Depositary Interests can then be traded and settlement will be within the CREST system in the same way as any other CREST securities.

17.2 Deed Poll

In summary, the Deed Poll contains provisions to the following effect, which are binding on holders of Depositary Interests:

Holders of Depositary Interests warrant, *inter alia*, that Ordinary Shares held by the Depositary or the Custodian (on behalf of the Depositary) are free and clear of all liens, charges, encumbrances or third-party interests and that such transfers or issues are not in contravention of the Company's constitutional documents or any contractual obligation, law or regulation. Each holder of Depositary Interests indemnifies the Depositary for any losses the Depositary incurs as a result of a breach of this warranty.

The Depositary and any Custodian must pass on to holders of Depositary Interests and, so far as they are reasonably able, exercise on behalf of holders of Depositary Interests all rights and entitlements received or to which they are entitled in respect of the underlying Ordinary Shares which are capable of being passed on or exercised. Rights and entitlements to cash distributions, to information, to make choices and elections and to attend and vote at meetings shall, subject to the Deed Poll, be passed on in the form in which they are received together with amendments and additional documentation necessary to effect such passing-on.

The Deed Poll contains provisions allowing holders of Depositary Interests to withdraw their underlying Ordinary Shares from the DI facility. Under the Deed Poll, the Depositary will also be entitled to cancel Depositary Interests and withdraw the underlying Ordinary Shares in certain circumstances including where a holder of Depositary Interests has failed to perform any obligation under the Deed Poll or any other agreement or instrument with respect to the Depositary Interests.

The Deed Poll contains provisions excluding and limiting the Depositary's liability. For example, the Depositary shall not be liable to any holder of Depositary Interests or any other person for liabilities in connection with the performance or non-performance of obligations under the Deed Poll or otherwise except as may result from its negligence or wilful default or fraud. Furthermore, except in the case of personal injury or death, the Depositary's liability to a holder of Depositary Interests will be limited to the lesser of:

- (a) the value of the Ordinary Shares and other deposited property properly attributable to the Depositary Interests to which the liability relates; and
- (b) that proportion of £5 million which corresponds to the proportion which the amount the Depositary would otherwise be liable to pay to the holder of Depositary Interests bears to the aggregate of the amounts the Depositary would otherwise be liable to pay to all such holders in respect of the same act, omission or event which gave rise to such liability or, if there are no such amounts, £5 million.

The Depositary is not liable for any losses attributable to or resulting from the Company's negligence or wilful default or fraud or that of Euroclear.

The Depositary is entitled to charge holders of Depositary Interests fees and expenses for the provision of its services under the Deed Poll.

Each holder of Depositary Interests is liable to indemnify the Depositary and any Custodian (and their respective agents, officers and employees) against all liabilities arising from or incurred in connection with, or arising from any act related to, the Deed Poll so far as they relate to the property held for the account of Depositary Interests held by that holder, other than those resulting from the wilful default, negligence or fraud of the Depositary, or the Custodian or any agent, if such Custodian or agent is a member of the Depositary's group, or, if not being a member of the same group, the Depositary shall have failed to exercise reasonable care in the appointment and continued use and supervision of such Custodian or agent.

The Depositary may terminate the Deed Poll by giving not less than 30 days' prior notice. During such notice period holders may cancel their Depositary Interests and withdraw their deposited property and, if any Depositary Interests remain outstanding after termination, the Depositary must as soon as reasonably practicable, among other things, deliver the deposited property in respect of the Depositary Interests to the relevant holder of Depositary Interests or, at its discretion, sell all or part of such deposited property. It shall, as soon as reasonably practicable, deliver the net proceeds of any such sale, after deducting any sums due to the Depositary, together with any other cash held by it under the Deed Poll pro rata to holders of Depositary Interests in respect of their Depositary Interests.

The Depositary or the Custodian may require from any holder, or former or prospective holder, information as to the capacity in which Depositary Interests are owned or held and the identity of any other person with any interest of any kind in such Depositary Interests or the underlying Ordinary Shares and holders are bound to provide such information requested. Furthermore, to the extent that the Company's constitutional documents require disclosure to the Company of, or limitations in relation to, beneficial or other ownership of, or interests of any kind whatsoever in, the Ordinary Shares, the holders of Depositary Interests are to comply with such provisions and with the Company's instructions with respect thereto.

In relation to voting, it will be important for holders of Depositary Interests to give prompt instructions to the Depositary or its nominated Custodian, in accordance with any voting arrangements made available to them, to vote the underlying Ordinary Shares on their behalf or, to the extent possible, to take advantage of any arrangements enabling holders of Depositary Interests to vote such Ordinary Shares as a proxy of the Depositary or its nominated Custodian.

A copy of the Deed Poll can be obtained on request in writing to the Depositary.

17.3 Depositary Agreement

The terms of the depositary agreement dated 26 June 2014 between the Company and the Depositary (the "Depositary Agreement"), under which the Company appoints the Depositary to constitute and issue from time to time, upon the terms of the Deed Poll (as outlined above), a series of Depositary Interests representing securities issued by the Company and to provide certain other services in connection with such Depositary Interests are summarised below.

The Depositary agrees that it will comply, and will procure that certain other persons comply, with the terms of the Deed Poll and that it and they will perform their obligations in good faith and with all reasonable skill and care. The Depositary assumes certain specific obligations, including the obligation to arrange for the Depositary Interests to be admitted to CREST as participating securities and to provide copies of and access to the register of Depositary Interests. The Depositary will either itself or through its appointed Custodian hold the deposited property on trust (which includes the securities represented by the Depositary Interests) for the benefit of the holders of the Depositary Interests as tenants in common, subject to the terms of the Deed Poll. The Company agrees to provide such information, data and documentation to the Depositary as is reasonably required by the Depositary for the purposes of performing its duties, responsibilities and obligations under the Deed Poll and the Depositary Agreement. The agreement sets out the procedures to be followed where the Company is to pay or make a dividend or other distribution.

The Company is to indemnify the Depositary for any loss it may suffer as a result of the performance of the Depositary Agreement except to the extent that any losses result from the Depositary's own negligence, fraud or wilful default. The Depositary is to indemnify the Company for any loss the Company may suffer as a result of or in connection with the Depositary's fraud, negligence or wilful default save that the aggregate liability of the Depositary to the Company over any 12-month period shall in no circumstances whatsoever exceed twice the amount of the fees payable to the Depositary in any 12-month period in respect of a single claim or in the aggregate.

Subject to earlier termination, the Depositary is appointed for a fixed term of one year and thereafter until terminated by either party giving not less than six months' notice.

In the event of termination, the parties agree to phase out the Depositary's operations in an efficient manner without adverse effect on the shareholders and the Depositary shall deliver to the Company (or as it may direct) all documents, papers and other records relating to the Depositary Interests which are in its possession and which is the property of the Company.

The Company is to pay certain fees and charges, including a set-up fee, an annual fee, a fee based on the number of Depositary Interests per year and certain CREST-related fees. The Depositary is also entitled to recover reasonable out of pocket fees and expenses.

18. MATERIAL CONTRACTS

The following contracts (not being contracts entered into in the ordinary course of business) have been entered into by the Company or another member of the Group: (a) within the two years immediately preceding the date of this document which are, or may be, material to the Company or any member of the Group, and (b) at any time and contain provisions under which the Company or any member of the Group has an obligation or entitlement which is, or may be, material to the Company or any member of the Group as at the date of this document:

18.1 Underwriting Agreement

For information on the Underwriting Agreement, see paragraph 12 of this "Part X: Additional Information".

18.2 Relationship Agreement

On 26 June 2014, the Company and ME SGPS entered into the Relationship Agreement which will, conditional upon Admission, regulate the degree of control that ME SGPS and its associates may exercise over the management of the Company. The principal purpose of the Relationship Agreement is to ensure that the Group is capable at all times of carrying on its business independently of ME SGPS.

The provisions of the Relationship Agreement will take effect on and from Admission and are conditional in all respects upon Admission becoming effective not later than the date which is three months after the date of the Relationship Agreement.

Under the Relationship Agreement, ME SGPS has undertaken that it will, and it will use its reasonable endeavours to procure that its associates will, refrain from preventing the Company from carrying on its business independently. Under the Relationship Agreement, the foregoing undertaking shall include the following:

- a. transactions and relationships between the Company and any other member of the Group on the one hand, and ME SGPS and any of its subsidiary undertakings on the other, will be conducted at arm's length and on normal commercial terms;
- b. ME SGPS shall refrain from, and shall use its reasonable endeavours to procure that its associates shall refrain from:
 - i. taking any action intended to prevent the Company from complying with its obligations under the Listing Rules applicable to companies whose shares are admitted to the standard listing segment of the Official List; and
 - ii. proposing any shareholder resolution which is intended to circumvent the proper application of the Listing Rules applicable to companies whose shares are admitted to the standard listing segment of the Official List.

ME SGPS has agreed to promptly provide to the Company any information in its possession or control (to the extent that it is not restricted from doing so under applicable law or regulations) which the Company reasonably requests which are necessary to allow the Company to assess its obligations under the Listing Rules and under other applicable law. The Company has also, to the extent permitted by any applicable law or regulation, agreed to, and has agreed to use its reasonable endeavours to procure that each member of its Group shall, provide the employees, officers, agents and auditors of ME SGPS as soon as practicable after request with such information as is necessary for ME SGPS to comply with its obligations under applicable laws or regulations in relation to the preparation of its financial statements, its tax filings and for any regulatory purposes or filings.

Each of ME SGPS and the Company have agreed to maintain confidential information disclosed by either party to the other in accordance with the terms of the Relationship Agreement, and that such information may only be disclosed:

i. to a third party (except as otherwise provided in the Relationship Agreement) with the written consent of the other party;

- ii. to such party's legal, accounting, insurance and other professional advisers;
- iii. to the tax or VAT authorities, any regulatory authority, and any other governmental or public authority or officer;
- iv. where required, in connection with any legal proceedings;
- v. to the extent required to comply with any law or regulation or if required to obtain or maintain a listing of securities on any stock exchange; and
- vi. where it ceases to be confidential, in particular due to disclosure to the market.

The Relationship Agreement will cease to have effect, save for certain provisions which survive termination, if ME SGPS ceases to hold, directly or indirectly, at least 30 per cent. of the Company's Ordinary Shares or voting rights or if the Ordinary Shares of the Company cease to be admitted to the Official List.

ME SGPS has acknowledged that, for the duration of the Relationship Agreement, the Company intends to include in each annual financial report published by it a statement made by the Company's Board of Directors confirming either that the independence provisions contained in the Relationship Agreement have been complied with throughout the accounting period covered by such annual financial report or that such provisions have not been so complied with. The Relationship Agreement also provides that where any independent Non-Executive Director of the Company disagrees with any such confirmation of compliance, that fact shall also be disclosed by the Company in its relevant annual financial report.

The Relationship Agreement provides that for so long as ME SGPS, together with any of its subsidiary undertakings, holds at least five per cent. of the Ordinary Shares of the Company, the Company will, if ME SGPS notifies it in writing of its intention to dispose of its Ordinary Shares of the Company, co-operate with and provide assistance reasonably requested by ME SGPS in connection with any proposed disposal by it of the Company's Ordinary Shares (including, without limitation, participation by members of the Board of Directors of the Company or its senior management in the preparation of a prospectus, discussions with potential investors and roadshow presentations), provided that (i) the Company's reasonable costs and expenses incurred in providing such assistance shall be reimbursed by ME SGPS upon written request, and (ii) the Company and its representatives are consulted by ME SGPS as to the timing, size, and manner of the proposed share disposal and ME SGPS complies, to the extent practicable, with all reasonable requirements of the Company in relation thereto.

The Relationship Agreement also contains non-compete provisions pursuant to which, and subject to certain exceptions, the parties agreed that (i) ME SGPS shall not, and shall use its reasonable endeavours to procure that its associates shall not, without the prior written consent of the Company, engage in a competing business carried on by the Company in Sub-Saharan Africa, and (ii) the Company shall not, and shall use its reasonable endeavours to procure that its associates shall not, without the prior written consent of ME SGPS, engage in a competing business carried on by ME SGPS other than in Sub-Saharan Africa.

The Directors believe that the terms of the Relationship Agreement will enable the Company to carry on its business independently from ME SGPS and its affiliates, and ensure that all transactions and relationships between the Company and ME SGPS and its affiliates are, and will be, at arm's length and on a normal commercial basis.

19. SELLING AND EXISTING SHAREHOLDERS

The Selling Shareholder is Mota-Engil S.G.P.S., S.A. with its business address at Rua do Rego Lameiro 38, Parish of Campanhã, Municipality of Porto, Portugal. The following table identifies the interests of the

Selling Shareholder in the Company's Shares immediately prior to and immediately following the Global Offer.

	Shares own prior to th Global Offe	e	Shares ⁽¹⁾ to be sold if Over-Allotment Option is not Exercised		Shares ⁽¹⁾ owned after the Global Offer assuming no exercise of the Over-Allotment Option		Shares ⁽¹⁾ to be sold if Over-Allotment Option is Exercised in full		Shares ⁽¹⁾ owned after the Global Offer on Exercise if Over-Allotment Option is exercised in full	
Selling Shareholder	Number	%	Number	%	Number	%	Number	%	Number	%
ME SGPS	100,000,000	100	20,000,000	17.4	80,000,000	69.6	25,250,000	22.0	74,750,000	65.0

⁽¹⁾ Assuming the maximum number of Shares are sold and issued.

Prior to the Global Offer, the Selling Shareholder controlled 100 per cent. of the Company's outstanding Shares. In the Global Offer, the Selling Shareholder intends to sell a number of shares that will (with the dilution of the Selling Shareholder's interest as a result of the allotment of new Shares in the Company pursuant to the Global Offer) reduce ME SGPS' controlling interest to 69.6 per cent., assuming no exercise of the Over-allotment Option. If the Over-allotment Option is exercised in full, ME SGPS' controlling interest will be further reduced to 65.0 per cent. of the issued Shares in the Company based upon the Offer Price.

20. RELATED PARTY TRANSACTIONS

Save for the related party transactions set out in note 32 to the Financial Statements contained in "Part VIII: Historical Financial Information" and "Part V: Relationship with the Major Shareholder" of this Prospectus, there are no related party transactions that were entered into during the period covered by such Financial Statements and during the period commencing on 1 January 2014 and ending on the date of publication of this Prospectus.

21. APPLICABLE DUTCH LAWS

21.1 Home member state for purposes of the EU Transparency Directive

The Netherlands is the Company's home member state for the purposes of the EU Transparency Directive (Directive 2004/109/EC), as amended. As a result, the Company will be subject to financial and other reporting obligations under the Dutch Financial Supervision Act and the Dutch Financial Reporting Supervision Act (*Wet toezicht financiële verslaggeving*) (the "Dutch Financial Reporting Supervision Act"), which implement the EU Transparency Directive in the Netherlands.

21.2 Annual Accounts, Semi-annual Accounts and Quarterly Statements

Pursuant to the Dutch Financial Supervision Act, the Company must prepare the annual accounts and make them publicly available within four months following each financial year. The annual accounts must be accompanied by an audit opinion, an annual report and certain other information required under Dutch law and a report of the Board. The annual accounts must be signed by the Directors.

The annual accounts, the annual report and the other information required under Dutch law must be made available to Shareholders for review as from the day of the notice convening the annual General Meeting. The annual accounts must be filed with the AFM within five days after adoption, together with the annual report and the other information relating to the annual accounts or the annual report as required under Dutch law.

As soon as possible but in any event within two months following the first six months of the financial year, the Company must prepare semi-annual financial reporting and make it publicly available. If the semi-annual financial reporting is audited or reviewed, the independent auditor's opinion must be made publicly available together with the semi-annual financial reporting.

The Company is required to publish interim statements (inter alia containing an overview of important transactions and their financial consequences) in the period starting ten weeks after the start of and six weeks before the end of the first and second half of each financial year. Such interim statements include an explanation of the important events and transactions that took place during the period between the start of the financial year and publication of the interim statements and the consequences for the financial position of the Company. The interim statements also include a general description of the financial position and the performance of the Company during that period. The obligation to publish interim statements may change

depending on how the Netherlands will transpose the EU Directive 2013/50/EU which amends the EU Transparency Directive.

The Company must publish and simultaneously send the annual, semi-annual and interim statements to the AFM and comply with other reporting obligations, including those resulting from the listing of the Shares on the London Stock Exchange, in accordance with the relevant Dutch laws.

21.3 Dutch Financial Reporting Supervision Act

On the basis of the Dutch Financial Reporting Supervision Act, the AFM supervises the application of financial reporting standards by, amongst others, companies whose corporate seat is in the Netherlands and whose securities are listed on a regulated Dutch or foreign stock exchange.

Pursuant to the Dutch Financial Reporting Supervision Act, the AFM has an independent right to (i) request an explanation from the Company regarding its application of financial reporting standards if, based on publicly known facts or circumstances, the AFM has reason to doubt that the Company's financial reporting meets the applicable standards, and (ii) recommend to the Company the publication of further explanations in respect of its financial reporting. If the Company does not comply with such a request or recommendation, the AFM may request that the Enterprise Chamber of the Court of Appeal in Amsterdam (the "Enterprise Chamber") orders the Company to (i) provide an explanation of the manner in which it has applied the relevant financial reporting standards to its financial reports, or (ii) prepare its financial reports in accordance with the Enterprise Chamber's instructions.

21.4 Public offer rules

As the Company is incorporated under the laws of the Netherlands, it is subject to Dutch law. However, as the Shares will not be admitted to trading on a regulated market in the Netherlands but will be admitted to trading on the London Stock Exchange, any voluntary offer or bid for the takeover of the Company will be subject to regulation by the UK Panel on Takeovers and Mergers (the "Panel"). The Panel will be responsible for the supervision of any bid including matters relating to the consideration offered, the bid procedure, the contents of the offer document and disclosure in relation to the bid.

The Enterprise Chamber is the competent court in the Netherlands responsible for overseeing compliance with the provisions of Dutch law implementing the EU Directive 2004/25/EC on takeover bids with respect to mandatory bids. Pursuant to the Dutch Financial Supervision Act and in accordance with Directive 2004/25/EC, any person or legal entity, acting alone or in concert with others, who, directly or indirectly, acquires 30 per cent. or more of the Company's voting rights will be required to launch a mandatory bid for all outstanding shares in the Company's share capital. An exception is made for Shareholders who, whether alone or acting in concert with others, have an interest of at least 30 per cent. of the Company's voting rights before the Shares are first admitted to trading on a regulated market and who still have such an interest after such first admittance to trading.

In addition, an exemption exists if a Shareholder or group of Shareholders reduces its holding below 30 per cent. within 30 days of the acquisition of controlling influence provided that (i) the reduction of its holding was not effected through a transfer of Shares or depositary receipts to an exempted party, and (ii) during this period such Shareholder or group of Shareholders did not exercise its voting rights.

21.5 Squeeze-out proceedings

If a person or legal entity (the "Controlling Party") holds for its own account in total 95 per cent. of the Company's issued share capital by nominal value, Dutch law permits the Controlling Party to acquire the remaining Ordinary Shares in the Company by initiating proceedings before the Enterprise Chamber against the remaining Shareholders. The Controlling Party can institute such proceedings by means of a writ of summons served upon each of the remaining Shareholders in accordance with the provisions of Dutch law. If the Enterprise Chamber grants the claim for the squeeze-out in relation to all remaining Shareholders, it will determine the price to be paid for such Ordinary Shares. The Enterprise Chamber may appoint one or three experts who will provide an opinion on the value to be paid for the Ordinary Shares of the remaining Shareholders. Following the determination of the price, the Controlling Party will be required to pay the remaining Shareholders the determined price with interest in exchange for the transfer of the remaining Shareholders' unencumbered Ordinary Shares.

In addition, following a public offer by way of filing a claim with the Enterprise Chamber, a Controlling Party has the right to require the remaining Shareholders to sell their Ordinary Shares to it and each

remaining Shareholder has the right to require the Controlling Party to purchase its Ordinary Shares, provided that such a claim is filed within three months after the end of the acceptance period of that public offer.

A Shareholder holding less than 95 per cent. of the Company's issued share capital by nominal value, but who in practice controls the General Meeting, may attempt to raise its holdings to 95 per cent.—or by other means to obtain full ownership of the business of the Company—through (i) a legal merger with another company, (ii) an acquisition of or a subscription for additional Ordinary Shares (for example, in exchange for a contribution of part of its own business), or (iii) another form of restructuring.

21.6 Shareholding disclosure obligations

Upon the Company being admitted to trading on the London Stock Exchange, certain disclosure obligations for major shareholders and the Company become applicable.

(a) The Company

The Company must notify the AFM without delay (i.e. when the Company knows or should know that such obligation has arisen) of any change to its issued share capital or voting rights of more than 1 per cent. since the Company's previous notification. Any other change to its share capital or voting rights must be notified to the AFM quarterly, within eight days following the relevant quarter. Immediately following Admission, the Company must notify the AFM of its issued capital and voting rights.

(b) The Shareholders

Any person who, directly or indirectly, acquires or disposes of a capital interest and/or voting rights in the Company must immediately give written notice to the AFM of such acquisition or disposal by means of a standard form or by using the digital portal made available by the AFM if, as a result of such acquisition or disposal, the percentage of capital interest and/or voting rights held by such person reaches, exceeds or falls below the following thresholds: 3 per cent., 5 per cent., 10 per cent., 15 per cent., 20 per cent., 25 per cent., 30 per cent., 40 per cent., 50 per cent., 60 per cent., 75 per cent. and 95 per cent. Each person whose holding of capital interest or voting rights amounts to 3 per cent. or more of the Company's issued share capital following Admission must immediately notify the AFM by means of a standard form or by using a web portal, being the digital portal made available by the AFM.

Notwithstanding the obligations pursuant to the EU Short Selling Regulation to disclose net short positions, any person must immediately give written notice to the AFM by means of a standard form or by using the digital portal made available by the AFM if he or she, directly or indirectly, acquires or disposes of financial instruments representing a gross short position, as expressed in the percentage of capital interest in the Company, with respect to shares in the Company, if such percentage reaches, exceeds or falls below the thresholds mentioned above. In addition, pursuant to Regulation (EU) No 236/2012, each person holding a net short position attaining 0.2 per cent. of the issued share capital of the Company is required to report it to the AFM. Each subsequent increase of this position by 0.1 per cent. above 0.2 per cent. will also need to be reported. Each net short position equal to 0.5 per cent. of the issued share capital of the Company and any subsequent increase of that position by 0.1 per cent. will be made public via the AFM short selling register. To calculate whether a natural person or legal person has a net short position, their short positions and long positions must be set-off. A short transaction in a share can only be contracted if a reasonable case can be made that the shares sold can actually be delivered, which requires confirmation of a third party that the shares have been located.

For the purpose of calculating the percentage of capital interest or voting rights, the following interests must, *inter alia*, be taken into account: (i) Shares and/or voting rights directly held (or acquired or disposed of) by any person; (ii) Shares and/or voting rights held (or acquired or disposed of) by such person's controlled entities or by a third party for such person's account; (iii) voting rights held (or acquired or disposed of) by a third party with whom such person has concluded an oral or written voting agreement; (iv) voting rights acquired pursuant to an agreement providing for a temporary transfer of voting rights in consideration for a payment; (v) Shares which such person, or any controlled entity or third party referred to above, may acquire pursuant to any option or other right to acquire Shares; (vi) Shares which determine the value of certain cash settled financial instruments such as contracts for difference and total return swaps; (vii) Shares that must be acquired upon exercise of a put option by a counterparty; and (viii) Shares which are the subject of another contract creating an economic position similar to a direct or indirect holding in those Shares. Special attribution rules apply to Shares and voting rights that are part of the

property of a partnership or other community of property. A holder of a pledge or right of usufruct in respect of Shares can also be subject to the reporting obligations, if such person has, or can acquire, the right to vote on the Shares. The acquisition of (conditional) voting rights by a pledgee or beneficial owner may also trigger the reporting obligations as if the pledgee or beneficial owner were the legal holder of the Shares.

For the same purpose, the following instruments qualify as "Shares": (i) Shares, (ii) depositary receipts for Shares (or negotiable instruments similar to such receipts), (iii) negotiable instruments for acquiring the instruments under (i) or (ii) (such as convertible bonds), and (iv) options for acquiring the instruments under (i) or (ii).

Controlled entities (within the meaning of the Dutch Financial Supervision Act) do not themselves have notification obligations under the Dutch Financial Supervision Act as their direct and indirect interests in the Company's share capital or voting rights are attributed to their (ultimate) parent. If a person who has a 3 per cent. or larger interest in the Company's share capital or voting rights ceases to be a controlled entity it must immediately notify the AFM and all notification obligations under the Dutch Financial Supervision Act will become applicable to such former controlled entity.

If a person's capital interest and/or voting rights reach, exceed or fall below the above-mentioned thresholds as a result of a change in the Company's issued share capital or voting rights, such person is required to make a notification not later than on the fourth trading day after the AFM has published the Company's notification as described above in its public register.

Furthermore, every holder of 3 per cent. or more of the Company's share capital or voting rights which interest on 31 December at 24:00 hrs differs from a previous notification to the AFM must notify this interest to the AFM within four weeks following this date.

(c) The Directors and Closely Associated Persons

Each Director must notify the AFM: (a) immediately following Admission of the number of Shares he/she holds and the number of votes he/she is entitled to cast in respect of the Company's issued share capital, and (b) subsequently of each change in the number of Shares he/she holds and of each change in the number of votes he/she is entitled to cast in respect of the Company's issued share capital, immediately after the relevant change.

Pursuant to the Wft, each Director, and any other person who has managerial responsibilities within the Company and in that capacity is authorised to make decisions affecting the future developments and business prospects of the Company and who has regular access to inside information relating, directly or indirectly, to the Company (each, an "Insider"), must notify the AFM of all transactions, conducted or carried out for his/her own account, relating to the Shares or financial instruments, the value of which is (in part) determined by the value of the Shares.

In addition, persons designated by the Decree on Market Abuse pursuant to the Wft (Besluit marktmisbruik Wft) ("Market Abuse Decree") who are closely associated with Directors or any of the Insiders must notify the AFM of the existence of any transactions conducted for their own account relating to the Shares or financial instruments, the value of which is (in part) determined by the value of the Shares. The Market Abuse Decree designates the following categories of persons: (i) the spouse or any partner considered by national law as equivalent to the spouse, (ii) dependent children, (iii) other relatives who have shared the same household for at least one year at the relevant transaction date, and (iv) any legal person, trust or partnership, among other things, whose managerial responsibilities are discharged by a person referred to under (i), (ii) or (iii) above.

The AFM must be notified of transactions effected in either the Shares or financial instruments, the value of which is (in part) determined by the value of the Shares, no later than the fifth business day following the transaction date by means of a standard form or by using the digital portal made available by the AFM. Notification may be postponed until the date the value of the transactions carried out on that person's own account, together with the transactions carried out by the persons associated with that person, reach or exceed the amount of $\mathfrak{C}5,000$ in the calendar year in question.

If a Director has notified a transaction to the AFM under the Dutch Financial Supervision Act as described above under "Shareholding Disclosure Obligations—The Shareholders", such notification is sufficient for purposes of the Dutch Financial Supervision Act as described in this paragraph.

21.7 Register and sanctions

The AFM does not issue separate public announcements of notifications received by it. It does, however, keep a public register of all notifications made pursuant to the Dutch Financial Supervision Act on its website, http://www.afm.nl. Third parties can request to be notified automatically by email of changes to the public register in relation to a particular company's shares or a particular notifying party.

Non-compliance with the shareholder disclosure obligations under the Dutch Financial Supervision Act set out above is an economic offence and may lead to criminal prosecution. The AFM may impose administrative penalties for non-compliance, and can order the publication thereof. In addition, a Dutch civil court can impose measures against any person who fails to notify or incorrectly notifies the AFM of matters required to be notified. A claim requiring that such measures be imposed may be instituted by the Company, and/or by one or more shareholders who alone or together with others represent at least 3 per cent. of the issued share capital of the Company or are able to exercise at least 3 per cent. of the voting rights. The measures that the Dutch civil court may impose include:

- an order requiring the person with a duty to disclose to make the appropriate disclosure;
- suspension of the right to exercise the voting rights by the person with a duty to disclose for a period of up to three years as determined by the court;
- voiding a resolution adopted by the General Meeting, if the court determines that the resolution would
 not have been adopted but for the exercise of the voting rights of the person with a duty to disclose, or
 suspension of a resolution adopted by the General Meeting until the court makes a decision about such
 voiding; and
- an order to the person with a duty to disclose to refrain, during a period of up to five years as determined by the court, from acquiring shares and/or voting rights in the Company.

21.8 Market abuse

(a) Insider trading and market manipulation

The rules on preventing market abuse set out in the Dutch Financial Supervision Act are applicable to the Company, the Directors, other insiders and persons performing or conducting transactions in the securities of the Company. Certain important market abuse rules set out in the Dutch Financial Supervision Act that are relevant for investors are described hereunder.

It is prohibited for any person to use inside information within or from the Netherlands or a non-EU member state by conducting or effecting a transaction in the Shares. In addition, it is prohibited for any person to pass on inside information relating to the Company or the trade in its securities to a third party or to recommend or induce, on the basis of inside information, any person to conduct a transaction in securities of the Company. Furthermore, it is prohibited for any person to manipulate the market, for instance by conducting transactions which could lead to an incorrect or misleading signal of the supply of, the demand for or the price of the securities.

(b) Code of conduct and insiders lists

Pursuant to the market abuse rules set out in the Dutch Financial Supervision Act, the Company shall adopt rules governing the holding, reporting and carrying out of transactions in the Shares or in financial instruments the value of which is determined by the value of the Shares by Directors, as well as rules on compliance and suspected abuse for its employees. In addition, the Company shall draw up a list of persons who could have access to inside information on a regular basis and the Company shall inform the persons concerned of the rules against insider trading and market manipulation including the sanctions which can be imposed in the event of a violation of those rules.

(c) Non-compliance

Non-compliance with the market abuse rules under the Dutch Financial Supervision Act could lead to criminal fines, administrative fines, imprisonment or other sanctions.

22. AUDITORS AND CONSENTS

Deloitte & Associados, SROC S.A. were the historical auditors of the Parent Group. Going forward, Deloitte Accountants B.V., whose registered office is at Orlyplein 10, P.O. Box 58110, 1040 HC Amsterdam

the Netherlands and of which the partners and directors are a member of the Netherlands Institute of Chartered Accountants, will be the Company's independent auditors and they will be appointed as such for the year ending 31 December 2014. Deloitte & Associados, SROC S.A., whose registered office is at Bom Sucesso, Trade Centre, Praca do Bom Sucesso, 61 - 13, 4150-146 Porto, Portugal, is a member of the Institute of Chartered Accountants.

Deloitte & Associados, SROC S.A. has given and has not withdrawn its written consent to the inclusion of its reports set out in "Part VIII: Historical Financial Information" and "Part IX: Unaudited Pro Forma Financial Information" and the references thereto in the form and context in which they appear and has authorised the contents of its reports.

23. DOCUMENTS FOR INSPECTION

Copies of the following documents will be available for inspection during normal business hours on any weekday (Saturday, Sundays and public holidays excepted) at the offices of Skadden, Arps, Slate, Meagher & Flom (UK) LLP at 40 Bank Street, London E14 5DS, United Kingdom for a period of 12 months following the date of Admission:

- (a) the Articles of Association;
- (b) the historical financial information as at and for the years ended 31 December 2011, 2012, and 2013 and the report thereon by Deloitte & Associados, SROC S.A. as set out in "Part VIII: Historical Financial Information";
- (c) the unaudited pro forma financial information and the report thereon by Deloitte & Associados, SROC S.A. set out in "Part IX: Unaudited Pro Forma Financial Information"; and
- (d) this Prospectus.

Dated: 26 June 2014

PART XI: DEFINITIONS

The following definitions apply throughout this Prospectus unless the context requires otherwise:

"Admission"	admission of the Shares to the Official List and to trading on the London Stock Exchange's Main Market for listed securities and a reference to becoming "effective" in accordance with the Listing Rules or the Standards (as applicable)
"AFM"	the Netherlands Authority for the Financial Markets (Stichting Autoriteit Financiële Markten)
"Articles of Association" or	
"Articles"	the articles of association of the Company as in force on the date of this Prospectus
"Banks"	Standard Bank, Banco Espírito Santo de Investimento, S.A., Banco BPI, S.A. (acting directly and through BPI Capital Africa (Pty) Ltd.), Banco Comercial Português, S.A, Caixa—Banco de Investimento, S.A., Banco Finantia S.A., BNP PARIBAS and Nau Securities Limited
"Board"	the board of directors of the Company (bestuur)
"CAGR"	Compound Annual Growth Rate
"CMVM"	the Portuguese Securities Exchange Commission (Comissão do Mercado de Valores Mobiliários)
"Company"	Mota-Engil Africa N.V.
"CREST"	the electronic, paperless transfer and settlement mechanism to facilitate the transfer of title of shares in uncertified form operated by Euroclear
"Crest Regulations"	Uncertificated Securities Regulations 2001 (SI 2001/3755)
"Custodian"	the custodian nominated by the Depositary
"Deed Poll"	the deed poll made by the Depositary dealing with the creation and issue of DIs in respect of the Company
"Depositary"	Computershare Investor Services PLC
"Depositary Interest" or "DI"	a dematerialised depositary interest which represents entitlement to Shares that can be settled electronically through and held in CREST, as issued by the Depositary which holds the underlying securities on trust
"DI Holders"	holders of Depositary Interests
"Directors"	the directors of the Company, identified in "Part III: Directors, Senior Managers and Corporate Governance" under the heading "Directors" of this Prospectus
"Disclosure Rules and	
Transparency Rules"	the disclosure rules and transparency rules made by the FCA under Part VI of the FSMA $$
"Dutch Financial Supervision	
Act"	the Dutch financial supervision act (Wet op het financieel toezicht)
"Dutch Financial Reporting Supervision Act"	the Dutch financial reporting supervision act (Wet toezicht financiële verslaggeving)
"EEA"	the European Economic Area

"Emocil"	Emocil—Empresa Moçambicana de Construção e Promoção Imobiliária, Lda.
"Entitled ME SGPS Special Dividend Recipients"	holders of Special Dividend Rights
"Euroclear"	Euroclear UK and Ireland Limited, a company incorporated under the laws of England and Wales, whose principal place of business is at 33 Cannon Street, London EC4M 5SB, United Kingdom, the operator (as defined in the CREST Regulations) of CREST
"Exchange Act"	the US Securities Exchange Act of 1934
"FCA"	the Financial Conduct Authority
"FSMA"	the Financial Services and Markets Act 2000, as amended
"GAAP"	generally accepted accounting principles
"General Meeting"	the general meeting of the Shareholders of the Company being the corporate body or, where the context so requires, the physical meeting of Shareholders
"Global Offer"	the offer of newly issued Shares by the Company and the offer of existing Shares by the Selling Shareholder to certain institutional and other investors described in "Part IV: The Global Offer"
"Group"	the Company and its subsidiaries
"HMRC"	HM Revenue & Customs
"IAS"	International Accounting Standards
"IFRS"	International Financial Reporting Standards as adopted by the European Union
"Institutional Offering Period"	on publication of this Prospectus on 26 June 2014 to 3:00 p.m. (London time) on 10 July 2014, subject to acceleration or extension of the timetable for the Global Offer
"Listing Rules"	the listing rules made by the FCA under Part VI of the FSMA
"London Stock Exchange"	London Stock Exchange plc
"MEEC"	Mota-Engil Engenharia e Construção, S.A.
"MEEC Africa"	Mota-Engil Engenharia e Construção África, S.A.
"Mtpa"	million tons per annum
"Model Code"	the model code on directors' dealings in securities set out in Listing Rule 9 Annex 1
"Mota-Engil Africa"	Mota-Engil Africa N.V. or the Company
"Mota-Engil Angola"	Mota-Engil Angola, S.A.
"Mota-Engil S.Tomé"	Mota-Engil S.Tomé e Principe, Lda.
"Offer Price"	the offer price per Share to be confirmed in the Pricing Statement
"Official List"	the Official List of the FCA
"Ordinary Shares"	ordinary shares of €1.00 each in the capital of the Company
"Order"	the Financial Services and Markets Act 2000 (Financial Promotion) Order 2005, as amended
"Over-allotment Option"	the option granted by the Selling Shareholder under the Underwriting Agreement, pursuant to which the Stabilising Manager may require the Selling Shareholder to sell Shares at the Offer Price

"Over-allotment Shares" up to 5,250,000 additional Ordinary Shares which the Stabilising Manager may purchase at the Offer Price pursuant to exercising the Over-allotment Option "Parent" or "ME SGPS" means Mota-Engil S.G.P.S., S.A. "Parent Group" means the Parent and its subsidiaries, including the Group "Pre-IPO Reorganisation" means the reorganisation of the Parent Group as described in "Part V: Relationship with the Major Shareholder" "Preferential Offer" offer of up to 15,000,000 Shares to Qualifying ME SGPS Shareholders "Preferential Offering Period" . . 8:30 a.m. (Lisbon time) on 27 June 2014 to 3:00 p.m. (Lisbon time) on 9 July 2014, subject to acceleration or extension of the timetable for the Global Offer "Premium Listing" the premium listing segment of the Official List "Price Range" 920p to 1160p "Price Stabilising Rules" the rules made under section 144 of the FSMA and contained in Chapter 2 of the Market Conduct Sourcebook in the Financial Services Authority Handbook of Rules and Guidance and all other rules and regulations made by the FCA under the FSMA the pricing memorandum to be executed by the Company and the "Pricing Memorandum" Banks at the time of determination of the Offer Price and exact number of Shares offered the statement to be published by the Company in respect of the Offer "Pricing Statement" Price and the final number of Shares offered in the Global Offer "Prospectus" or "Price Range Prospectus"..... this document "Prospectus Directive" Directive 2003/71/EC, as amended (including through Directive 2010/73/EU) a "qualified institutional buyer", as defined in Rule 144A "Qualifying ME SGPS Shareholders" investors who were registered as holders of ordinary shares in the capital of the Parent on the Record Date and to whom the Preferential Offer may be made without constituting a violation of securities laws in any jurisdiction, including as set out in "Important Information—Securities Laws" "Record Date" 20 June 2014 "Regulation S" Regulation S of the Securities Act "Relationship Agreement" the relationship agreement entered into between the Company and ME SGPS as described in "Part X: Additional Information—Material Contracts—Relationship Agreement" of this Prospectus Rule 144A under the Securities Act "SADC" Southern African Development Community "Securities Act" the United States Securities Act of 1933, as amended ME SGPS, which has also granted an option pursuant to which the "Selling Shareholder" Stabilising Manager may require it to sell Shares at the Offer Price if the Over-allotment Option is exercised in full as detailed in "Part X: Additional Information—Underwriting Agreement and Lock-up Arrangements—Description of Underwriting Agreement" of this Prospectus

"Shareholders"	the holders of Ordinary Shares in the capital of the Company
"Shares"	the Ordinary Shares being offered under the Global Offer
"Special Dividend"	the conditional distribution of 20 million Shares resolved in the general meeting of shareholders of the Parent held on 27 December 2013
"Special Dividend Liquidity	
Mechanism"	the liquidity mechanism made available by the Selling Shareholder to the Entitled ME SGPS Special Dividend Recipients allowing them the possibility to receive the (net) cash amount corresponding to the proceeds of the sale of the Ordinary Shares they would otherwise have received under the Special Dividend
"Special Dividend Rights"	the rights that were stripped from the ordinary shares of the Parent on the Strip Out Date and that, upon payment of the Special Dividend would grant Entitled ME SGPS Special Dividend Recipients the right to receive 0.10334084 Ordinary Shares for each Special Dividend Right held
"Stabilising Manager"	Standard Bank
"Standard Bank" or "Sole Global Coordinator"	Standard Bank plc
	Standard Bank plc the standard listing segment of the Official List
Global Coordinator"	
Global Coordinator"	the standard listing segment of the Official List
Global Coordinator"	the standard listing segment of the Official List 22 January 2014
Global Coordinator"	the standard listing segment of the Official List 22 January 2014 Suma—Serviços Urbanos e Meio Ambiente, S.A.
Global Coordinator"	the standard listing segment of the Official List 22 January 2014 Suma—Serviços Urbanos e Meio Ambiente, S.A.
Global Coordinator"	the standard listing segment of the Official List 22 January 2014 Suma—Serviços Urbanos e Meio Ambiente, S.A. the United Kingdom of Great Britain and Northern Ireland the UK Corporate Governance Code published by the Financial
Global Coordinator" "Standard Listing" "Strip Out Date" "SUMA" "UK" or "United Kingdom" "UK Corporate Governance Code"	the standard listing segment of the Official List 22 January 2014 Suma—Serviços Urbanos e Meio Ambiente, S.A. the United Kingdom of Great Britain and Northern Ireland the UK Corporate Governance Code published by the Financial Reporting Council

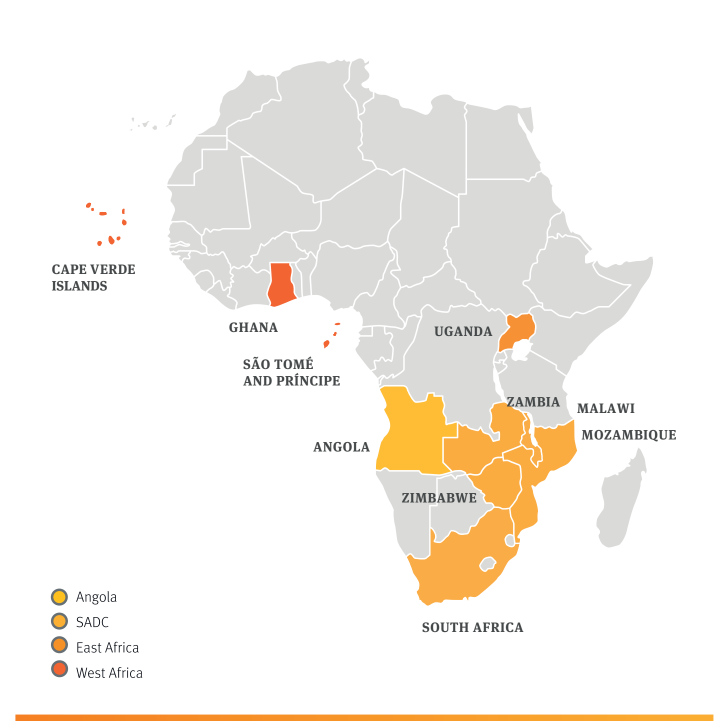
In this Prospectus, words denoting any gender include all genders (unless the context otherwise requires).

Mota-Engil Africa Overview

10

- **ENGINEERING & CONSTRUCTION**
- LOGISTICS
- **ENVIRONMENT & SERVICES**

468
YEARS
PRESENT IN AFRICA





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