As filed with the Securities and Exchange Commission on March 3, 2003 Registration No. 333-102826

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

AMENDMENT NO. 1

TO

FORM F-1 REGISTRATION STATEMENT UNDER THE SECURITIES ACT OF 1933

TELKOM SA LIMITED

(Exact name of registrant as specified in its charter) 4813

(Primary Standard Industrial Classification Code Number)

The Republic of South Africa

(State or other jurisdiction

of Incorporation or Organization)

Telkom Towers North 152 Proes Street Pretoria 0002 The Republic of South Africa (27) (12) 321 5808

(Address, including zip code, and telephone number of registrant's principal executive offices)

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Approximate date of commencement of proposed sale to the public: As soon as practicable after the effective date of this Registration Statement.

If any of the securities being registered on this Form are to be offered on a delayed or continuous basis pursuant to Rule 415 under the Securities Act of 1933, please check the following box:

If this Form is filed to register additional securities for an offering pursuant to Rule 462(b) under the Securities Act of 1933, check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering:

If this Form is a post-effective amendment filed pursuant to Rule 462(c) under the Securities Act of 1933, please check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering:

If this Form is a post-effective amendment filed pursuant to Rule 462(d) under the Securities Act of 1933, check the following box and list the Securities Act registration statement number of the earliest effective registration statement for the same offering:

If delivery of the prospectus is expected to be made pursuant to Rule 434 under the Securities Act of 1933, check the following box:

The registrant hereby amends this registration statement on such date or dates as may be necessary to delay its effective date until the registrant shall file a further amendment which specifically states that this registration statement shall thereafter become effective in accordance with Section 8(a) of the Securities Act of 1933 or until the registration statement shall become effective on such date as the Commission, acting pursuant to said Section 8(a), may determine.

Not Applicable (I.R.S. Employer Identification Number)

SUBJECT TO COMPLETION, DATED MARCH 3, 2003



Telkom SA Limited incorporated in the Republic of South Africa Registration number 1991/005476/06 139,257,954 Ordinary Shares

offered in the form of Ordinary Shares or American Depositary Shares, or ADSs, each representing 4 Ordinary Shares

This is an initial public offering of ordinary shares, having a par value of R10 each in the capital of Telkom SA Limited, by the Government of the Republic of South Africa. This global offering is expected to be 139,257,954 ordinary shares. The global offering is being made in the United States and the Republic of South Africa and to institutional investors outside of those jurisdictions. 48,740,284 of the ordinary shares offered in the global offering are being registered under the US Securities Act of 1933 for initial offer and sale in the United States and for any resales into the United States. Initial offers and sales outside the United States are not being registered under the US Securities Act of 1933.

We currently estimate that the initial public offering price will be:

- between R27.00 and R30.00 per ordinary share; and
- between \$13.30 and \$14.80 per ADS, based on an exchange rate of R8.10 per \$1.00, rounded down to the nearest 10 US Cents.

All of the ordinary shares to be sold in the global offering are being offered by the Government of the Republic of South Africa. We will not receive any of the proceeds from the sale of the ordinary shares in the global offering.

Prior to this global offering, there has been no public market for the ordinary shares or ADSs. The JSE Securities Exchange, South Africa has agreed to list all the ordinary shares in the "Telecommunications Services" sector of the list of the JSE Securities Exchange, South Africa under the symbol "TKG" and ISIN Code "ZAE000044897," subject to the attainment of a spread of shareholders acceptable to the JSE Securities Exchange, South Africa and the submission of all supporting documents required by the JSE Securities Exchange, South Africa. The ADSs have been approved for listing on the New York Stock Exchange under the symbol "TKG," subject to official notice of issuance. Please see page 174 of this prospectus for a description of the views of the JSE Securities Exchange, South Africa on the creation of the class A ordinary share and class B ordinary share in the share capital of Telkom on the JSE Securities Exchange, South Africa listing date and the rights afforded to the holders thereof.

Investing in Telkom's ordinary shares and ADSs involves risks. See "Risk Factors" beginning on page 17 of this prospectus.

	Price to Public	Underwriting Discounts and Commissions ⁽¹⁾	Proceeds to the Government of the Republic of South Africa (before expenses)
Per ordinary share	R	R	R
Per ADS	\$	\$	\$
Total $^{(2)}$	\$	\$	\$

⁽¹⁾ Underwriting discounts and commissions do not include fees of up to R that may be payable at the discretion of the Government of the Republic of South Africa.

⁽²⁾ Assumes that all ordinary shares are sold in the form of ADSs.

The Government of the Republic of South Africa has granted the joint global coordinators, on behalf of the underwriters, a 30-day option to purchase up to a maximum of 20,888,693 additional ordinary shares on the same terms and conditions set forth above solely to cover over-allotments, if any.

Neither the US Securities and Exchange Commission, the South African Registrar of Companies, the JSE nor any other regulatory body has approved or disapproved of these securities or passed on the adequacy or accuracy of this prospectus as truthful or complete. Any representation to the contrary is a criminal offense.

This prospectus does not constitute an offer for sale of ordinary shares or ADSs in the Republic of South Africa and may not be distributed in South Africa.

It is expected that the ordinary shares and ADSs will be delivered on or about March 7, 2003.

Deutsche Bank Securities

Prospectus dated

JPMorgan

You should rely only on the information contained in this prospectus. We and the Government of the Republic of South Africa have not authorized anyone to provide you with different information. We and the Government of the Republic of South Africa are not offering to sell or soliciting offers to buy the ordinary shares or ADSs in places where such offers and sales are not permitted by applicable law. You should not assume that the information in this prospectus is accurate as of any date other than the date on the front of this prospectus.

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PROSPECTUS SUMMARY

Overview

Telkom is one of the largest companies registered in the Republic of South Africa and we are the largest communications services provider on the African continent based on operating revenue and assets. We had consolidated operating revenue of R34.2 billion (\$3.2 billion), net profit of R1.2 billion (\$116 million) and cash flow from operating activities of R8.2 billion (\$775 million) in the year ended March 31, 2002 and we had total assets of R55.2 billion (\$5.2 billion) and shareholders' equity of R16.8 billion (\$1.6 billion) as of March 31, 2002. We had consolidated operating revenue of R18.3 billion (\$1.7 billion), net profit of R0.6 billion (\$61 million) and cash flow from operating activities of R3.5 billion (\$328 million) in the six months ended September 30, 2002 and we had total assets of R54.6 billion (\$5.2 billion) and shareholders' equity of R17.5 billion (\$1.7 billion) as of September 30, 2002.

We offer business, residential and payphone customers a wide range of services and products, including:

- *fixed-line voice services*, including subscriptions and connections services, local, long distance, fixed-to-mobile and international voice services, interconnection and transit communications services, value-added voice services, customer premises equipment sales and directory services;
- *fixed-line data services*, including domestic and international data transmission services, such as leased lines and packet-based services, managed data networking services and internet access and related information technology services; and
- mobile communications services, including voice and data services, value-added services and handset sales through our joint venture, Vodacom, a company incorporated in the Republic of South Africa.

We had the exclusive right to provide public switched telecommunications services, including international voice services, in South Africa until May 7, 2002. We are currently the only national provider of these services in South Africa, although a process has been commenced to liberalize the South African communications market, which will introduce competition in a number of our business areas. In 1997, we embarked on an extensive five year capital investment program in our fixed-line business. Our fixed-line capital investment for the five years ended March 31, 2002 was R41.7 billion (\$4.0 billion), of which R27.9 billion (\$2.6 billion) was for network modernization and line roll-out in order to comply with our license obligations and prepare for competition. As of September 30, 2002, we had 4.9 million telephone access lines in service and 99.8% of our telephone access lines were connected to digital exchanges.

Vodacom is our mobile communications joint venture with Vodafone Group Plc, a company incorporated in England and Wales, and VenFin Limited, a company incorporated in the Republic of South Africa. Vodacom is the largest mobile communications network operator in South Africa with a market share of approximately 59% as of September 30, 2002 based on total reported customers. Vodacom had 7.7 million customers as of September 30, 2002, of which 7.1 million were in South Africa. Vodacom has investments in mobile communications network operators in Lesotho, Tanzania and the Democratic Republic of the Congo. Vodacom had consolidated revenue of R16.2 billion (\$1.5 billion), net profit of R2.4 billion (\$225 million) and cash flow from operating activities of R3.8 billion (\$362 million) in the year ended March 31, 2002 and total assets of R15.4 billion (\$1.5 billion) and shareholders' equity of R5.5 billion (\$518 million) as of March 31, 2002. Vodacom had consolidated revenue of R9.4 billion), net profit of R0.9 billion (\$87 million) and cash flow from operating activities of R1.6 billion) and cash flow from operating activities of R1.6 billion (\$155 million) and cash flow from operating activities of R1.6 billion (\$1518 million) as of March 31, 2002. Vodacom had consolidated revenue of R9.4 billion (\$895 million), net profit of R0.9 billion (\$87 million) and cash flow from operating activities of R1.6 billion (\$155 million) in the six months ended September 30, 2002 and total assets of R1.6 billion (\$155 million) in the six months ended September 30, 2002.

We believe that we have a number of competitive strengths that will enable us to increase our profitability and cash flow and successfully meet competition. Our competitive strengths include our leading market position in the South African fixedline communications market, our state-of-the-art, fully digital fixed-line network and the financial, operational and managerial expertise of our strategic equity investor, Thintana Communications LLC, a Delaware limited liability company, which is 60% beneficially owned by SBC Communications, Inc., a Delaware corporation, and 40% beneficially owned by Telekom Malaysia S.D.N. Berhard, a company incorporated in Malaysia. In addition, Vodacom is the leading South African mobile communications network operator with strong brand recognition, extensive network coverage and distribution channels, experienced local and international shareholders and management and Vodacom is expanding its operations in other select sub-Saharan Africa countries.

Our group strategy

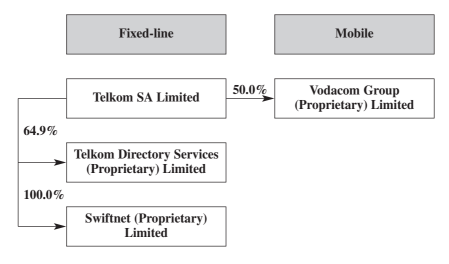
Our group strategic goals are to increase shareholder value by increasing profitability and cash flows, while maintaining our market leadership in the South African fixed-line and mobile communications markets. We also intend to support Vodacom's strategy of establishing and maintaining leading positions in other sub-Saharan African mobile markets. In addition, we will seek to increase the synergies between our fixed-line business and Vodacom.

In order to achieve our goals, we intend to pursue the following strategies:

- · compete effectively in our core fixed-line markets and grow selected markets;
- continue to reduce operating expenses and enhance capital investment efficiencies in our fixed-line business;
- expand our integrated service offerings through the increased sale of existing data products and the development of new data and fixed-mobile products;
- continue to invest in our fixed-line employees to foster a highly competitive corporate culture and to enhance skills retention; and
- capitalize on the growing mobile communications market through Vodacom.

Group operational structure

Our business segments and group operational structure are as follows:



History

Telkom was incorporated on September 30, 1991 as a public limited liability company registered under the South African Companies Act, 61 of 1973, as amended. On that same date, the Government of the Republic of South Africa transferred the entire telecommunications enterprise of the then Department of Posts and Telecommunications of the Republic of South Africa to Telkom. Telkom remained a wholly state-owned enterprise until May 14, 1997, when the Government sold a 30% equity interest in Telkom to Thintana Communications as part of its policy to liberalize the telecommunications market in South Africa. On March 30, 2001, the Government sold another 3% equity interest in Telkom from its holdings to Ucingo Investments (Proprietary) Limited, a company incorporated in the Republic of South Africa comprising a consortium of black empowerment investors, leaving the Government with 67% of Telkom's issued and outstanding ordinary share capital.

As part of the sale to Thintana Communications, the then Minister of Posts, Telecommunications and Broadcasting of the Republic of South Africa entered into an agreement with Thintana Communications under which Thintana Communications undertook significant operational and managerial responsibilities and acquired the ability to exercise effective operational and managerial control over us until May 2002. Since May 2002, our strategic equity investors no longer exercise effective operational and managerial control over us, but they continue to provide us with strategic direction as their nominees continue to occupy key managerial positions and participate in Telkom's operating committee.

Upon completion of the global offering, the Government of the Republic of South Africa will own approximately 42% of Telkom's issued and outstanding ordinary share capital, or approximately 38% if the underwriters exercise their overallotment option in full, and Thintana Communications will own approximately 30% of Telkom's issued and outstanding ordinary share capital.

Telkom's registration number is 1991/005476/06. Telkom's principal executive offices are located at Telkom Towers North, 152 Proes Street, Pretoria 0002, Gauteng Province, South Africa. Telkom's telephone number is (27) (12) 321 5808 and its internet address is www.telkom.co.za. Information contained on Telkom's website is not a part of this prospectus.

Unless the context requires otherwise, references to "we," "us," "our" and the "Telkom Group" in this prospectus refer to Telkom SA Limited and its subsidiaries and its 50% interest in Vodacom, and references to "Telkom" in this prospectus refer only to Telkom SA Limited. References to "Vodacom" in this prospectus refer to Telkom's 50% owned joint venture, Vodacom Group (Proprietary) Limited, and its subsidiaries. We do not control Vodacom, the management of which requires consensus agreement among its shareholders who are party to Vodacom's joint venture agreement.

THE GLOBAL OFFERING

The Global Offering	A global offering of 139,257,954 ordinary shares by the Government of the Republic of South Africa in the US and International offerings and the South African retail offering. 48,740,284 of the ordinary shares offered in the global offering are being registered under the US Securities Act of 1933 for initial offer and sale in the United States and for any resales into the United States. Offers and sales of ordinary shares and ADSs outside the United States, including all ordinary shares and ADSs offered to South African retail and institutional investors, are being offered pursuant to Regulation S under the US Securities Act of 1933 and are not covered by the registration statement filed with the US Securities and Exchange Commission.
US and International Offerings	Made to retail and institutional investors in the United States and to institutional investors outside of the United States, including institutional investors in the Republic of South Africa, in the form of ordinary shares or ADSs.
South African Retail Offering	 Made to individuals in possession of a valid South African identity number and who provide a South African postal address and groups of such individuals, known as stokvels, at a 20% discount to the initial public offering price, rounded down to the nearest SA Cent, for up to R5,000 of ordinary shares per individual and up to R5,000 of ordinary shares per member of a stokvel, subject to a maximum of R50,000 of ordinary shares per stokvel, in the form of ordinary shares. This offering is referred to as the Khulisa offer. Ordinary shares purchased in this offering may not be sold for three months following the date of the listing of the shares on the JSE. The Government of the Republic of South Africa will also award investors under this offer one ordinary share for every five ordinary shares purchased and held in trust until the second anniversary of the JSE listing date. Made to individuals in possession of a valid South African identity number and who provide a South African postal address at a 5% discount to the initial public offering price, rounded down to the nearest SA Cent, in the form of ordinary shares. See "The Global Offering" beginning on page 195 of this prospectus.
Offering Price	Between R27.00 and R30.00 per ordinary share. This is equivalent to between \$13.30 and \$14.80 per ADS at a ratio of 4 ordinary shares per ADS and an exchange rate of R8.10 per \$1.00, rounded down to the nearest 10 US Cents. The initial public offering price may be outside one or both of the price range indications referred to above. Ordinary shares sold in the South African retail offering will be at the discounts set out above. The initial public offering price will be inclusive of uncertificated securities tax.
Over-Allotment Option	The Government of the Republic of South Africa has granted the joint global co-ordinators, on behalf of the underwriters, a 30-day option to purchase up to a maximum of 20,888,693 additional ordinary shares on the same terms and conditions set forth above solely to cover over-allotments, if any.
Ownership of Controlling Global Offering	 Following the completion of this global offering, Telkom's controlling shareholders will own the following shares: The Government will own the one issued and outstanding class A ordinary share and approximately 42% of Telkom's issued and outstanding ordinary share capital, or approximately 38% if the underwriters exercise their over-allotment option in full. Thintana Communications will own the one issued and outstanding ordinary share capital. See "Description of Shares" beginning on page 166 of this prospectus for a description of the rights attaching to the class A ordinary share and the class B ordinary share. In connection with the global offering, the Government of the Republic of South Africa
	intends to grant to eligible current and former employees of Telkom options to purchase up to 11,140,636 of its ordinary shares, representing 2% of Telkom's issued and outstanding ordinary share capital, through the Diabo Share Trust established for that purpose at R33.81 per share, which is the price at which Thintana Communications invested in Telkom in 1997. See "Management – Other employee share ownership arrangements" beginning on page 152 of this prospectus.

	Information in this prospectus related to the size of the global offering and the ownership of ordinary shares by the Government of the Republic of South Africa does not include any sale of ordinary shares through the Diabo Share Trust for the benefit of former and current employees described above.
Voting Rights	The ordinary shares will generally vote together as a single class with the class A ordinary share held by the Government of the Republic of South Africa and the class B ordinary share held by Thintana Communications, except as required by law and as provided for by Telkom's new memorandum and articles of association. However, certain actions cannot be taken by Telkom or by its subsidiaries without the authorization of representatives appointed by the Government of the Republic of South Africa and Thintana Communications, as significant shareholders, respectively. See "Management – Reserved matters" beginning on page 147 of this prospectus and "Relationship with Major Shareholders and Related Transactions – Shareholder arrangements – New shareholders' agreement" beginning on page 157 of this prospectus.
American Depositary Shares	Investors outside of South Africa may purchase ordinary shares in the form of ADSs. Each ADS represents 4 ordinary shares and is evidenced by an American Depositary Receipt, or ADR.
	The ADS depositary is The Bank of New York.
Use of Proceeds	We will not receive any proceeds from the sale of ordinary shares or ADSs in the global offering.
Listings	The JSE has agreed to list the ordinary shares in the "Telecommunications Services" sector of the JSE list under the symbol "TKG," subject to the attainment of a spread of shareholders acceptable to the JSE and the submission of all supporting documents required by the JSE. The ADSs have been approved for listing on the New York Stock Exchange under the symbol "TKG," subject to official notice of issuance.
Lock-Up Agreements	Telkom, Thintana Communications and the Government of the Republic of South Africa have agreed with the underwriters that none of them will sell additional Telkom ordinary shares for 180 days following the date of the underwriting agreement, subject to certain exceptions. In addition, the Government has agreed with Thintana Communications that the Government will not sell its Telkom ordinary shares for a further 545-day period after the expiration of the lock-up period described above. Ucingo Investments has agreed with the Government and the underwriters that it will not sell or dispose of ordinary shares in Telkom for 180 days following the date of the listing of Telkom's ordinary shares on the JSE Stock Exchange without approval from the Government and the underwriters, such approval not to be unreasonably withheld. For a further description of the lock-ups and their exceptions, see "Underwriting" beginning on page 201 of this prospectus.
Expected Timetable	We expect the timetable for the global offering to be as follows:
	January 30, 2003: South African retail offering opens and US and international offerings commence.
	March 4, 2003: Announcement of the initial public offering price and commencement of conditional trading of the ordinary shares on the JSE and trading of the ADSs on the New York Stock Exchange.
	March 7, 2003: Payment and delivery of ordinary shares and ADSs in the US and International Offerings.
	March 11, 2003: Dispatch of shareholder statements in the South African retail offering.
Payment and Settlement	Delivery of the ordinary shares and ADSs in the US and International Offerings is expected to take place against payment therefor in immediately available funds on or about March 7, 2003. As described in "The Global Offering" beginning on page 195 of

	March 7, 2003: Payment and delivery of ordinary shares and ADSs in the US and International Offerings.
	March 11, 2003: Dispatch of shareholder statements in the South African retail offering.
Payment and Settlement	Delivery of the ordinary shares and ADSs in the US and International Offerings is expected to take place against payment therefor in immediately available funds on or about March 7, 2003. As described in "The Global Offering" beginning on page 195 of this prospectus, investors in the South African retail offering will have to make payment prior to this date. The ordinary shares will be delivered in dematerialized or electronic entry form through the facilities of Share Transactions Totally Electronic Limited, or STRATE. The ADSs will be delivered in book entry form through the facilities of The Depository Trust Company.
	The identification numbers for the ordinary shares and the ADSs are: Ordinary shares ISIN: ZAE000044897 ADSs CUSIP: 879603108
Risk Factors	ISIN and CUSIP are codes which uniquely identify a particular securities issue. For a discussion of certain factors that should be considered in evaluating an investment in Telkom's ordinary shares or ADSs, see "Risk Factors" beginning on page 17 of this prospectus.

SUMMARY HISTORICAL CONSOLIDATED FINANCIAL AND OTHER DATA OF THE TELKOM GROUP

The following table sets forth summary consolidated financial and other data of the Telkom Group as of and for each of the three years in the period ended March 31, 2002 and as of and for each of the six month periods ended September 30, 2002 and 2001. Information in the following table includes our 50% interest in the results, assets, liabilities and shareholders' equity of Vodacom, which we proportionately consolidate.

The following summary historical consolidated financial data of the Telkom Group as of and for each of the three years ended March 31, 2002 was derived from the Telkom Group's historical consolidated financial statements beginning on page F–48 of this prospectus, which have been audited by Ernst & Young, Registered Accountants and Auditors, Chartered Accountants (SA). The following summary historical consolidated financial data of the Telkom Group as of September 30, 2002 and for each of the six month periods ended September 30, 2002 and 2001 was derived from the Telkom Group's unaudited condensed consolidated financial statements beginning on page F–2 of this prospectus, which, in the opinion of our management, have been prepared on the same basis as the Telkom Group's audited consolidated financial statements and reflect all adjustments, consisting of normal recurring adjustments, necessary for a fair presentation of the Telkom Group's results of operations and financial position for such periods. Results for the six month periods ended September 30, 2002 and 2001 are not necessarily indicative of results that may be expected for the entire year.

The consolidated financial statements of the Telkom Group have been prepared in accordance with International Accounting Standards, or IAS, which differs in certain respects from US Generally Accepted Accounting Principles, or US GAAP. For a description of the principal differences between IAS and US GAAP relevant to the consolidated financial statements of the Telkom Group and a reconciliation to US GAAP of net income and profit and shareholders' equity, see note 41 of the notes to the audited consolidated financial statements of the Telkom Group as of and for the three years ended March 31, 2002 beginning on page F–97 of this prospectus and note 21 of the notes to the unaudited condensed consolidated financial statements of, 2002 and for each of the six month periods ended September 30, 2002 and 2001 beginning on page F–15 of this prospectus.

Headline earnings per share is a disclosure requirement of the JSE and is not a recognized measure under US GAAP. Headline earnings represents net profit, excluding profit on the disposal of property, plant and equipment; profit on the disposal of subsidiaries and joint ventures; property, plant and equipment impairment losses; goodwill amortization; and tax and minority interest impacts. EBITDA represents operating profit before income tax, finance charges, investment income and depreciation and amortization. We believe that EBITDA provides meaningful additional information to investors since it is widely accepted by analysts and investors as a basis for comparing a company's underlying operating profitability with that of other companies as it is not influenced by past capital expenditures or business acquisitions, a company's capital structure or the relevant tax regime. This is particularly the case in a capital-intensive industry such as communications. It is also a widely accepted indicator of a company's ability to service its long-term debt and other fixed obligations and to fund its continued growth. EBITDA is not a US GAAP or IAS measure. You should not construe EBITDA as an alternative to operating profit or cash flows from operating activities determined in accordance with US GAAP or IAS or as a measure of liquidity. EBITDA is not defined in the same manner by all companies and may not be comparable to other similarly titled measures of other companies unless the definition is the same. In addition, because the calculation of EBITDA in the maintenance covenants contained in our credit facilities is based on accounting policies in use at the time the indebtedness was incurred, EBITDA for purposes of those covenants is not calculated in the same manner as it is calculated in the following table.

Fixed access lines are comprised of public switched telecommunications network lines, or PSTN lines, including integrated services digital network, or ISDN, channels, public and private payphones and internal lines in service. We calculate fixed-line penetration, or teledensity, based on the total number of telephone lines in service at the end of the period per 100 persons in the population of South Africa. Population is the estimated South African population at the mid year in the periods indicated as published by Statistics South Africa, a South African governmental department. We calculate fixed-line traffic, other than international outgoing mobile traffic and international interconnection traffic, by dividing traffic revenues for the particular category by the weighted average tariff for such category during the relevant period. Fixed-line international outgoing mobile traffic and international interconnection invoices. We calculate revenue per fixed access line by dividing total fixed-line revenue during the period, excluding data and directories and other revenue, by the average number of fixed lines during the period. We calculate our number of fixed lines per fixed-line employees from our two subsidiaries, Telkom Directory Services and Swiftnet, which do not provide public switched telecommunications services.

Rand amounts as of and for the year ended March 31, 2002 and as of and for the six months ended September 30, 2002 have been translated into Dollars solely for your convenience at R10.54 per \$1.00, the Rand noon buying rate discussed in "Exchange Rates" on page 31 of this prospectus on September 30, 2002, the date of the Telkom Group's most recent consolidated balance sheet included in this prospectus. These translations should not be construed as representations that the Rand amounts could actually be converted into US dollars at these rates or at all.

You should read the following information together with "Risk Factors" beginning on page 17, "Capitalization" on page 32, "Selected Historical Consolidated Financial and Other Data of the Telkom Group" beginning on page 33, "Management's Discussion and Analysis of Financial Condition and Results of Operations" beginning on page 39 and the consolidated financial statements and the notes thereto of the Telkom Group and Vodacom beginning on page F–2 of this prospectus.

THE TELKOM GROUP

Summary Income Statement Data

	Year ended March 31,				Six months ended September 30,			
	2000	2001	2002	2002	2001	2002	2002	
	ZAR	ZAR	ZAR	USD	ZAR	ZAR	USD	
Amounts in accordance with IAS		(in	millions, ex	cept per s	hare amou	(unaudited nts))	
Operating revenue	27,113	31,352	34,197	3,244	16,523	18,316	1,738	
Employee expenses ¹	7,713	6,590	7,166	680	3,590	3,707	352	
Payments to other operators	4,241	4,983	5,762	547	2,654	3,105	294	
Selling, general and administrative ² \ldots \ldots	5,324	6,971	8,237	781	3,794	3,795	360	
Services rendered	1,439	1,539	2,194	208	1,091	1,108	105	
Operating leases	340	1,292	1,217	115	583	684	65	
Depreciation and amortization	4,174	5,052	5,408	513	2,643	3,106	295	
Operating expenses	23,231	26,427	29,984	2,844	14,355	15,505	1,471	
Operating profit	3,882	4,925	4,213	400	2,168	2,811	267	
Investment income	641	617	490	46	306	152	14	
Finance charges	(2,482)	(3,137)	(2,550)	(242)	(1,845)	(1,779)	(169)	
Profit before tax	2,041	2,405	2,153	204	629	1,184	112	
Taxation	(501)	(715)	(873)	(83)	(206)	(456)	(43)	
Profit after tax	1,540	1,690	1,280	121	423	728	69	
Minority interests	(13)	(68)	(59)	(5)	(52)	(84)	(8)	
Net profit	1,527	1,622	1,221	116	371	644	61	
Number of ordinary shares outstanding (millions)								
Basic	557	557	557	557	557	557	557	
Diluted	557	557	557	557	557	557	557	
Earnings per share (cents)								
Basic	274.1	291.2	219.2	20.8	66.6	115.6	11.0	
Diluted	274.1	291.2	219.2	20.8	66.6	115.6	11.0	
Dividends per share (cents)	59.6	-	-	-	-	-	-	
Amounts in accordance with US GAAP								
Net revenue	n/a	26,413	27,947	2,653	13,657	14,605	1,386	
Operating income	n/a	3,716	2,498	237	1,711	2,219	211	
Net income	n/a	1,598	1,317	125	481	757	73	
Earnings per share (cents)								
Basic	n/a	286.9	236.5	22.4	86.4	135.9	12.9	
Diluted	n/a	286.9	236.5	22.4	86.4	135.9	12.9	

Summary Balance Sheet Data						
		As of M	larch 31,			s of nber 30,
	2000	2001	2002	2002	2002	2002
	ZAR	ZAR	ZAR	USD	ZAR	USD
Amounts in accordance with IAS		(in millio	ons, except	per share	· · · · · · · · · · · · · · · · · · ·	udited)
Total assets	47,276	53,537	55,208	5,238	54,581	5,178
Current assets	11,010	12,674	10,968	1,041	11,195	1,062
Cash and cash equivalents	1,953	1,801	724	69	1,085	103
Other current assets	9,057	10,873	10,244	972	10,110	959
Non-current assets	36,266	40,863	44,240	4,197	43,386	4,116
Total liabilities ³	33,879	38,449	38,243	3,628	36,892	3,500
Current liabilities	14,371	15,447	12,646	1,200	15,552	1,475
Short-term debt ⁴ \ldots \ldots \ldots \ldots \ldots \ldots	6,046	6,425	2,868	272	7,322	694
Other current liabilities	8,325	9,022	9,778	928	8,230	781
Non-current liabilities	19,508	23,002	25,597	2,428	21,340	2,025
Long-term debt ⁵ \ldots \ldots \ldots \ldots \ldots \ldots	15,928	19,843	22,533	2,138	18,144	1,722
Other non-current liabilities	3,580	3,159	3,064	290	3,196	303
Minority interests	47	116	133	13	214	20
Shareholders' equity	13,350	14,972	16,832	1,597	17,475	1,658
Amounts in accordance with US GAAP						
Total assets	n/a	49,524	50,943	4,836	49,458	4,693
Total liabilities	n/a	35,626	35,280	3,349	33,076	3,138
Shareholders' equity	n/a	13,776	15,535	1,475	16,220	1,539

	,	Year ended	l March 31	,		a months en September 3	
	2000	2001	2002	2002	2001	2002	2002
	ZAR	ZAR	ZAR	USD	ZAR	ZAR	USD
Summary Cash Flow Data						(unau	dited)
Amounts in accordance with IAS			((in millions	5)		
Cash flow from operating activities	4,917	6,165	8,171	775	3,301	3,462	328
Cash flow from/(used in) investing activities	(9,107)	(9,964)	(9,294)	(882)	(3,653)	(2,453)	(233)
Cash flow from/(used in) financing activities .	5,051	3,439	110	10	(973)	(1,178)	(112)
Summary Other Data							
Headline earnings per share $(cents)^6$	199.9	341.8	299.3	28.4	70.2	123.9	11.8
Net asset value per share (cents) (at period end) ⁷	2,396.6	2,687.8	3,021.7	286.7	n/a	3,137.2	297.6
Net asset value per share excluding intangibles (cents) (at period end) ⁷	2,312.3	2,613.3	2,926.6	277.7	n/a	3,057.8	290.1
EBITDA ⁸	8,056	9,977	9,621	913	4,811	5,917	562
Total debt (at period end) ⁹ \ldots \ldots \ldots	,	26,268	25,401	2,410	25,359	25,466	2,416
Capital expenditures excluding intangibles	9,461	9,889	9,004	854	3,641	2,346	223

Summary Fixed-Line Statistical Data						
	Yea	r ended Ma	rch 31,	Six months ended September 30,		
	2000	2001	2002	2001	2002	
Fixed access lines (thousands) (at period end) ¹⁰	5,493	4,962	4,924	4,986	4,895	
Postpaid						
PSTN ¹¹	4,668	3,930	3,554	3,761	3,407	
ISDN channels	271	374	467	421	522	
Prepaid	381	480	708	615	780	
Payphones ¹²	173	178	195	189	186	
Fixed-line penetration rate (%) (at period end)	12.8	11.4	11.1	11.1	10.8	
Revenue per fixed access line (ZAR)	3,869	4,297	4,729	2,294	2,456	
Total fixed-line traffic (millions of minutes)	31,127	32,915	32,973	16,620	16,145	
Local ¹³	19,471	20,388	20,252	10,246	9,870	
Long distance	5,222	4,938	4,895	2,492	2,445	
Fixed-to-mobile	3,659	4,319	4,390	2,221	2,079	
International outgoing	344	357	375	184	219	
Interconnection	2,431	2,913	3,061	1,477	1,532	
Number of full-time, fixed-line employees (at period end) ¹⁴	49,128	43,758	39,444	42,110	38,009	
Fixed lines per fixed-line employee (at period end) ¹⁴	112	113	125	118	129	

¹ Employee expenses include retrenchment expenses of R373 million, R132 million and R303 million in the years ended March 31, 2002, 2001 and 2000, respectively, and R169 million and R195 million in the six months ended September 30, 2002 and 2001, respectively.

² Selling, general and administrative expenses include asset write-offs of R445 million and R230 million in the years ended March 31, 2002 and 2001, respectively, and provisions for potential damages related to Telkom's arbitration with Telcordia of R375 million in the year ended March 31, 2002.

³ As of September 30, 2002, R3,621 million of our long-term debt was guaranteed by the Government of the Republic of South Africa.

⁴ Includes short-term portion of finance leases and utilized credit facilities.

⁵ Includes long-term portion of finance leases.

⁶ Headline earnings per share is a disclosure requirement of the JSE and is not a recognized measure under US GAAP. The following is a reconciliation between net profit and headline earnings in accordance with IAS for the periods indicated:

	Year	r ended Marc	h 31,	Six month Septem	
	2000	2001	2002	2001	2002
	ZAR	ZAR	ZAR	ZAR	ZAR
				(unauc	lited)
		(in millions, e	except per share	e amounts)	
Net profit	1,527	1,622	1,221	371	644
Adjustments:					
Profit on disposal of property, plant and equipment	(493)	(29)	(22)	(6)	(7)
Profit on disposal of subsidiaries and joint ventures	(83)	_	(8)	_	-
Property, plant and equipment impairment losses	_	279	445	_	16
Goodwill amortization	18	75	66	26	36
Tax and outside shareholders effects	145	(43)	(35)	-	1
Headline earnings	1,114	1,904	1,667	391	690
Headline earnings per share (cents)	199.9	341.8	299.3	70.2	123.9

⁷ Net asset value per share including and excluding intangibles are requirements of the JSE. Net asset value per share excluding intangibles is not a recognized measure under US GAAP. Net asset value per share including intangibles is based on net assets of R16,832 million, R14,972 million and R13,350 million as of March 31, 2002, 2001 and 2000, respectively, and R17,475 million as of September 30, 2002. Net asset value per share excluding intangibles is based on net assets of R16,302 million, R14,557 million and R12,880 million as of March 31, 2000, respectively, and R17,033 million as of September 30, 2002.

⁸ EBITDA can be reconciled to operating profit by subtracting depreciation and amortization from EBITDA as follows:

		Year ende	d March 3	1,		months er	
	2000	2001	2002	2002	2001	2002	2002
	ZAR	ZAR	ZAR	USD	ZAR	ZAR	USD
			(in millions		(unaudited)
EBITDA	8,056	9,977	9,621	913	4,811	5,917	562
Depreciation and Amortization	4,174	5,052	5,408	513	2,643	3,106	295
Operating Profit	3,882	4,925	4,213	400	2,168	2,811	267

⁹ Includes short-term and long-term debt, finance lease obligations and utilized credit facilities.

¹⁰ Including Telkom internal lines of 162,460, 151,986 and 145,302 as of March 31, 2002, 2001 and 2000, respectively, and 136,459 and 157,942 as of September 30, 2002 and 2001, respectively. Each PSTN line includes one access channel, each basic ISDN line includes two access channels and each primary ISDN line includes 30 access channels.

¹¹ Excluding ISDN channels.

¹² Includes public and private payphones.

¹³ Local traffic includes internet traffic.

¹⁴ Excluding employees of Telkom Directory Services and Swiftnet.

SUMMARY HISTORICAL CONSOLIDATED FINANCIAL AND OTHER DATA OF VODACOM

The following table sets forth summary consolidated financial and other data of Vodacom as of and for each of the three years in the period ended March 31, 2002 and as of and for each of the six month periods ended September 30, 2002 and 2001. Information in the Vodacom table reflects 100% of Vodacom's results of operations. Information with respect to Vodacom's other African operations in the Vodacom table reflects 100% of the operations of Vodacom's subsidiaries in Lesotho and Tanzania and 51% of Vodacom's joint venture in the Democratic Republic of the Congo, unless otherwise indicated. We proportionately consolidate our 50% interest in Vodacom in the Telkom Group's consolidated financial statements. Vodacom's direct network operating costs, depreciation, other operating income, employee expenses, marketing expenses, administrative expenses, amortization of intangible assets and integration costs, disposals of operations and impairment costs are presented as separate line items in Vodacom's consolidated financial statements, but have been combined under the heading "operating expenses" in the table set forth below.

The following summary historical consolidated financial data of Vodacom as of and for each of the three years ended March 31, 2002 have been derived from Vodacom's historical consolidated financial statements beginning on page F–115 of this prospectus, which were audited by PricewaterhouseCoopers, Inc. and Deloitte & Touche, Registered Accountants and Auditors, Chartered Accountants (SA). The following summary historical consolidated financial data of Vodacom as of September 30, 2002 and for each of the six month periods ended September 30, 2002 and 2001 was derived from Vodacom's unaudited condensed consolidated financial statements beginning on page F–25 of this prospectus, which, in the opinion of Vodacom's management, have been prepared on the same basis as Vodacom's audited consolidated financial statements and reflect all adjustments, consisting of normal recurring adjustments, necessary for a fair presentation of Vodacom's results of operations and financial position for such periods. Results for the six month periods ended September 30, 2002 and 2001 are not necessarily indicative of results that may be expected for the entire year.

The consolidated financial statements of Vodacom have been prepared in accordance with IAS, which differs in certain respects from US GAAP. For a description of the principal differences between IAS and US GAAP relevant to the financial statements of Vodacom and a reconciliation to US GAAP of net income and shareholders' equity, see note 45 of the notes to the audited consolidated financial statements of Vodacom as of and for the three years ended March 31, 2002 beginning on page F–176 of this prospectus and note 20 of the notes to the unaudited condensed consolidated financial statements of Vodacom as of September 30, 2002 and for each of the six month periods ended September 30, 2002 and 2001 beginning on page F–40 of this prospectus.

EBITDA represents operating profit before income tax, finance charges, investment income and depreciation and amortization. We believe that EBITDA provides meaningful additional information to investors since it is widely accepted by analysts and investors as a basis for comparing a company's underlying operating profitability with that of other companies as it is not influenced by past capital expenditures or business acquisitions, a company's capital structure or the relevant tax regime. This is particularly the case in a capital-intensive industry such as communications. It is also a widely accepted indicator of a company's ability to service its long-term debt and other fixed obligations and to fund its continued growth. EBITDA is not a US GAAP or IAS measure. You should not construe EBITDA as an alternative to operating profit or cash flows from operating activities determined in accordance with US GAAP or IAS or as a measure of liquidity. EBITDA is not defined in the same manner by all companies and may not be comparable to other similarly titled measures of other companies unless the definition is the same.

Vodacom's customer totals are based on the total number of customers registered on Vodacom's network, which have not been disconnected, including inactive customers, as of the end of the period indicated. See "Business – Mobile communications – South Africa – Customers" beginning on page 122 of this prospectus for a discussion of Vodacom's procedures with respect to disconnections and inactive customers. Vodacom's churn is calculated by dividing the average monthly number of disconnections during the period by the average monthly total reported customer base during the period per 100 persons in the population of South Africa. Population is the estimated South African population at the mid-year in the periods indicated as published by Statistics South Africa, a South African governmental department. Vodacom's traffic comprises total traffic registered on Vodacom's network, including bundled minutes, outgoing international roaming calls and calls to free services, but excluding national and incoming international roaming calls. Vodacom's average monthly total reported customer base during the period. ARPU excludes revenue from equipment sales, other sales and services and revenue from national and international users roaming on Vodacom's networks. Vodacom's networks by dividing the average monthly revenue from equipment sales, other sales and services and revenue from national and international users roaming on Vodacom's networks. Vodacom's average monthly minutes of use per customer, or MOU, is calculated by dividing the average monthly minutes during the period by the

average monthly total reported customer base during the period. MOU excludes calls to free services, bundled minutes and data minutes. Cumulative network capital expenditure per customer is the cumulative network capital expenditure since the launch of Vodacom's South African network divided by Vodacom's average customers in South Africa for the period.

Rand amounts as of and for the year ended March 31, 2002 and as of and for the six months ended September 30, 2002 have been translated into Dollars solely for your convenience at R10.54 per \$1.00, the Rand noon buying rate discussed in "Exchange Rates" on page 31 of this prospectus on September 30, 2002, the date of Vodacom's most recent balance sheet included in this prospectus. These translations should not be construed as representations that the Rand amounts could actually be converted into US dollars at these rates or at all.

You should read the following information together with "Risk Factors" beginning on page 17, "Selected Historical Consolidated Financial and Other Data of the Telkom Group" beginning on page 33, "Management's Discussion and Analysis of Financial Condition and Results of Operations" beginning on page 39 and the consolidated financial statements and the notes thereto of the Telkom Group and Vodacom beginning on page F–2 of this prospectus.

VODACOM

Summary Income Statement Data

Summary Income Statement Data	Year ended March 31,			Six months ended September 30,			
	2000	2001	2002	2002	2001	2002	2002
	ZAR	ZAR	ZAR	USD	ZAR	ZAR	USD
Amounts in accordance with IAS		(ir	n millions, e	except per s	hare amou		dited)
Revenue	9,572	13,276	16,151	1,532	7,522	9,441	895
Operating expenses	7,208	10,723	12,530	1,189	5,947	7,603	721
Operating profit	2,364	2,553	3,621	343	1,575	1,838	174
Investment income	32	25	32	3	17	16	2
Finance charges	(567)	(504)	(60)	(5)	(123)	(315)	(30)
Profit before tax	1,829	2,074	3,593	341	1,469	1,539	146
Taxation	(514)	(765)	(1,190)	(113)	(445)	(525)	(50)
Profit after tax	1,315	1,309	2,403	228	1,024	1,014	96
Minority interests	_	9	(30)	(3)	(16)	(96)	(9)
Net profit	1,315	1,318	2,373	225	1,008	918	87
Net profit for the year	n/a	1,249	2,120	201	932	839	80

Summary Balance Sheet Data

		As of March 31,			September 30,	
	2000	2001	2002	2002	2002	2002
	ZAR	ZAR	ZAR	USD	ZAR	USD
Amounts in accordance with IAS					(unat	idited)

As of

(in millions) Total assets 9,864 12,342 15,359 1,457 17,319 1,643 517 2,788 3,470 4,145 393 5,451 Current assets 936 798 719 68 1,564 148 3,426 325 2,672 3,887 369 1,852 7,076 8,872 11,214 1,064 11,868 1,126 Total liabilities 7,195 8,847 9,884 938 10,880 1,032 Current liabilities 5,883 7,267 7,990 758 8,080 766 399 3,370 2,547 3,517 334 4,207 2,513 4,720 4,473 424 3,873 367 180 1,312 1,580 1,894 2,800 266 Long-term debt² \ldots \ldots \ldots \ldots \ldots \ldots 780 74 817 896 1,592 151 Other non-current liabilities 495 106 684 1,114 1,208 115 Minority interests (11)11 1 102 10 (2) 601 2,671 3,506 5,464 518 6,337 Amounts in accordance with US GAAP Shareholders' equity n/a 3,195 4,874 462 5,654 536

	Year ended March 31,				x months en September 3		
	2000	2001	2002	2002	2001	2002	2002
	ZAR	ZAR	ZAR	USD	ZAR	ZAR	USD
Summary Cash Flow Data							
Amounts in accordance with IAS						(unaudited)	
			(in millions	s)		
Cash flow from operating activities	2,341	3,610	3,815	362	n/a	1,637	155
Cash flow from/(used in) investing activities	(3,338)	(2,853)	(4,543)	(431)	n/a	(2,415)	(229)
Cash flow from/(used in) financing activities	646	(1,038)	571	54	n/a	494	47
Summary Other Data							
EBITDA ³	3,462	4,189	5,691	540	n/a	3,027	287
Total debt (at period end) ⁴ \ldots \ldots \ldots	4,187	3,443	4,297	408	n/a	5,799	550
Capital expenditures including intangibles .	2,032	3,184	4,279	406	n/a	1,718	163
South Africa	2,011	2,830	3,291	312	n/a	1,121	106
Other African countries	21	354	988	94	n/a	597	57

Summary Statistical Data

·	Year ended March 31,			Six months endo September 30,		
	2000	2001	2002	2001	2002	
South Africa						
Total mobile customers (thousands) (at period end) ⁵	3,069	5,108	6,557	5,657	7,130	
Contract	963	1,037	1,090	1,062	1,139	
Prepaid	2,082	4,046	5,439	4,569	5,961	
Community services telephones	24	25	28	26	30	
Churn (%)	31.8	23.3	27.2	31.3	30.7	
Contract	17.4	18.7	14.5	16.6	13.2	
Prepaid	40.5	24.8	30.1	34.8	34.3	
Mobile market share (%) (at period end)	59	61	61	61	59	
Mobile penetration (%) (at period end)	12.1	19.1	24.2	20.6	26.6	
Total mobile traffic (millions of minutes)	5,669	7,472	8,881	4,229	5,007	
Outgoing	2,885	4,052	4,967	2,307	2,994	
Incoming	2,784	3,420	3,914	1,922	2,013	
Average monthly revenue per customer $(ZAR)^6$	266	208	182	190	181	
Contract ⁶	481	493	560	551	612	
Prepaid	132	98	93	94	88	
Community services	n/a	1,453	1,719	1,710	1,766	
Average monthly minutes of use per customer	158	137	111	114	102	
Contract	274	270	264	265	269	
Prepaid	90	70	58	59	53	
Community services	1,593	2,859	3,354	3,246	3,215	
Cumulative network capital expenditure per customer (ZAR)						
(at period end)	2,543	2,053	1,991	2,048	1,980	
Number of mobile employees (at period end) ¹ \ldots \ldots	4,048	4,102	3,984	4,384	3,845	
Number of mobile customers per mobile employee						
$(at period end)^7$	758	1,245	1,646	1,290	1,854	

Summary Statistical Data

·	Year ended March 31,			Six mont Septem	
	2000	2001	2002	2001	2002
Other African countries					
Number of mobile customers (thousands) (at period end)	12	104	306	164	540
Average monthly revenue per customer					
Lesotho (ZAR)	n/a	n/a	144	n/a	87
Tanzania (USD)	n/a	31	27	n/a	23
Democratic Republic of the Congo (USD)	n/a	n/a	n/a	n/a	22
Number of mobile employees (at period end) ⁷	43	170	369	201	397
Number of customers per mobile employee (at period end) ⁷	279	612	830	816	1,360

¹ Includes short-term portion of finance leases and utilized credit facilities.

² Includes long-term portion of finance leases.

³ EBITDA includes a net gain of R56 million, a net loss of R213 million and a net gain of R129 million in the 2002, 2001 and 2000 financial years, respectively, and a net gain of R25.5 million and nil in the six months ended September 30, 2001 and 2002, respectively, for integration costs, disposals of operations and impairments.

⁴ Includes interest-bearing debt, shareholder loans and bank overdrafts.

⁵ 13.9% of Vodacom's total reported customers, 15.9% of its prepaid customers and 3.8% of its contract customers in South Africa were inactive as of March 31, 2002. 15.1% of Vodacom's total reported customers, 17.0% of its prepaid customers and 4.9% of its contract customers in South Africa were inactive as of September 30, 2002.

⁶ Value added service revenue from previously partially owned service providers is included in contract and total average monthly revenue per customer from October 1, 2001, at which time Vodacom consolidated these previously partially owned service providers.

⁷ Includes 423, 553 and 96 total temporary employees as of March 31, 2002, 2001 and 2000, respectively, and 140 and 335 total temporary employees as of September 30, 2002 and 2001, respectively.

END OF PROSPECTUS SUMMARY

RISK FACTORS

You should carefully consider the risks described below and the other information in this prospectus before making a decision to purchase the ordinary shares or ADSs, including the consolidated financial statements of the Telkom Group and Vodacom and the related notes thereto beginning on page F-2 of this prospectus.

Risks Related to our Business

Increased competition in the South African telecommunications market may result in a reduction in overall average tariffs and market share in our fixed-line business, which could cause our growth rates, operating revenue and net profit to decline.

We had the exclusive right to provide public switched telecommunications services, including international telephone services, in the Republic of South Africa until May 7, 2002, but for a number of years have competed with mobile operators and value-added network operators in connection with the provision of other services. The Independent Communications Authority of South Africa, or ICASA, issued an international carrier of carriers license and a multimedia license to Sentech Limited, a company incorporated in the Republic of South Africa, in May 2002. In addition, a process has commenced to issue an additional license to provide public switched telecommunications services to a second national operator and to issue additional licenses to small business operators to provide telecommunications services in areas with a teledensity of less than 5%. ICASA has indicated that it expects to issue these licenses in 2003 or early 2004. Further competition may arise as a result of an assessment by the Minister of Communications of the feasibility of issuing additional licenses from May 2005. As competition intensifies, the main challenges our fixed-line business faces are continuing to improve customer loyalty and maintaining its leadership in the South African communications market. As a result of increasing competition, we anticipate a reduction in overall average tariffs and market share in our fixed-line business, which could cause our growth rates, operating revenue and net profit to decline.

Competition from the three existing mobile communications network operators in South Africa has resulted in significant customer migration and substitution from fixed-line to mobile services. If this migration and substitution continue, our growth rates, operating revenue and net profit could decline.

Telkom competes with the three existing mobile communications network operators, Vodacom, Mobile Telephone Network Holdings (Proprietary) Limited, a company incorporated in the Republic of South Africa, or MTN, and Cell C (Proprietary) Limited, a company incorporated in the Republic of South Africa, or Cell C, for customers. Telkom also competes with mobile operators who use least cost routing technology that enables fixed-to-mobile calls from corporate private branch exchanges to bypass our fixed-line network by being transferred directly to mobile networks. Telkom has experienced significant customer migration from fixed-line services to mobile services, as well as substitution of calls placed using mobile services rather than our fixed-line service, in recent years with the increase in mobile penetration in South Africa. If this migration continues, our growth rates, operating revenue and net profit could decline.

Increased competition in the mobile communications market in South Africa may result in a reduction of Vodacom's average tariffs and Vodacom's market share and increased customer acquisition and retention costs, which could cause Vodacom's growth rates, revenue and net profit to decline.

There are currently three operators in the South African mobile communications market, Vodacom, MTN and Cell C. At September 30, 2002, Vodacom held approximately 59%, MTN held approximately 36% and Cell C held approximately 5% of the South African mobile communications market, based on total reported customers. Cell C only commenced operations in November 2001. In addition, ICASA has indicated that it intends to license global mobile personal communications services in 2003 or later and to conduct a feasibility study on the licensing of a fourth mobile operator in 2004 or later. This increased competition, together with the further liberalization of the South African telecommunications industry, may result in a reduction in Vodacom's overall average tariffs and market share and increase its customer acquisition and retention costs, which could cause Vodacom's growth rates, revenue and net profit to decline.

If we are not able to implement a reduction in our existing fixed-line employees and employee expenses or if significant labor unrest results from the implementation of our fixed-line employee reduction program, our ability to compete may be harmed and our net profit could decline.

The number of our fixed-line employees, excluding Telkom Directory Services (Proprietary) Limited and Swiftnet (Proprietary) Limited, both of which are companies incorporated in the Republic of South Africa, declined by approximately 18,800 positions from March 31, 1997 through September 30, 2002. We intend to continue to reduce our fixed-line headcount over the next five years. Our ability to implement employee reductions is limited by South African

labor laws. In addition, legal requirements make such reductions costly. We also face pressure from labor unions in South Africa who oppose employee reductions and may encounter resistance from the Government of the Republic of South Africa if the reductions conflict with the Government's social objectives at the time. If we are unable to reduce the number of our fixed-line employees and employee expenses or if significant labor unrest results from implementation of our fixed-line employee reduction program, our ability to compete may be harmed and our net profit could decline.

If customer non-payments in our fixed-line business continue to be high or increase, our net profit could decline.

We have experienced a significant number of customer non-payments in our fixed-line business, particularly in impoverished areas where we were required to expand our network pursuant to our license obligations. In response to these non-payments, we disconnected a substantial number of telephone lines beginning in our 2001 financial year and incurred bad debt expense of R965 million, R671 million and R560 million in our fixed-line segment during the years ended March 31, 2002, 2001 and 2000, respectively, and R75 million and R510 million in the six months ended September 30, 2002 and 2001, respectively. To control our bad debts, we have implemented a more rapid disconnection policy for non-payments, continued and improved credit vetting and controls, instituted a better collection program and continued to promote our prepaid fixed-line services. If these measures prove ineffective and customer non-payments continue to be high or increase in the future and if we are unable to increase our tariffs to cover the cost of bad debts, our net profit could decline.

The value of Vodacom's investments outside of South Africa and Vodacom's revenue and net profit may decline as a result of political, economic, regulatory and legal developments in the countries where Vodacom has invested.

Vodacom currently has investments in mobile communications network operators in Lesotho, Tanzania and the Democratic Republic of the Congo. These countries have political, economic, regulatory and legal systems that are still in the process of transformation and are less developed than those in the Republic of South Africa. Political or economic upheaval or changes in laws and regulations or in their application may harm the operations of the companies in which Vodacom invests and impair the value of these investments. The regulatory environments in these countries often lack clarity in a number of areas and are subject to varying interpretations. These economies have a history of extreme poverty and are susceptible to civil strife, political conflict and political mismanagement, all of which could cause the value of Vodacom's investments in these countries and Vodacom's revenue and net profit to decline.

Most of the fixed-line operators in these countries are still state controlled. As a result, the mobile communications network operators in which Vodacom has invested may encounter difficulties in negotiating commercially acceptable interconnection agreements and collecting amounts due under interconnection agreements. There are foreign exchange control restrictions in South Africa, which may restrict Vodacom's ability to fund its investments in these countries, and there are foreign exchange controls in a majority of these countries, which may restrict Vodacom's ability to extract value from these investments. In addition, a number of jurisdictions in which Vodacom invests have imposed price controls, particularly for interconnection, which could reduce Vodacom's net profit and cause the value of Vodacom's investments in these other African countries to decline.

If our strategic equity investors do not continue to provide us strategic services or if we lose a number of our key employees provided by our strategic equity investors, our business operations could be disrupted and our ability to compete could be harmed.

We have benefited from the experience and knowledge of our strategic equity investors through their participation on our operating committee and their employees who serve in key management positions. Pursuant to a strategic services agreement with our strategic equity investors, our strategic equity investors provided us with 30 of our employees as of September 30, 2002, including our chief operating officer, chief financial officer and chief strategic officer, two of whom participate on Telkom's operating committee. If our strategic equity investors do not continue to provide these services to us or if our key personnel who are employees of our strategic equity investors terminate their employment with us, our business operations could be disrupted and our ability to compete could be harmed.

If we lose our key personnel or if we are unable to hire and retain highly qualified employees, our business operations could be disrupted and our ability to compete could be harmed.

Our success depends in large part on our ability to hire and retain highly qualified employees who possess the requisite qualifications and technical skills. Telkom does not have formal employment agreements with a majority of its executive officers, any of whom may terminate their employment with us at any time. The loss of key personnel could disrupt our business operations if we are unable to replace them with similarly qualified individuals. We expect that competition for employees in the South African communications industry will increase as new competitors enter the market. If we lose a number of our key employees to our competitors, our business operations could be disrupted and our ability to compete could be harmed.

We do not have the right to appoint a majority of Vodacom's directors or members of its directing committee and the Vodacom joint venture agreement contains approval rights that may limit our flexibility and ability to implement our preferred strategies.

Although we are a 50% shareholder in Vodacom, our flexibility and ability to implement our preferred strategies may be limited by the fact that we do not have the right to appoint a majority of Vodacom's directors or members of its directing committee. In addition, under our memorandum and articles of association, Thintana Communications and the Government are entitled to nominate the directors we appoint to the Vodacom board. The Vodacom joint venture agreement, which governs the relationship between Telkom and the other shareholders of Vodacom, requires each of Vodacom's shareholders who owns 10% or more of Vodacom's shares to approve certain material transactions. As a result of these factors, we may not be able to impose strategies on Vodacom which we believe to be beneficial to us without the approval of Vodacom's other shareholders.

If Vodacom does not continue to make distributions to Telkom, Telkom may not be able to fund its operating expenditures and service its debt and other financial obligations. In addition, Telkom may not have sufficient funds to pay dividends and could be required to lower or defer capital expenditures, which could cause the trading prices of Telkom's ordinary shares and ADSs to decline.

Telkom receives dividends and other distributions from Vodacom which Telkom uses to fund its capital and operating expenditures and service its debt and other financial obligations. Vodacom is legally distinct from Telkom and has no obligation to make funds available to Telkom. Vodacom's ability to pay dividends and repay intercompany loans to Telkom may be restricted by, among other things, its operations and the availability of funds and the terms of credit and debt arrangements entered into by it, as well as statutory and other legal restrictions. In addition, Vodacom's ability to make distributions to Telkom and its other shareholders requires the approval of Vodacom's other shareholders who own 10% or more of Vodacom's shares. To the extent that Vodacom is unable to, or otherwise does not, make distributions to Telkom in the future, Telkom may not be able to fund its operating expenditures and service its debt and other financial obligations. In addition, Telkom may not have sufficient funds to pay dividends and could be required to lower or defer capital expenditures, which could cause the trading prices of Telkom's ordinary shares and ADSs to decline.

We have a significant amount of indebtedness and negative working capital, which may impair our operating and financial flexibility and could make it difficult for us to borrow additional funds for working capital, capital expenditures or other general corporate purposes.

We have a significant amount of indebtedness, the majority of which is related to our fixed-line business, and negative working capital. As of September 30, 2002, we had R25.5 billion of total consolidated indebtedness, before cash and cash equivalents. We need to dedicate a substantial portion of our operating cash flows to service debt, which reduces the funds available for working capital, capital expenditures and other general corporate purposes. In addition, some of the instruments governing our indebtedness require us to maintain specified financial ratios and impose operating restrictions on us. Our failure to comply with these restrictions could lead to a default under the terms of the relevant indebtedness even though we are able to meet our debt service obligations. Some of our debt contains cross-default provisions. Moreover, our high level of debt and the restrictive covenants contained in our debt agreements could limit our ability to borrow additional funds for working capital, capital expenditures or other general corporate purposes.

If we continue to experience high rates of theft, vandalism, network fraud and lost revenue due to non-licensed operators in our fixed-line business, our fixed-line fault rates could increase and our operating revenue and net profit could decline.

We have experienced significant cable theft, theft of solar panels and wireless communications equipment, vandalism of payphones and network fraud, such as non-licensed calls, in our fixed-line business. Theft and vandalism have caused our fixed-line fault rates to increase, and the repair time on our network and the network downtime associated with such faults have resulted in lost operating revenue and increased costs. We have also lost operating revenue to non-licensed operators providing telecommunications services in South Africa. We estimate that we lost revenue of R174 million in the year ended March 31, 2002 from network fraud. If we are unable to minimize theft, vandalism and network fraud, or if we continue to lose operating revenue to non-licensed operators in our fixed-line business, our fixed-line fault rates could increase and our operating revenue and net profit could decline.

If we are not able to improve our management information and other systems, our ability to compete may be harmed.

Our information systems do not provide management on a real time basis certain operating data and financial information and have made our budgeting and planning processes difficult. We have recently implemented improved systems and processes, but they became operational only after April 1, 2002. It may take up to twelve months for these new systems to be fully tested in an operating environment. In addition, our billing and information systems are not integrated and therefore we cannot provide a single bill for customers with multiple locations and the bill post-processing systems

fixed-line network. To address these problems, we intend to reduce the number of current billing systems in place and to introduce appropriate monitoring systems capable of deriving better operational, financial and accounting information. To the extent we are not able to improve and fully implement these systems, our ability to effectively compete in the increasingly liberalized South African communications market may be harmed. In addition, the information systems in Vodacom's other African operations in the Democratic Republic of the Congo are new and not fully tested and are not capable of providing management on a real time basis reliable operating data and financial information.

Delays in the development and supply of communications equipment may hinder the deployment of new technologies and services and cause our growth rates and net profit to decline.

Our operations, including the operations of Vodacom, depend in part upon the successful and timely supply of evolving fixed and mobile communications technologies, such as general packet radio services, or GPRS. We use technologies from a number of vendors and make significant capital expenditures in connection with communications technologies. If technologies are not developed by our suppliers on time or do not perform according to expectations or achieve commercial acceptance, we may be required to delay service introductions and make additional capital expenditures and we could be required to write-off investments in failed technology, which could cause our growth rates and net profit to decline.

Continuing rapid changes in technologies could increase competition or require us to make substantial additional investments, which could disrupt our business operations and reduce our net profit.

The services we offer are technology-intensive. The development of new technologies, such as fixed-wireless services and packet radio services, could increase competition and make our technology obsolete. We may have to make substantial additional investments in new technologies to remain competitive. New technologies we choose may not prove to be commercially successful. As a result, we could lose customers, fail to attract new customers or incur substantial costs in order to maintain our customer bases, which could disrupt our business operations and reduce our net profit.

Actual or perceived health risks relating to mobile handsets or transmission masts and any related publicity or litigation could make it difficult to find attractive sites for base stations and reduce Vodacom's growth rates, customer base, average usage per customer and net profit.

Concern has been expressed that the electromagnetic signals from mobile handsets and base stations, which serve as antennae for transmitting radio signals, may pose health risks. Actual or perceived risks of mobile handsets or base stations and related publicity or litigation, could make it difficult to find attractive sites for base stations and reduce Vodacom's growth rates, customer base, average usage per customer and net profit.

Risks Related to Telkom's Ownership by the Government of South Africa and Thintana Communications

Telkom's major shareholders will continue to exercise control over our strategic direction and major corporate actions.

The Government of the Republic of South Africa and Thintana Communications, the investment vehicle of our strategic equity investors, will together continue to hold a majority of Telkom's ordinary shares after the global offering. Through the ownership and voting arrangements provided for in a new shareholders' agreement and Telkom's new memorandum and articles of association, the Government and Thintana Communications will be able to exert considerable influence over Telkom's corporate governance, strategic direction and major corporate actions and to appoint directors of Telkom's subsidiaries and joint venture, Vodacom.

In the new shareholders' agreement, the Government and Thintana Communications have, among other things, agreed to vote together on specific matters. See "Relationship with Major Shareholders and Related Transactions" beginning on page 156 of this prospectus for a description of the Government's and Thintana Communications' rights under the new shareholders' agreement. In addition, Telkom's new memorandum and articles of association require Telkom to obtain written consent from the Government before taking actions that would limit Telkom's ability to provide public switched telecommunication services. Telkom's new memorandum and articles of association also require the approval of directors appointed by the Government and Thintana Communications in order for Telkom or any of its subsidiaries, including Vodacom, to enter into major corporate actions and transactions, including amendments to Telkom's management structure and the powers of Telkom's operating committee, the approval of Telkom's dividend policy and payment of dividends, increases in Telkom's indebtedness beyond certain limits and changes of control. As a result, without the approval and participation of the Government and Thintana Communications, Telkom will not be able to consummate transactions involving an actual or potential change of control, including transactions in which you might otherwise receive a premium for your ordinary shares or ADSs over market prices. Because the Government and Thintana Communications will continue to exercise control over Telkom after the global offering, investors purchasing ordinary shares and ADSs in the global offering will lack meaningful power to approve decisions of Telkom's board of directors or to influence our strategic direction and major corporate actions.

The Government of the Republic of South Africa may use its position as shareholder, policymaker for, and customer of, the telecommunications industry in a manner that may be favorable to our competitors and unfavorable to us.

Following the global offering, the Government of the Republic of South Africa will own approximately 42% of Telkom's issued and outstanding ordinary shares, or approximately 38% if the underwriters exercise their over-allotment option in full. The Government also holds significant equity stakes in other industry participants, including Sentech Limited, and is expected to have an indirect 30% equity interest in the second national operator. To further its policy of liberalization of the telecommunications industry, the Government may adopt and implement policies and exercise its right to approve regulations that benefit our competitors but are not beneficial to us. In addition, to further other political or social objectives, the Government may act in a manner that may be detrimental to our business but advantageous to our competitors.

The Government of the Republic of South Africa is also one of our customers. The Government accounted for approximately 9% of our fixed-line operating revenue, excluding directories and other operating revenue, in the six months ended September 30, 2002. The Government could transfer some or all of its business to the second national operator or other operators when they commence operations. Legislation has been enacted to centralize all procurement by the Government through one agency. If the Government transfers some or all of its business to other operators, our operating revenue and net profit would decline.

Risks Related to Regulatory and Legal Matters

The regulatory environment for the telecommunications industry in South Africa is evolving and final regulations addressing a number of significant matters have not yet been issued. The interpretation of existing regulations, or the adoption of new policies or regulations that are unfavorable to us, could disrupt our business operations and could cause our net profit and the trading prices of Telkom's ordinary shares and ADSs to decline.

The provision of telecommunications services in the Republic of South Africa is subject to extensive regulation. The regulatory environment is developing, lacks clarity in a number of areas and is subject to interpretation, review and amendment as the telecommunications industry is further developed and liberalized. In addition, the regulatory process entails a public comment process, which, in light of the politicized issue of privatization of industries such as telecommunications in South Africa, makes the outcome of the regulations uncertain and may cause delays in the regulatory process. A number of significant matters have not been addressed or clarified, including:

- the terms and conditions of the second national operator's license;
- whether and the extent to which our licenses may be amended as a result of the licensing of the second national operator;
- whether any additional obligations may be imposed on us at that time or thereafter;
- the extent to which our fixed-line business will be required to make its facilities or access lines available to the second national operator to provide services, other than public switched telecommunications services, during the first two years of its license and beyond;
- the extent to which our fixed-line business may be required to unbundle its local loop after two years; and
- the extent to which we will be required to contribute to the universal service fund.

In addition, ICASA was only established in 2000. Upon its establishment, ICASA inherited a legacy of regulatory problems from its predecessors. It has been reported that ICASA may currently lack adequate resources to effectively fulfill its regulatory and licensing functions and to deal with regulatory challenges that continue to change given the rapidly evolving telecommunications environment. This combination of factors creates further uncertainties in the regulatory arena and the ability of ICASA to effectively fulfill its functions. We cannot predict the outcome or timing of any amendments or modifications to applicable regulations or the interpretation thereof, the release of new regulations or their impact on us. Although we have no reason to believe that ICASA will act in a manner that is prejudicial to our interests, we have in the past had conflicts with ICASA and its predecessor, including litigation against them with regard to price cap regulations and interconnection and facilities guidelines. Changes in the regulation of telecommunications services in South Africa, the imposition of unfavorable terms in our licenses or the loss or unfavorable amendment of any license could disrupt our business operations and could cause our net profit and the trading prices of Telkom's ordinary shares and ADSs to decline.

In addition, we may be affected by new laws and regulations which may require our business customers to make use of suppliers complying with black economic empowerment requirements. If such new laws and regulations are promulgated, and if our shareholder base does not qualify under the ownership requirements of these black economic empowerment initiatives or restrictions, some of our business customers may be required or elect to obtain all or some of their telecommunications services from our competitors who may fulfill such ownership requirements.

If Telcordia Technologies Incorporated, a New Jersey corporation, were able to recover substantial damages in its arbitration proceedings against Telkom, Telkom would be required to fund such payments from cash flows or drawings on its existing credit facilities, which could cause Telkom's indebtedness to increase and its net profit to decline.

Telcordia instituted arbitration proceedings against Telkom in March 2001 seeking to recover approximately \$130 million for monies outstanding and damages, plus interest at a rate of 15.5% per year. The proceedings relate to the cancellation of an agreement entered into between Telkom and Telcordia during June 1999 for the development and supply of an integrated end-to-end customer assurance and activation system by Telcordia. In September 2002, a partial ruling was issued by the arbitrator in favor of Telcordia. The arbitration proceedings and the amount of Telkom's liability are not expected to be finalized until late 2003 or early 2004. Telkom has provided R373 million for its estimate of probable liabilities, including interest, in respect of the Telcordia claim in the Telkom Group's consolidated financial statements as of September 30, 2002. Telkom is currently unable to predict the amount that it may eventually be required to pay Telcordia. If Telcordia recovers substantial damages from Telkom, Telkom would be required to fund such payments from cash flows or drawings on its existing credit facilities, which could cause its indebtedness to increase and its net profit to decline.

If we are unable to negotiate favorable terms, rates and conditions for the provision of interconnection services and facilities and leasing services, our business operations could be disrupted and our net profit could decline.

Telkom is required to provide interconnection services to the mobile operators, the second national operator and all other entities that lawfully provide telecommunications services in South Africa and to lease or otherwise make our telecommunications facilities available to any entity lawfully providing or utilizing telecommunications services in South Africa. We will also be required to allow the second national operator to use all of our telecommunications facilities for the provision of public switched telecommunications services on a resale basis for the first two years of its license. We may also be required to lease or otherwise make our telecommunications facilities available to the second national operator for the provision of services, other than public switched telecommunications services, during the first two years of its license and beyond. The terms and conditions for the provision of these services and facilities are, or will be, set out in interconnection agreements and facilities lease agreements negotiated and agreed to by us with these other entities. ICASA is entitled to issue, and has issued, regulations relating to interconnection and facilities leasing. Certain of these regulations, while currently only in draft format, contemplate an asymmetrical interconnection regime between Telkom and the underserviced area licensees, with a terminating tariff differential of at least 30% in favor of these licensees. To the extent that we are unable to reach agreement with these entities for the provision of these services, including the applicable tariffs, or to the extent that the terms and conditions of our agreements are inconsistent with relevant legislation or regulations, such terms and conditions may be determined and imposed on us by ICASA. Sentech has applied to the South African High Court for an order seeking to set aside supplementary facilities leasing guidelines on the basis of procedural errors. ICASA has filed a notice of no opposition to this application. As a result, there is a risk that the guidelines will be remanded back to ICASA for further deliberations. If the guidelines are unfavorable to us when revised, or if we are unable to negotiate favorable terms and conditions for the provision of the services and facilities covered by the guidelines or ICASA otherwise imposes terms and conditions that are unfavorable to us, our business operations could be disrupted and our net profit could decline.

If we are unable to recover the substantial capital and operational costs associated with the implementation of carrier pre-selection and number portability or are unable to implement these requirements in a timely manner, our business operations could be disrupted and our net profit could decline.

We are required to implement carrier pre-selection in our fixed-line business, which will enable customers to choose and vary their fixed-line telecommunications carrier for long distance and international calls, by December 31, 2003. We are also required to implement number portability, which will enable customers to retain their fixed-line and mobile telephone numbers if they switch fixed-line operators or mobile operators, by 2005. We will incur substantial set-up and maintenance time and costs in connection with the implementation of carrier pre-selection and number portability, which could disrupt our business operations. The extent of recoverability of these costs have not yet been determined and finalized by ICASA. Although we are required to implement carrier pre-selection by December 31, 2003 pursuant to regulations imposed by ICASA, we will not be able to fully implement carrier pre-selection until the second national operator's interconnection systems and the inter-operator processes and systems to support carrier pre-selection become available, which may not occur until after December 31, 2003. To the extent that we are unable to comply with these requirements in the required timeframes or are unable to substantially recover these costs of compliance, our business operations could be disrupted and our net profit could decline.

Our tariffs are subject to approval by the regulatory authorities, which may limit our flexibility in pricing and could reduce our net profit. Vodacom's revenue and net profit could decline if wholesale price controls are imposed on it.

Our public switched telecommunications services license imposes a price cap formula on our overall tariffs for a basket of specified services and any individual product or service within the basket of specified services that we previously had the exclusive right to provide. The overall tariffs for all services in the basket may not be increased by more than 1.5% below inflation in South Africa, based on the consumer price index and measured using revenue for the services in the basket at constant volumes for the prior year. In addition, effective January 1, 2003, the price of any individual product or service within the basket may not be increased by more than 5% above inflation in South Africa in any year. Our tariffs for these services are filed with ICASA for approval. Revenue from these services may not be used to subsidize competitive products and services. These limitations on our customer tariffs limit our pricing flexibility and could reduce our net profit. In addition, Vodacom's revenue and net profit could decline if additional price controls are imposed on it.

If Vodacom does not obtain a license to use adequate amounts of 1800MHz radio frequency spectrum or a license for radio frequency spectrum for the provision of third generation services on commercially reasonable terms, Vodacom's future growth rates, revenue and net profit could decline.

Vodacom has a statutory right to obtain a license to use 1800MHz radio frequency spectrum and radio frequency spectrum for the provision of third generation services pursuant to amendments to the Telecommunications Act, 103 of 1996. The amount of spectrum that will be licensed and the fees that will be required to obtain the 1800MHz radio frequency spectrum and radio frequency spectrum for the provision of third generation services have not yet been determined. In the event Vodacom is not able to obtain sufficient additional capacity on the 1800MHz radio frequency spectrum or radio frequency spectrum for the adequate provision of third generation services, or if the fees or terms of such licenses are unfavorable, Vodacom's growth rates, revenue and net profit could decline.

If Telkom is required to comply with the provisions of the South African Public Finance Management Act, 1 of 1999, or PFMA, Telkom could incur increased expenses and its net profit could decline and compliance with the PFMA could result in the delisting of Telkom's ordinary shares and ADSs from the JSE and New York Stock Exchange.

Telkom is required to comply with the provisions of the South African Public Finance Management Act, 1 of 1999, or PFMA. Telkom applied for and obtained a temporary exemption from many of the provisions of the PFMA until November 2004. If Telkom does not obtain a further exemption from the PFMA or if its existing exemption is revoked for any reason or it is otherwise required to comply with the PFMA, Telkom may be compelled to prepare a second set of financial statements in compliance with accounting principles and practices prescribed by the Government of the Republic of South Africa which do not correlate with IAS or US GAAP and would require Telkom to incur additional costs. Telkom would also be required to comply with, what it believes to be, extremely prescriptive treasury regulations issued pursuant to the PFMA, to provide the Government with advance access to proprietary and potentially price sensitive information and to seek the prior approval of South African governmental authorities to enter into certain material agreements, to maintain certain bank accounts, to formulate and implement certain investment strategies or to discharge its auditors, which would preclude Telkom from acting in the same manner as its competitors and other listed companies. If Telkom is required to comply with the PFMA, Telkom may not be able to comply with the Listings Requirements of the JSE or the listing rules of the NYSE and Telkom's ordinary shares and ADSs could be delisted.

Risks Related to the Republic of South Africa

Fluctuations in the value of the Rand could have a significant impact on the amount of Telkom's dividends, the trading prices of Telkom's ordinary shares and ADSs, our net profit and on the comparability of our results between financial periods.

In recent years, the value of the Rand as measured against the Dollar has declined considerably. The Rand declined from R5.90 per \$1.00 at December 31, 1998 to R12.00 per \$1.00 at December 31, 2001. The exchange rate between the Rand and the Dollar was R10.54 per \$1.00 as of September 30, 2002 and R8.10 per \$1.00 as of February 25, 2003.

Fluctuations in the exchange rate between the Rand and the Dollar could have an adverse impact on:

- the Dollar equivalent of any dividends and distributions on Telkom's ordinary shares and ADSs payable in Rands;
- the Dollar equivalent of the Rand denominated prices of Telkom's ordinary shares; and
- the market value of Telkom's ADSs in the United States.

These fluctuations could also increase the amount in Rand terms of our non-Rand denominated debt, increase our non-Rand denominated financing costs and operating and capital expenditures and cause our net profit to decline. Since September 30, 2002, the value of the Rand has increased as measured against the Dollar and the Euro. Due to this increase. the Telkom Group's net income is likely to be significantly negatively affected by foreign exchange losses in the year ended March 31, 2003. See "Management's Discussion and Analysis of Financial Condition and Results of Operations – Principal factors that affect our results of operations – Volatility of the Rand and adoption of IAS 39" on page 42 of this prospectus. In addition, fluctuations in currency exchange rates between the South African Rand and the currencies in African countries where Vodacom invests could decrease the value of these businesses and Vodacom's and our net profit.

The high levels of unemployment, poverty and crime in South Africa could cause the size of the South African communications market and our growth rates, operating revenue and net profit, as well as the trading prices of Telkom's ordinary shares and ADSs, to decline.

While South Africa features a highly developed financial and legal infrastructure at the core of its economy, it has high levels of unemployment, poverty and crime. These problems have hindered investment into South Africa, have prompted emigration of skilled workers and have impacted economic growth negatively. Recently, the South African economy has been growing at a relatively slow rate, inflation and unemployment have been high by comparison with developed countries and foreign reserves have been relatively low. Although it is difficult to predict the effect of these problems on South African businesses or the Government of the Republic of South Africa's efforts to solve them, these problems could cause the size of the communications market and our growth rates, operating revenue and net profit, as well as the trading prices of Telkom's ordinary shares and ADSs, to decline. For additional information on the Republic of South Africa, see "Republic of South Africa" beginning on page A-1.

The high rates of HIV infection in South Africa could cause the size of the South African communications market and our growth rates, operating revenue and net profit to decline.

South Africa has one of the highest HIV infection rates in the world. The exact impact of increased mortality rates due to AIDS deaths on the cost of doing business in South Africa and the potential growth in the economy is unclear at this time although employee related costs in South Africa are expected to increase as a result of the AIDS epidemic and the size of the South African population and communications market could decline. Our growth rates, operating revenue and net profit could decline if employee related expenses increase or the size of the African population and communications market decline.

Significant labor disputes, work stoppages, increased employee expenses as a result of collective bargaining and the cost of compliance with South African labor laws could disrupt our fixed-line business operations and reduce our net profit.

Trade unions represented 75% of our fixed-line employees, excluding our Telkom Directory Services and Swiftnet subsidiaries, as of September 30, 2002. Trade unions have publicly opposed our privatization and have instituted and in the future could institute work stoppages to oppose changes in our shareholding structure or gain leverage in negotiating collective bargaining agreements. Telkom's bargaining agreement covering its unionized employees is scheduled to expire on March 31, 2003. In addition, a number of South African trade unions, including the trade unions of our employees, have close links to various political parties and have had a significant influence in South Africa as vehicles for social and political reform and in the collective bargaining process. Since 1995 South Africa has enacted various labor laws that enhance the rights of employees, which have imposed costs on us. Significant labor disputes, work stoppages, increased employee expenses as a result of collective bargaining and the cost of compliance with labor laws could disrupt our fixed-line business operations and reduce our net profit.

South African exchange control restrictions could hinder our ability to make foreign investments and procure foreign denominated financings.

South Africa's exchange control regulations restrict transactions between residents of the Common Monetary Area, which consists of South Africa, the Republic of Namibia, and the Kingdoms of Lesotho and Swaziland, and non-residents of the Common Monetary Area. In particular, South African companies:

- are generally not permitted to export capital from South Africa or to hold foreign currency in excess of certain limits without the approval of the South African exchange control authorities;
- are generally required to repatriate to South Africa profits of foreign operations; and
- are limited in their ability to utilize profits of one foreign business to finance operations of a different foreign business.

These restrictions could hinder our ability to make foreign investments and procure foreign denominated financings. While the South African Government has relaxed exchange controls in recent years, it is difficult to predict whether or how it will further relax or abolish exchange control measures in the future. See "Exchange Controls" beginning on page 192 of this prospectus.

Risks Related to the Global Offering

You may be prevented from owning more than 15% of any class of Telkom's issued shares for a period of three months following the listing on the JSE and more than a direct or indirect 5% ownership interest in Telkom or Vodacom and in any other licensed operator providing the same category of services.

You may not be permitted to acquire more than 15% of Telkom's ordinary shares. Pursuant to Telkom's new memorandum and articles of association, for a period of three months following the listing on the JSE, if a single shareholder acquires direct or indirect ownership of more than 15% of any class of shares, Telkom's board may require that shareholder to dispose of such shares in excess of 15% or in some instances Telkom can dispose of the shares. Telkom's board may also refuse to register the transfer of any shares that will result in you holding in excess of 15% of its ordinary shares. This three-month period may be extended by legislation. If you are not a passive institutional investor who does not participate in our management, you may be prevented from holding a direct or indirect 5% ownership interest in Telkom or Vodacom and a 5% or greater ownership interest in any other licensed operator providing the same category of telecommunications services as Telkom or Vodacom in a concentrated market where there are less than five licensees.

The future sale of a substantial number of Telkom's ordinary shares or ADSs could cause the trading prices of Telkom's ordinary shares and ADSs to decline.

Following this global offering, the Government of the Republic of South Africa will own approximately 42% of Telkom's issued and outstanding ordinary share capital, or approximately 38% if the underwriters exercise their overallotment option in full, Thintana Communications will own approximately 30% of Telkom's issued and outstanding ordinary share capital and Ucingo Investments will own approximately 3% of Telkom's issued and outstanding ordinary share capital. In addition, the Government intends to grant to eligible past and present employees of Telkom, options to purchase 11,140,636 of its ordinary shares, representing 2% of Telkom's issued and outstanding ordinary share capital, which will become exercisable over a period of three years in four equal tranches commencing six months after the public offering. Telkom may also adopt one or more management and employee incentive plans that provide for the issue of ordinary shares. Ordinary shares in the Khulisa offer are being offered at a 20% discount to the initial public offering price and may not be sold for three months following the date of the listing of the shares on the JSE. Sales of substantial amounts of shares by Telkom's shareholders or by Telkom, or the appearance that a large number of shares is available for sale, following this global offering could cause the trading prices of Telkom's ordinary shares and ADSs to decline. Telkom, the Government and Thintana Communications have agreed with the underwriters to certain restrictions on the sale of ordinary shares and ADSs for 180 days from the date of the underwriting agreement as described in "Underwriting" beginning on page 201 and "Relationship with Major Shareholders and Related Transactions" beginning on page 156 of this prospectus, but these lock-up agreements can be waived by the joint global co-ordinators in their sole discretion. Ucingo Investments has also agreed with the Government and the underwriters that it will not sell or dispose of ordinary shares in Telkom for 180 days following the date of the underwriting agreement without the approval from the Government and the underwriters, such approval not to be unreasonably withheld. In addition, the Government has agreed with Thintana Communications that the Government will not sell any of its ordinary shares for a further 545 day period after the expiration of its lock-up period with the underwriters.

Your rights as a shareholder will be governed by South African law, which differs in material respects from the rights of shareholders under the laws of other jurisdictions.

Telkom is a public limited liability company incorporated under the laws of the Republic of South Africa. The rights of holders of Telkom's ordinary shares and therefore many of the rights of Telkom's ADS holders are governed by Telkom's memorandum and articles of association and by South African law. These rights differ in material respects from the rights of shareholders in companies incorporated elsewhere, such as in the United States. In particular, South African law significantly limits the circumstances under which shareholders of South African companies may institute litigation on behalf of a company. For a description of the differences between shareholders' rights under South African law and Delaware law, See "Description of Shares – Comparison of shareholders' rights under South African and Delaware law" beginning on page 175 of this prospectus.

It may not be possible for you to effect service of legal process, enforce judgments of courts outside of South Africa or bring actions based on securities laws of jurisdictions other than South Africa against Telkom or against members of its board.

Telkom and a majority of the members of its board of directors and executive officers are residents of South Africa. In addition, Telkom's assets and a major portion of the assets of members of its board of directors and executive officers are located in whole or in substantial part in South Africa. As a result, it may not be possible for you to effect service of legal process within the United States or elsewhere outside of the Republic of South Africa upon most of our directors or officers, including with respect to matters arising under US federal securities laws or applicable state securities laws. Moreover, it may not be possible for you to enforce against Telkom or the members of its board of directors and executive officers judgments obtained in courts outside South Africa, including the United States, based on the civil liability provisions of the securities laws of those countries, including those of the United States. A foreign judgment is not directly enforceable in South Africa, but constitutes a cause of action which may be enforced by South African courts with the approval of the South Africa. Although it is possible for an investor to bring an action against Telkom in a South African civil court to enforce rights in terms of US federal securities laws, these laws will not be enforced if they are penal or revenue or taxation laws or laws which are contrary to South African public policy. It is not possible therefore for an investor to seek to impose criminal liability on us in a South African court arising from a violation of US federal securities laws.

Your ability to sell a substantial number of ordinary shares and ADSs may be restricted by the limited liquidity of ordinary shares traded on the JSE.

The principal trading market for Telkom's ordinary shares is expected to be the JSE. Historically, trading volumes and liquidity of shares listed on the JSE have been low in comparison with other major markets. The ability of a holder to sell a substantial number of ordinary shares on the JSE in a timely manner, especially by means of a large block trade, may be restricted by the limited liquidity of ordinary shares listed on the JSE. The limited liquidity of the ordinary shares could depress the overall liquidity and trading prices of the ADSs.

SPECIAL NOTE REGARDING FORWARD-LOOKING STATEMENTS

Many of the statements included in this prospectus are forward-looking statements that involve risks and uncertainties. You can generally identify forward-looking statements by the use of terminology such as "may," "will," "expect," "intend," "plan," "estimate," "anticipate," "believe," or similar phrases. All statements, other than statements of historical facts, including, among others, statements regarding our future financial position, business strategy, projected levels of growth in the communications market, projected costs, estimates of capital expenditures and plans and objectives of management for future operation, are forward-looking statements. Our actual future performance could differ materially from these forward-looking statements. Important factors that could cause actual results to differ materially from our expectations include those risks identified in the foregoing "Risk Factors" beginning on page 17 of this prospectus, as well as other matters not yet known to us or not currently considered material by us.

We caution you not to place undue reliance on these forward-looking statements. All written and oral forward-looking statements attributable to us or persons acting on our behalf are qualified in their entirety by these cautionary statements. Moreover, unless we are required by law to update these statements, we will not necessarily update any of these statements after the date of this prospectus, either to conform them to actual results or to changes in our expectations.

USE OF PROCEEDS

We will not receive any proceeds from the sale of ordinary shares or ADSs in the global offering. The purpose of the global offering is to enable the Government of the Republic of South Africa to continue its restructuring of state-owned enterprises and to broaden Telkom's shareholder base.

DIVIDENDS AND DIVIDEND POLICY

All of Telkom's issued and outstanding ordinary shares rank equal for dividends. The following table sets forth the annual dividends declared per ordinary share based on 557,031,819 ordinary shares issued and outstanding in the years ended March 31, 2000 and 1999 and 3,899,222,728 ordinary shares in the year ended March 31, 1998, which for the year ended March 31, 1998 represents the ordinary shares issued and outstanding at the date the dividend was declared in the 1997 financial year. Annual dividends are expressed in Rands and translated into Dollars at the Rand noon buying rate described in "Exchange Rates" on page 31 of this prospectus on the relevant dividend payment date.

	Dividends paid per ordinary share (cents)		Total di (mill	Dividend cover ¹	
Year ended March 31,	ZAR	USD	ZAR	USD	
2002	_	-	-	-	n/a
2001	-	_	_	_	n/a
2000	59.6	9.7	331.7	53.9	4.6x
1999	98.1	16.7	546.6	93.0	3.4x
1998	10.3	2.0	400.0	78.7	5.9x

¹ Dividend cover is calculated by dividing net profit for the year after minority interest by the dividend for the year.

Dividends paid by Telkom in the past reflected its status as being majority-owned by the Government of the Republic of South Africa and should not be considered indicative of Telkom's ability to pay future dividends. Telkom did not declare any dividends in the two years ended March 31, 2002 in order to reinvest profits in its fixed-line network modernization, rehabilitation and line-rollout program.

Telkom does not expect to pay dividends for the year ended March 31, 2003. Telkom's board of directors has currently recommended that a dividend be paid for the year ended March 31, 2004 of up to 33% of the Telkom Group's reported after tax net profit for that period, subject to South African law, the provisions of Telkom's memorandum and articles of association and the factors described below. We cannot assure you that any dividend will actually be paid or what the timing or amount of any future dividends will be. Telkom's current dividend policy aims to provide shareholders with a competitive return on their investment, while assuring sufficient reinvestment of profits to enable us to achieve our strategy. Telkom may revise its dividend policy from time to time. The determination to pay dividends, and the amount of the dividends, will depend upon, among other things, the following:

- our earnings;
- our financial condition;
- our capital requirements;
- the impact of currency exchange rate fluctuations;
- general business conditions and strategies;
- contractual restrictions on the payment of dividends;
- the possible effects on our credit worthiness;
- · the pay-out and dividend ratios of other major South African companies and other telecommunications operators; and
- other factors our board of directors may deem relevant, including future growth prospects.

Under South African law, a company may make payments to its shareholders if authorized thereto by its organizational documents. A company may not make any payment, in whatever form, to its shareholders if there are reasonable grounds for believing that:

- the company is or would, after the payment, be unable to pay its debts as they become due in the ordinary course of business; or
- the consolidated assets of the company fairly valued, after the payment, would be less than the consolidated liabilities of the company.

Under South African law, a shareholder is liable to a company for any payments received by the shareholder from the company in violation of these restrictions.

Pursuant to Telkom's new memorandum and articles of association, for so long as either the Government or Thintana Communications is a significant shareholder, Telkom's dividend policy and all declarations of dividends and payments to shareholders will have to be approved by the directors appointed by the Government and Thintana Communications. Pursuant to Telkom's new memorandum and articles of association, a significant shareholder is a shareholder who holds the class A ordinary share or class B ordinary share in the capital of Telkom and at least 15% of Telkom's issued ordinary shares. This percentage will be reduced from time to time to reflect the dilutive effect of issuances of new ordinary shares, but may not be less than 10%. Furthermore, in the new shareholders' agreement, the Government and Thintana Communications have agreed to vote their shares together in relation to the declaration and payment of dividends.

Telkom's ability to make future dividend payments will be determined based upon its financial position under IAS. The following table sets forth a reconciliation of retained earnings in accordance with IAS to distributable reserves in accordance with IAS for the periods indicated.

	As of March 31,			As of September 30,	
	2001	2002	2002	2002	2002
	ZAR	ZAR	USD	ZAR	USD
				(unauc	lited)
			(in millions)	
Retained earnings in accordance with IAS	6,679	8,449	802	9,070	861
Share of non-distributable retained earnings in Vodacom	(1,754)	(2,678)	(254)	(3,139)	(298)
Distributable reserves in accordance with IAS	4,925	5,771	548	5,931	563

Retained earnings of Vodacom are restricted since Telkom requires the consent of the other shareholders of Vodacom to declare dividends. As described in "Taxation" beginning on page 186 of this prospectus, Telkom is required to pay secondary tax on companies at a flat rate of 12.5% in respect of the amount of certain dividends declared by it. As a result of the payment of secondary tax on companies, the amount of dividends that may actually be paid is less than the amount of distributable reserves. Distributable reserves are available for distributable roserves to be reinvested in operations and the amount of any remaining funds that are available for distribution to shareholders.

Telkom expects to pay any cash dividends solely in Rands. Cash dividends payable to holders of ADSs listed on the New York Stock Exchange will be paid to the depositary's custodian, which will convert the dividends into Dollars, at the rate of exchange applicable on the date such dividends are paid, for disbursement to holders. Fluctuations in the exchange rate between Rands and Dollars and expenses of the depositary will affect the Dollar amounts actually received by holders of ADSs upon conversion by the depositary of such cash dividends. See "Description of American Depositary Receipts – Dividends and other distributions" beginning on page 180 of this prospectus.

Provided that the relevant share certificate is endorsed "non-resident" or an entry is made to such effect in the relevant electronic register, there is currently a blanket approval under the South African exchange control regulations for the free transferability of cash dividends to holders of ordinary shares or ADSs. See "Exchange Controls" beginning on page 192 of this prospectus.

In addition to the corporate tax on taxable income of South African companies at the current rate of 30%, South African companies pay secondary tax on companies as described above. Capitalization shares or stock dividends distributed to holders of ordinary shares do not incur secondary tax on companies. Because of this tax treatment, it has become common practice in South Africa for companies to offer capitalization shares in lieu of cash dividends. Capitalization shares are shares issued by a company, the payment for which is allocated out of the company's reserves, including share premium, or unappropriated profits.

For a discussion of the material South African and US federal income tax provisions regarding the taxation of dividends on ordinary shares and ADSs, see "Taxation" beginning on page 186 of this prospectus.

EXCHANGE RATES

Unless otherwise specified, as used in this prospectus:

- references to "Rand," "R," "ZAR" and "SA Cents" are to South African Rand and Cents, the currency of the Republic of South Africa;
- references to "Dollars," "\$," "USD" and "US Cents" are to the United States Dollar and Cents, the currency of the United States; and
- references to the "Rand noon buying rate" are to the noon buying rates in New York City for cable transfers in Rands as certified for customs purposes by the US Federal Reserve Bank of New York expressed in Rands per \$1.00.

For your convenience, this prospectus contains translations of certain Rand amounts into Dollars. You should not assume, however, that Rands could have been exchanged into Dollars at any particular rate or at all. Unless otherwise stated, translations of Rand amounts into Dollars have been made at R10.54 per \$1.00, the Rand noon buying rate on September 30, 2002, the date of the Telkom Group's most recent balance sheet included in this prospectus. These translations should not be construed as representations that the Rand amounts could actually be converted into US dollars at these rates or at all.

The table below shows the high, low, average and end of period Rand noon buying rates. The end of period Rand noon buying rate is computed on the last business day of the relevant period and the average Rand noon buying rate is computed using the Rand noon buying rate on the last business day of each month during the period indicated.

Year ended March 31,	High	Low	Average	End of period
1998	5.04	4.41	4.74	5.04
1999	6.64	5.03	5.85	6.17
2000	6.58	5.98	6.19	6.54
2001	8.04	6.56	7.34	8.04
2002	13.60	7.91	9.64	11.38

The table below shows the high and low Rand noon buying rates for each month during the six months prior to the date of this prospectus:

Year 2002	High	Low
August	10.90	10.24
September	10.74	10.48
October	10.53	10.00
November	9.98	9.25
December	9.27	8.59
Year 2003	High	Low
January	9.05	8.44

On February 25, 2003, the Rand noon buying rate was R8.10 per \$1.00.

Fluctuations in the exchange rate between the Rand and the Dollar will affect the Dollar amounts received by holders of ADSs on conversion of dividends, if any, paid in Rands on the ordinary shares and may affect the Dollar trading price of the ADSs on the New York Stock Exchange.

CAPITALIZATION

The following table sets forth the capitalization of the Telkom Group as of September 30, 2002 in accordance with IAS. The Telkom Group's capitalization includes our 50% interest in Vodacom, which we proportionately consolidate in the Telkom Group's consolidated financial statements.

Rand amounts have been translated into Dollars solely for your convenience at R10.54 per \$1.00, the Rand noon buying rate on September 30, 2002, the date of the Telkom Group's most recent consolidated balance sheet included in this prospectus. These translations should not be construed as representations that the Rand amounts could actually be converted in US dollars at these rates or at all.

You should read the following information together with "Risk Factors" beginning on page 17, "Selected Historical Consolidated Financial and Other Data of the Telkom Group" beginning on page 33, "Management's Discussion and Analysis of Financial Condition and Results of Operations" beginning on page 39 and the consolidated financial statements and notes thereto of the Telkom Group and Vodacom beginning on page F–2 of this prospectus.

	As of September 30, 20	
	ZAR	USD
Short-term	· · · · · · · · · · · · · · · · · · ·	idited) lions)
Local unsecured debt ²	1,364	129
Current portion of long-term debt ³	5,958	565
Local debt	5,897	559
Unsecured	5,607	532
Secured	290	27
Government guaranteed	_	_
Foreign debt	61	6
Secured	29	3
Government guaranteed	32	3
Total short-term debt	7,322	694
Long-term ³		
Local debt	12,058	1,144
Unsecured	7,550	716
Secured	1,047	99
Government guaranteed	3,461	329
Foreign debt	6,086	578
Unsecured	5,306	504
Secured	293	28
Bank guaranteed	359	34
Government guaranteed	128	12
Total long-term debt	18,144	1,722
Shareholder equity		
Share capital	5,570	529
(1,000,000 ordinary shares of R10 each authorized, 557,031,819 ordinary shares issued and outstanding as of September 30, 2002)		
Share premium	2,723	258
Non-distributable reserves	112	11
Retained earnings	9,070	860
Total shareholders' equity	17,475	1,658
Total capitalization	42,941	4,074

¹ There have been no material changes to the Telkom Group's capitalization and indebtedness from September 30, 2002 through January 16, 2003, the last practical day on which this information could be compiled, except for the following:

• the repayment of the R359 million European Investment Bank loan;

• the repayment of R397 million of short-term instruments;

• exchange rate movements of R566 million; and

• our 50% share of Vodacom's total interest bearing debt has decreased by R1.2 billion as a function of the normal monthly working capital cycle.

² Credit facilities utilized.

³ Long-term debt and related current portion of long-term debt include finance lease obligations.

SELECTED HISTORICAL CONSOLIDATED FINANCIAL AND OTHER DATA OF THE TELKOM GROUP

The following table sets forth selected historical consolidated financial and other data of the Telkom Group as of and for each of the five years in the period ended March 31, 2002 and as of and for each of the six month periods ended September 30, 2002 and 2001. Information in the following table includes our 50% interest in the results, assets, liabilities and shareholders' equity of Vodacom, which we proportionately consolidate.

The following selected historical consolidated financial data of the Telkom Group as of and for each of the three years ended March 31, 2002 was derived from the Telkom Group's historical consolidated financial statements beginning on page F–48 of this prospectus, which have been audited by Ernst & Young, Registered Accountants and Auditors, Chartered Accountants (SA). The following selected consolidated financial data as of March 31, 1999 and March 31, 1998 and for each of the two years ended March 31, 1999 was derived from the Telkom Group's unaudited consolidated financial statements not included in this prospectus, which are presented in accordance with IAS. The following selected historical consolidated financial data of the Telkom Group as of September 30, 2002 and for each of the six month periods ended September 30, 2002 and 2001 was derived from the Telkom Group's unaudited consolidated financial statements beginning on page F–2 of this prospectus, which, in the opinion of our management, have been prepared on the same basis as the Telkom Group's audited consolidated financial statements and reflect all adjustments, consisting of normal recurring adjustments, necessary for a fair presentation of the Telkom Group's results of operations and financial position for such periods. Results for the six month periods ended September 30, 2002 and 2001 are not necessarily indicative of results that may be expected for the entire year.

The consolidated financial statements of the Telkom Group have been prepared in accordance with IAS, which differs in certain respects from US GAAP. For a description of the principal differences between IAS and US GAAP relevant to the consolidated financial statements of the Telkom Group and a reconciliation to US GAAP of net income and profit and shareholders' equity, see note 41 of the notes to the audited consolidated financial statements of the Telkom Group beginning on page F–97 of this prospectus and note 21 of the notes to the unaudited condensed consolidated financial statements of the Telkom Group as of September 30, 2002 and for each of the six month periods ended September 30, 2002 and 2001 beginning on page F–15 of this prospectus.

Headline earnings per share is a disclosure requirement of the JSE and is not a recognized measure under US GAAP. Headline earnings represents net profit, excluding profit on the disposal of property, plant and equipment; profit on the disposal of subsidiaries and joint ventures; property, plant and equipment impairment losses; goodwill amortization; and tax and minority interest impacts. EBITDA represents operating profit before income tax, finance charges, investment income and depreciation and amortization. We believe that EBITDA provides meaningful additional information to investors since it is widely accepted by analysts and investors as a basis for comparing a company's underlying operating profitability with that of other companies as it is not influenced by past capital expenditures or business acquisitions, a company's capital structure or the relevant tax regime. This is particularly the case in a capital-intensive industry such as communications. It is also a widely accepted indicator of a company's ability to service its long-term debt and other fixed obligations and to fund its continued growth. EBITDA is not a US GAAP or IAS measure. You should not construe EBITDA as an alternative to operating profit or cash flows from operating activities determined in accordance with US GAAP or IAS or as a measure of liquidity. EBITDA is not defined in the same manner by all companies and may not be comparable to other similarly titled measures of other companies unless the definition is the same. In addition, because the calculation of EBITDA in the maintenance covenants contained in our credit facilities is based on accounting policies in use at the time the indebtedness was incurred, EBITDA for purposes of those covenants is not calculated in the same manner as it is calculated in the following table.

Fixed access lines are comprised of PSTN lines, including ISDN channels, public and private payphones and internal lines in service. We calculate fixed-line penetration, or teledensity, based on the total number of telephone lines in service at the end of the period per 100 persons in the population of South Africa. Population is the estimated South African population at the mid year in the periods indicated as published by Statistics South Africa, a South African governmental department. We calculate fixed-line traffic, other than international outgoing mobile traffic and international interconnection traffic, by dividing traffic operating revenues for the particular category by the weighted average tariff for such category during the relevant period. Fixed-line international outgoing mobile traffic and international interconnection traffic is based on the actual traffic registered through the respective exchanges and reflected in international interconnection invoices. We calculate revenue per fixed access line by dividing total fixed-line revenue during the period, excluding data and directories and other revenue, by the average number of fixed lines during the period. We calculate our number of fixed lines per

fixed-line employee on the basis of fixed lines in service at period end divided by the number of employees in our fixedline segment at period end, excluding employees from our two subsidiaries, Telkom Directory Services and Swiftnet, which do not provide public switched telecommunications services.

Information with respect to Vodacom's statistical data reflects 100% of Vodacom's results of operations and information with respect to Vodacom's other African operations reflects 100% of the operations of Vodacom's subsidiaries in Lesotho and Tanzania and 51% of Vodacom's joint venture in the Democratic Republic of the Congo, unless otherwise indicated. Vodacom's customer totals are based on the total number of customers registered on Vodacom's network, which have not been disconnected, including inactive customers, as of the end of the period indicated. See "Business – Mobile communications - South Africa - Customers" on beginning page 122 of this prospectus for a discussion of Vodacom's procedures with respect to disconnections and inactive customers. Vodacom's churn is calculated by dividing the average monthly number of disconnections during the period by the average monthly total reported customer base during the period. Vodacom calculates penetration, or teledensity, based on the total number of customers at the end of the period per 100 persons in the population of South Africa. Population is the estimated South African population at the mid year in the periods indicated as published by Statistics South Africa. Vodacom's traffic comprises total traffic registered on Vodacom's network, including bundled minutes, outgoing international roaming calls and calls to free services, but excluding national and incoming international roaming calls. Vodacom's ARPU is calculated by dividing the average monthly revenue during the period by the average monthly total reported customer base during the period. ARPU excludes revenue from equipment sales, other sales and services and revenue from national and international users roaming on Vodacom's networks. MOU is calculated by dividing the average monthly minutes during the period by the average monthly total reported customer base during the period. MOU excludes calls to free services, bundled minutes and data minutes. Cumulative network capital expenditure per customer is the cumulative network capital expenditure since the launch of Vodacom's South African network divided by Vodacom's average customers in South Africa for the period.

Rand amounts as of and for the year ended March 31, 2002 and as of and for the six months ended September 30, 2002 have been translated into Dollars solely for your convenience at R10.54 per \$1.00, the Rand noon buying rate discussed in "Exchange Rates" on page 31 of this prospectus on September 30, 2002, the date of the Telkom Group's most recent consolidated balance sheet included in this prospectus. These translations should not be construed as representations that the Rand amounts could actually be converted into US dollars at these rates or at all.

You should read the following information together with "Risk Factors" beginning on page 17, "Capitalization" on page 32, "Management's Discussion and Analysis of Financial Condition and Results of Operations" beginning on page 39 and the consolidated financial statements and the notes thereto of the Telkom Group and Vodacom beginning on page F–2 of this prospectus.

THE TELKOM GROUP

Income Statement Data

	Year ended March 31,							Six months ended September 30,		
	1998	1999	2000	2001	2002	2002	2001	2002	2002	
	ZAR	ZAR	ZAR	ZAR	ZAR	USD	ZAR	ZAR	USD	
Amounts in accordance with IAS	(unau	dited)					(unaudited)	
			(in mil	lions, exc	ept per sh	are amou	ints)			
Operating revenue	19,495	23,029	27,113	31,352	34,197	3,244	16,523	18,316	1,738	
Employee expenses ¹ $\ldots \ldots$	n/a ²	n/a ²	7,713	6,590	7,166	680	3,590	3,707	352	
Payments to other operators	n/a ²	n/a ²	4,241	4,983	5,762	547	2,654	3,105	294	
Selling, general and administrative ³	n/a ²	n/a ²	5,324	6,971	8,237	781	3,794	3,795	360	
Services rendered	n/a ²	n/a ²	1,439	1,539	2,194	208	1,091	1,108	105	
Operating leases	n/a ²	n/a ²	340	1,292	1,217	115	583	684	65	
Depreciation and amortization	n/a ²	n/a ²	4,174	5,052	5,408	513	2,643	3,106	295	
Operating expenses	15,498	19,617	23,231	26,427	29,984	2,844	14,355	15,505	1,471	
Operating profit	3,997	3,412	3,882	4,925	4,213	400	2,168	2,811	267	
Investment income	997	436	641	617	490	46	306	152	14	
Finance charges	(1,585)	(1,283)	(2,482)	(3,137)	(2,550)	(242)	(1,845)	(1,779)	(169)	
Profit before tax	3,409	2,565	2,041	2,405	2,153	204	629	1,184	112	
Taxation	(1,032)	(657)	(501)	(715)	(873)	(83)	(206)	(456)	(43)	
Profit after tax	2,377	1,908	1,540	1,690	1,280	121	423	728	69	
Minority interests	(13)	(55)	(13)	(68)	,	(5)	(52)	(84)	(8)	
Net profit	2,364	1,853	1,527	1,622	1,221	116	371	644	61	
Number of ordinary shares										
outstanding (millions)										
Basic	557	557	557	557	557	557	557	557	557	
Diluted	557	557	557	557	557	557	557	557	557	
Earnings per share (cents)			0744	201.2	210.2	•••		1156	11.0	
Basic	424.4	332.7	274.1	291.2	219.2	20.8	66.6	115.6	11.0	
Diluted	424.4	332.7	274.1	291.2	219.2	20.8	66.6	115.6	11.0	
Dividends per share (cents)	10.3	98.1	59.6	-	-	-	-	-	-	
Amounts in accordance with US GAAP										
Net revenue	n/a	n/a	n/a	26,413	27,947	2,653	13,657	14,605	1,386	
Operating income	n/a	n/a	n/a	3,716	2,498	237	1,711	2,219	211	
Net income	n/a	n/a	n/a	1,598	1,317	125	481	757	73	
Earnings per share (cents)				-,270	-,		.01			
Basic	n/a	n/a	n/a	286.9	236.5	22.4	86.4	135.9	12.9	
Diluted	n/a	n/a	n/a	286.9	236.5	22.4	86.4	135.9	12.9	
	11/ a	11/ d	11/ d	200.7	250.5	<i>22.</i> 7	00.7	155.7	14.7	

Balance Sheet Data

				As of September 30,				
	1998	1999	2000	2001	2002	2002	2002	2002
	ZAR	ZAR	ZAR	ZAR	ZAR	USD	ZAR	USD
Amounts in accordance with IAS	(una	udited)					(unau	dited)
	(in millions, except per share amoun						ts)	
Total assets	26,012	37,420	47,276	53,537	55,208	5,238	54,581	5,178
Current assets	5,692	7,580	11,010	12,674	10,968	1,041	11,195	1,062
Cash and cash equivalents	n/a	n/a	1,953	1,801	724	69	1,085	103
Other current assets	n/a	n/a	9,057	10,873	10,244	972	10,110	959
Non-current assets	20,320	29,840	36,266	40,863	44,240	4,197	43,386	4,116
Total liabilities ⁴	13,011	24,496	33,879	38,449	38,243	3,628	36,892	3,500
Current liabilities	6,643	12,985	14,371	15,447	12,646	1,200	15,552	1,475
Short-term debt ⁵	n/a	n/a	6,046	6,425	2,868	272	7,322	694
Other current liabilities	n/a	n/a	8,325	9,022	9,778	928	8,230	781
Non-current liabilities	6,368	11,511	19,508	23,002	25,597	2,428	21,340	2,025
Long-term debt ⁶	n/a	n/a	15,928	19,843	22,533	2,138	18,144	1,722
Other non-current liabilities	n/a	n/a	3,580	3,159	3,064	290	3,196	303
Minority interests	19	84	47	116	133	13	214	20
Shareholders' equity	12,982	12,840	13,350	14,972	16,832	1,597	17,475	1,658
Amounts in accordance with US GAAP								
Total assets	n/a	n/a	n/a	49,524	50,943	4,836	49,458	4,693
Total liabilities	n/a	n/a	n/a	35,626	35,280	3,349	33,076	3,138
Shareholders' equity	n/a	n/a	n/a	13,776	15,535	1,475	16,220	1,539

	Year ended March 31,						Six months ended September 30,		
	1998	1999	2000	2001	2002	2002	2001	2002	2002
	ZAR	ZAR	ZAR	ZAR	ZAR	USD	ZAR	ZAR	USD
Cash Flow Data	(una	udited)						(unaudited	1)
Amounts in accordance with IAS					(in million	s)			
Cash flow from operating activities . Cash flow from/(used in) investing	3,976	6,123	4,917	6,165	8,171	775	3,301	3,462	328
activities	(6,942)	(12,658)	(9,107)	(9,964)	(9,294)	(882)	(3,653)	(2,453)	(233)
activities	1,218	6,383	5,051	3,439	110	10	(973)	(1,178)	(112)
Other Data									
Headline earnings per share (cents) ⁷ Net asset value per share (cents) ⁸	n/a	n/a	199.9	341.8	299.3	28.4	70.2	123.9	11.8
(at period end)	2,330.6	2,305.1	2,396.6	2,687.8	3,021.7	286.7	n/a	3,137.2	297.6
intangibles (cents) (at period end) ⁸ .	2,323.9	2,289.1	2,312.3	2,613.3	2,926.6	277.7	n/a	3,057.8	290.1
EBITDA	6,433	6,363	8,056	9,977	9,621	913	4,811	5,917	562
Total debt (at period end) ⁹ Capital expenditure excluding	n/a	n/a	21,974	26,268	25,401	2,410	25,359	25,466	2,416
intangibles	7,030	12,690	9,461	9,889	9,004	854	3,641	2,346	223

		Yea	Six months ended September 30,				
	1998	1999	2000	2001	2002	2001	2002
Fixed-Line Statistical Data (Telkom)							
Fixed access lines (thousands)							
$(at period end)^{10}$	4,645	5,075	5,493	4,962	4,924	4,986	4,895
Postpaid							
PSTN ¹¹	4,518	4,768	4,668	3,930	3,554	3,761	3,407
ISDN	-	154	271	374	467	421	522
Prepaid	n/a	n/a	381	480	708	615	780
Payphones ¹²	127	153	173	178	195	189	186
Fixed-line penetration rate	11.2	10.1	10.0	11.4	11.1	11.1	10.0
(%) (at period end)	11.3	12.1	12.8	11.4	11.1	11.1	10.8
Revenue per fixed access line (ZAR)	n/a	n/a	3,869	4,297	4,729	2,294	2,456
Total fixed-line traffic	,	,	21 105	22.015	22.052	16 (20)	16145
(millions of minutes) $\dots \dots \dots \dots \dots \dots$	n/a	n/a	31,127	32,915	32,973	16,620	16,145
Local ¹³	n/a	n/a	19,471	20,388	20,252	10,246	9,870 2,445
Long distance	n/a	n/a	5,222	4,938	4,895	2,492	2,445
Fixed-to-mobile	n/a n/a	n/a n/a	3,659 344	4,319 357	4,390 375	2,221 184	2,079 219
				2,913			
Interconnection	n/a	n/a	2,431	2,915	3,061	1,477	1,532
Number of full-time, fixed-line employees (at period end) ¹⁴	56,480	61,237	49,128	43,758	39,444	42,110	38,009
	50,400	01,437	47,120	43,730	33,444	42,110	30,009
Fixed lines per fixed-line employee (at period end) ¹⁴	82	83	112	113	125	118	129
	02	05	112	115	125	110	12)
Vodacom Statistical Data (100% of Vodacom)							
South Africa							
Total mobile customers (thousands)							
$(at period end)^{15} \ldots \ldots \ldots \ldots \ldots \ldots \ldots \ldots$	1,137	1,991	3,069	5,108	6,557	5,657	7,130
Contract	695	866	963	1,037	1,090	1,062	1,139
Prepaid	426	1,101	2,082	4,046	5,439	4,569	5,961
Community services telephones	16	23	24	25	28	26	30
Churn (%)	28.2	26.5	31.8	23.3	27.2	31.3	30.7
Contract	17.1	16.1	17.4	18.7	14.5	16.6	13.2
Prepaid	30.0	39.3	40.5	24.8	30.1	34.8	34.3
Mobile market share (%) (at period end)	62	60	59	61	61	61	59
Mobile penetration (%) (at period end)	4.5	8.0	12.1	19.1	24.2	20.6	26.6
Total mobile traffic (millions of minutes) .	-	-	5,669	7,472	8,881	4,229	5,007
Outgoing	n/a	n/a	2,885	4,052	4,967	2,307	2,994
Incoming	n/a	n/a	2,784	3,420	3,914	1,922	2,013
Average monthly revenue per customer							
$(\mathbf{ZAR})^{16}$	394	358	266	208	182	190	181
$Contract^{16}$	n/a	n/a	481	493	560	551	612
Prepaid	n/a	n/a	132	98	93	94	88
Community services	n/a	n/a	n/a	1,453	1,719	1,710	1,766
Average monthly minutes of use per							
customer	n/a	n/a	158	137	111	114	102
Contract	n/a	n/a	274	270	264	265	269
Prepaid	n/a	n/a	90	70	58	59	53
Community services	n/a	n/a	1,593	2,859	3,354	3,246	3,215
Cumulative network capital expenditure per					1 001		1.000
customer (ZAR) (at period end)	n/a	n/a	2,543	2,053	1,991	2,048	1,980
Number of mobile employees	A A = A	0.447	4 0 40	4 4 0 4	2.004	4 30 4	A 0.47
(at period end) ¹⁷	2,050	3,446	4,048	4,102	3,984	4,384	3,845
Number of mobile customers per mobile $e^{1/7}$	555	578	750	1 245	1 616	1 200	1 951
employee (at period end) ¹⁷ \ldots \ldots \ldots	555	3/8	758	1,245	1,646	1,290	1,854

		Year		Six months ended September 30,			
	1998	1999	2000	2001	2002	2001	2002
Other African countries							
Number of mobile customers (thousands) (at period end) Average monthly revenue per customer	3	5	12	104	306	164	540
Lesotho (ZAR)	n/a	n/a	n/a	n/a	144	n/a	87
Tanzania (USD)Democratic Republic of the	n/a	n/a	n/a	31	27	n/a	23
Congo (USD)	n/a	n/a	n/a	n/a	n/a	n/a	22
Number of mobile employees (at period end) ¹⁷	n/a	n/a	43	170	369	201	397
Number of mobile customers per mobile employee (at period end) ¹⁷	n/a	n/a	279	612	830	816	1,360

¹ Employee expenses include retrenchment costs of R373 million, R132 million and R303 million in the years ended March 31, 2002, 2001 and 2000, respectively, and R169 million and R195 million in the six months ended September 30, 2002 and 2001, respectively.

² Not available because we changed the categories contained in our consolidated financial statements in the year ended March 31, 2000.

³ Selling, general and administrative expenses include asset write-offs of R445 million and R230 million in the year ended March 31, 2002 and 2001, respectively, and provisions for potential damages related to Telkom's arbitration with Telcordia of R375 million in the year ended March 31, 2002.

⁴ As of September 30, 2002, R3,621 million of our long-term debt was guaranteed by the Government of the Republic of South Africa.

⁵ Includes short-term portion of finance leases and utilized credit facilities.

⁶ Includes long-term portion of finance leases.

⁷ Headline earnings per share is a disclosure requirement of the JSE and is not a recognized measure under US GAAP. The following is a reconciliation between net profit and headline earnings in accordance with IAS for the periods indicated:

	Year ended March 31,			Six months ended September 30,		
	2000	2001	2002	2001	2002	
	ZAR	ZAR	ZAR	ZAR	ZAR	
				(unauc	lited)	
	((in millions, e	except per sha	re amounts)		
Net profit	1,527	1,622	1,221	371	644	
Profit on disposal of property, plant and equipment	(493)	(29)	(22)	(6)	(7)	
Profit on disposal of subsidiaries and joint ventures	(83)	_	(8)	_	-	
Property, plant and equipment impairment losses	_	279	445	_	16	
Goodwill amortization	18	75	66	26	36	
Tax and outside shareholders effects	145	(43)	(35)	_	1	
Headline earnings	1,114	1,904	1,667	391	690	
Headline earnings per share (cents)	199.9	341.8	299.3	70.2	123.9	

⁸ Net asset value per share including and excluding intangibles are disclosure requirements of the JSE. Net asset value per share excluding intangibles is not a recognized measure under US GAAP. Net asset value per share including intangibles is based on net assets of R16,832 million, R14,972 million, R13,350 million, R12,840 million and R12,982 million as of March 31, 2002, 2001, 2000, 1999 and 1998, respectively, and R17,475 million as of September 30, 2002. Net asset value per share excluding intangibles is based on net assets of R16,302 million, R14,557 million, R12,880 million, R12,751 million and R12,945 million as of March 31, 2002, 2001, 2001, 2000, 1999 and 1998, respectively, and R17,033 million as of September 30, 2002.

⁹ Includes short-term and long-term debt, finance lease obligations and utilized credit facilities.

¹⁰ Including Telkom internal lines of 162,460, 151,986 and 145,302 as of March 31, 2002, 2001 and 2000, respectively, and 136,459 and 157,942 as of September 30, 2002 and 2001, respectively. Each PSTN line includes one access channel, each basic ISDN line includes two access channels and each pricing ISDN line includes 30 access channels.

¹¹ Excluding ISDN channels.

¹² Includes public and private pay phones.

¹³ Local traffic includes internet traffic.

¹⁴ Excluding employees of Telkom Directory Services and Swiftnet.

¹⁵ 13.9% of Vodacom's total reported customers, 15.9% of its prepaid customers and 3.8% of its contract customers in South Africa were inactive as of March 31, 2002. 15.1% of Vodacom's total reported customers, 17.0% of its prepaid customers and 4.9% of its contract customers in South Africa were inactive as of September 30, 2002.

¹⁶ Value added service revenue from previously partially owned service providers is included in contract and total average monthly revenue per customer from October 1, 2001, at which time Vodacom consolidated these previously partially owned service providers.

¹⁷ Includes 423, 553 and 96 total temporary employees as of March 31, 2002, 2001 and 2000, respectively, and 140 and 335 total temporary employees as of September 30, 2002 and 2001, respectively.

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

You should read the following discussion together with the consolidated financial statements of the Telkom Group and Vodacom and the notes thereto beginning on page F–2 included elsewhere in this prospectus. The Telkom Group and Vodacom have prepared their financial statements in accordance with IAS, which differs in certain respects from US GAAP. For a description of the principal differences between IAS and US GAAP relevant to the financial statements of the Telkom Group and Vodacom and a reconciliation to US GAAP of net income and profit and shareholders' equity, see note 41 of the notes to the audited consolidated financial statements of the Telkom Group as of and for the three years ended March 31, 2002 beginning on page F–97 of this prospectus, note 21 of the notes to the unaudited condensed consolidated financial statements of the Telkom Group as of September 30, 2002 and for each of the six month periods ended September 30, 2002 and 2001 beginning on page F–15 of this prospectus, note 45 of the notes to the audited consolidated financial statements of Vodacom as of and for the three years ended March 31, 2002 beginning on page F–176 of this prospectus and note 20 of the notes to the unaudited condensed consolidated financial statements of Vodacom as of September 30, 2002 and 2001 beginning on page F–176 of this prospectus.

Overview of our business

We are currently the sole provider of public switched telecommunications services in South Africa, providing fixed-line voice and data services. In addition, we participate in the South African mobile communications market through our 50% interest in Vodacom, the largest mobile communications network operator in South Africa based on total reported customers. We also provide directory services and other services through our subsidiaries, Telkom Directory Services (Proprietary) Limited and Swiftnet (Proprietary) Limited, both of which are companies incorporated in the Republic of South Africa.

We offer business, residential and payphone customers a wide range of services and products, including:

- *fixed-line voice services*, including subscription and connections services, local, long distance, fixed-to-mobile and international voice services, interconnection and transit communications services, value-added voice services, customer premises equipment sales and directory services;
- *fixed-line data services*, including domestic and international data transmission services, such as leased lines and packet-based services, managed data networking services and internet access and related information technology services; and
- *mobile communications services*, including voice and data services, value-added services and handset sales through Vodacom.

Principal factors that affect our results of operations

Liberalization of the South African telecommunications market and increasing competition

We had the exclusive right to provide public switched telecommunications services, including international telephone services, in the Republic of South Africa until May 7, 2002. In May 2002, Sentech Limited was issued licenses to provide international carrier of carriers services and multimedia services. Due to the continuing liberalization of the communications market, we expect to face competition from a second national operator. We also expect to face additional competition by small business operators in areas with a teledensity of less than 5%. ICASA has indicated that it expects to issue these licences in 2003 or early 2004. The only two bids for the second national operator that we received at the close of the bid process were rejected by ICASA and an alternative bid process has been commenced by the Minister of Communications. Further competition may arise as a result of an assessment by the Minister of Communications of the feasibility of issuing additional licenses from May 2005. In addition, our fixed-line business has faced competition from mobile communications network operators, including Vodacom, and value-added network operators for a number of years. In recent periods, our fixed-line business has experienced significant migration from our fixed-line services. We also compete with mobile operators who use least cost routing technology that enables fixed-to-mobile calls from corporate private branch exchanges to bypass our network by being transferred directly to mobile networks.

The current South African mobile communications market is dominated by two mobile communications network operators, Vodacom and MTN, and a third mobile communications network operator, Cell C, has competed in this market since November 2001. In addition, ICASA has indicated that it intends to license global mobile personal communications services in 2003 or later and to conduct a feasibility study on the licensing of a fourth mobile operator in 2004 or later.

We expect competition in the fixed-line and mobile communications sectors to continue to increase. As competition intensifies, the main challenges our fixed-line business faces are continuing to improve customer loyalty and maintaining its leadership in the South African communications market. As a result of increasing competition, we anticipate a reduction in overall average tariffs and market share in our fixed-line business. Vodacom has maintained its market share to date, despite the introduction of Cell C, but customer acquisition and retention costs have increased. The introduction of future competition may result in a reduction in Vodacom's overall average tariffs and market share and an increase in its customer acquisition and retention costs. However, we expect competition to stimulate overall market demand for communications services.

South African fixed-line communications market

While South Africa features a highly developed financial and legal infrastructure at the core of its economy, it also suffers from high levels of unemployment and income disparity. With respect to the economically disadvantaged portion of the population, communications providers must compete with other basic service providers for customers' limited resources. In a number of areas of the country and for particular portions of the population, mobile services are the preferred alternative to fixed-line services.

To substantially meet our license targets, we installed a significant number of access lines that proved to be uneconomic and have since been disconnected. Taking into account recent disconnections, the number of our fixed lines in service grew by a compound annual rate of only 3.0% over the five years ending March 31, 2002. Although the fixed-line penetration rate in South Africa was only 10.8% as of September 30, 2002, due to the diverse rural geography and demographic factors in South Africa, we do not expect fixed-line penetration rates to increase significantly in the near-term. In light of these market conditions, we will seek to maximize the utilization of existing capacity, largely through increased sales of our prepaid and other products.

Significant growth in mobile communications market

South Africa has experienced significant growth in the number of mobile users since Global System for Mobile Technology, or GSM, mobile services were launched in the country in 1994. The penetration rate for mobile users increased from 2.4% at March 31, 1997 to 24.2% at March 31, 2002 and 26.6% at September 30, 2002. As a result, Vodacom's revenues increased 21.6% and 38.7% in the 2002 and 2001 financial years, respectively, and 25.5% in the six months ended September 30, 2002 as compared to the six months ended September 30, 2001. While we believe the mobile penetration rate will continue to increase, we do not expect that it will continue to grow at the same high rates that it has experienced in the recent past. Consequently, Vodacom is placing increased focus on customer retention and providing value-added services in addition to its previous focus on customer acquisition, as well as selective growth in other African countries.

A large part of the growth in mobile services was due to the success of prepaid services. Approximately 83.6% of Vodacom's South African mobile customers were prepaid customers at September 30, 2002. Vodacom expects the number of prepaid mobile users to continue to grow as a percentage of total mobile users. The increasing percentage of prepaid users, who tend to have lower average usage, has resulted in decreasing overall average revenue per customer, despite increasing average revenue per contract customer. In the future, as the mobile market matures and growth in the prepaid market slows, average revenue per customer is expected to stabilize.

Tariff rebalancing

We have substantially completed a five-year tariff rebalancing program in our fixed-line business. This has reduced the need for future tariff adjustments in the face of competition. We have decreased the ratio of tariffs for long distance calls to all destinations over 200km compared to tariffs for local calls from 13.2:1 as of March 31, 1997 to 2.7:1 as of March 31, 2002. In addition, the weighted average effective price per minute to all international destinations decreased approximately 44% from January 1, 1998 to March 31, 2002. The following table shows our long distance to local call ratio for the periods indicated.

		As of March 31,								
	1997	1998	1999	2000	2001	2002				
Long distance to local call ratio	13.2	9.2	7.7	6.9	5.8	2.7				

The rebalancing of tariffs was performed within a price cap mechanism imposed by regulations that limited increases in the overall tariffs in a basket of specified services that we previously had the exclusive right to provide. More than 80% of Telkom's operating revenue is included in this basket. The overall tariffs for all services in the basket may not be increased by more than 1.5% below inflation in South Africa, based on the consumer price index and measured using revenue for the services in the basket at constant volumes for the prior year. In addition, prior to January 1, 2003, the price of any individual product or service included in the basket of specified services could not be increased by more than 20% above inflation in South Africa in any year. Effective January 1, 2003, the price of any individual product or service included in the basket of specified services could not be increased by more than 20% above inflation in South Africa in any year. Effective January 1, 2003, the price of any individual product or service included in the basket may not be increased by more than 5% above inflation in South Africa in any year. In December 2002, ICASA approved our tariff filing providing for a 9.5% increase in the overall tariffs for all services in the basket effective January 1, 2003, based on the increase in the consumer price index for September 2002 of 12.5%. Average inflation in South Africa was 5.7% in the year ended December 31, 2001 and 5.4% in the year ended December 31, 2000. See "Business – Fixed-line communications – Fees and tariffs – Tariff rebalancing" beginning on page 108 of this prospectus.

Interconnection agreements

Telkom amended its interconnection agreements with Vodacom and MTN and entered into a new interconnection agreement with Cell C effective in November 2001. Telkom's amended interconnection agreements increased the portion of fixed-to-mobile tariffs retained by Telkom effective from November 1, 2001. The adjustments also eliminated volume discounts previously offered to mobile operators for termination of mobile-to-fixed calls on our fixed-line network and equalized termination rates payable by Telkom to mobile operators for incoming international calls with national fixed-tomobile termination rates. Telkom's amended interconnection agreements also increased the discount offered on outgoing international calls originating on the mobile networks in order to better prepare us for increased competition from Sentech Limited and the second national operator and from small business operators in areas with a teledensity of less than 5%. Telkom's interconnection agreements provide for annual increases in the portion of fixed-to-mobile tariffs retained by Telkom and the termination rates payable by Telkom to the mobile operators as well as the termination rates payable to Telkom from the mobile operators for mobile-to-fixed calls commencing in January 2003.

Effective in November 2001, Vodacom and MTN entered into an amended interconnection agreement with each other and new interconnection agreements with Cell C. These agreements increased the amounts mobile operators are required to pay one another for the termination of mobile-to-mobile calls from November 2001. These amendments also introduced an interconnection rate of 4 SA Cents for the termination of calls by mobile operators for calls originating from other mobile operator's community service phones, whereas previously these calls were terminated at no charge. These amendments have increased Vodacom's payments to other operators, while increasing the interconnection revenues received by Vodacom.

See "Business – Fixed-line communications – Fees and tariffs – Interconnection tariffs" on page 111 of this prospectus.

Fixed-line license obligations

Our public switched telecommunications services license included service and fixed line roll-out targets that were required to be met through May 7, 2002. We substantially met all of our fixed-line service and line roll-out targets with the exception of our residential fault rate target, our aggregate fixed-line roll-out target and targets which required us to provide service to underserviced villages and to replace analog lines with digital lines.

We elected not to roll-out lines in our last year of exclusivity in areas where it was not economical. As a result, we missed our aggregate fixed-line roll-out target by 16,448 lines. Our license required us to pay penalties for missing these license targets. We have provided for our estimate of the total penalties for failing to meet these targets of approximately R15 million in the Telkom Group's financial statements for the year ended March 31, 2002 based on the previous requirements contained in our existing license. This amount is subject to review by ICASA. We do not currently anticipate that we will have any additional fixed line roll-out targets.

Fixed-line network modernization and line roll-out program

In 1997, we embarked on an extensive five year capital investment program in our fixed-line business. Our fixed-line capital investment for the five years ended March 31, 2002 was R41.7 billion, of which R27.9 billion was for network modernization and line roll-out. Our fixed-line capital investment program was mainly initiated to satisfy our license obligations and prepare for competition by making substantial improvements to our fixed-line network services.

The following table shows the amounts included in our total fixed-line capital expenditure for the periods indicated.

	Fixe	d-line capita	l expenditu	re		S:	ika andad
		Year	Six months ended September 30,				
	1998	1999	2000	2001	2002	2001	2002
	ZAR	ZAR	ZAR	ZAR	ZAR	ZAR	ZAR
	(una	udited)	(unaudited)				
Network modernization	962	1,674	1,244	1,209	2,192	733	371
Line roll-out	3,658	6,971	4,230	3,994	1,769	849	318
Total network modernization and							
line-roll-out	4,620	8,645	5,474	5,203	3,961	1,582	689
Operational support systems	778	1,533	2,194	2,453	2,369	791	743
Company support and other	1,115	1,279	800	641	632	257	55
Total fixed-line capital expenditure .	6,513	11,457	8,468	8,297	6,962	2,630	1,487
Capital expenditure as a percentage of fixed-line operating revenue $(\%)$.	n/a	n/a	36	31	25	19	10

In the future, we intend to selectively invest in our fixed-line segment on a smaller scale based on customer demand and economic viability. Having substantially completed our fixed-line roll-out, we expect future fixed-line capital expenditures to be primarily for improving the quality of our network and our operational support systems. We have budgeted to spend approximately R4.9 billion in the year ended March 31, 2003 on fixed-line capital expenditures.

Customer non-payments

We have experienced significant bad debts in our fixed-line business, particularly in impoverished areas where we were required to expand our network pursuant to our license obligations. In response to these non-payments, we disconnected a substantial number of telephone lines beginning in our 2001 financial year and incurred bad debt expenses of R965 million, R671 million and R560 million in our fixed-line segment during the years ended March 31, 2002, 2001, and 2000, respectively, and R75 million and R510 million in the six months ended September 30, 2002 and 2001, respectively. To control our bad debts, we have implemented a more rapid disconnection policy for non-payments, continued and improved credit vetting and controls, instituted a better collection program and continued to promote our prepaid fixed-line services.

Transformation of our fixed-line business from a majority government owned entity to a market and profit-oriented enterprise

We are in the final stages of changing the orientation of our fixed-line business from a majority governmental owned entity to a market and profit-oriented business. To achieve this, we began a transformation program in 1997 with the help of our strategic equity investors to reorganize our fixed-line business along functional lines. Our focus was to change our corporate culture, improve the skills of our South African employees, increase the focus of our marketing efforts, outsource non-core operations and manage revenue generation and operating expenses more effectively.

Employee-related expenses are a significant component of our total fixed-line operating expenses. The number of our fixed-line employees, excluding Telkom Directory Services and Swiftnet, declined by approximately 18,800 positions from March 31, 1997 through September 30, 2002. We spent R373 million, R132 million and R303 million in the years ended March 31, 2002, 2001 and 2000, respectively, and R169 million and R195 million in the six months ended September 30, 2002 and 2001, respectively, on our employee restructuring program. We intend to continue to reduce our fixed-line headcount over the next five years.

In addition, we have identified and outsourced six non-core activities since March 31, 2000. Through March 31, 2002, we received R804 million from our outsourcing program. We recently announced our intention to dispose of our property portfolio through a sale and leaseback transaction. See "– Recent developments – Property portfolio" on page 43 of this prospectus.

Volatility of the Rand and adoption of IAS 39

In recent years, the value of the Rand as measured against the Dollar has declined considerably. The Rand declined from R5.90 per \$1.00 at December 31, 1998 to R12.00 per \$1.00 at December 31, 2001. The exchange rate between the Rand and the Dollar was R10.54 per \$1.00 as of September 30, 2002 and R8.10 per \$1.00 as of February 25, 2003. Telkom's policy is to fully hedge its foreign denominated debt and operating and capital expenditures. Vodacom's policy is to hedge its foreign denominated operating and capital expenditures for its South African operations. Further decreases in the value of the Rand as measured against other currencies could increase the future cost in Rand terms of our foreign denominated debt, our foreign denominated financing costs and our foreign denominated operating and capital expenditures.

During the year ended March 31, 2002, Telkom and Vodacom prospectively adopted IAS 39 – Recognition and Measurement of Financial Instruments. Under this standard, fair value adjustments on financial instruments are recorded in the Telkom Group's consolidated financial statements in the period they occur. The effect of the application of this new standard increased our consolidated opening retained earnings balance by R584 million and increased our consolidated profit before tax by R635 million on a non-cash basis in the 2002 financial year. In the six months ended September 30, 2002, the effect of the application of this standard decreased our consolidated profit before tax by R367 million on a non-cash basis. Future exchange rate volatility is expected to continue to materially impact our future results due to the large volume of foreign exchange contracts entered into by us to cover our foreign currency denominated debt, financing and operating costs and capital expenditures. Since September 30, 2002, the value of the Rand has increased as measured against the Dollar and the Euro. Due to this increase, the Telkom Group's net income is likely to be significantly negatively affected by foreign exchange losses in the year ended March 31, 2003.

Strategic equity investor participation

We have significantly benefited over the past five years from the knowledge and experience of our strategic equity investors, SBC Communications and Telekom Malaysia. We are a party to a strategic services agreement with our strategic equity investors pursuant to which they had the ability to exercise effective operational and managerial control over us until May 2002. Our strategic equity investors provided us with a number of management and operational services, including

participation in Telkom's operating committee and provided us with a number of key employees who served in various management and executive officer positions. Since May 2002, our strategic equity investors no longer exercise effective operational and managerial control over us, but their nominees continue to occupy key managerial positions, including chief operating officer, chief financial officer and chief strategic officer, and they participate in Telkom's operating committee and continue to provide us with strategic direction. We paid R219 million, R260 million and R260 million in the years ended March 31, 2002, 2001 and 2000, respectively, and R115 million and R141 million in the six months ended September 30, 2002 and 2001, respectively, to our strategic equity investors for the strategic services they provided to us pursuant to the strategic services agreement. We expect to continue to make payments to our strategic equity investors for these services. See "Relationship with Major Shareholders and Related Transactions – Shareholder arrangements – Strategic services agreement" beginning on page 160 of this prospectus.

Telcordia dispute

Telkom spent R594 million in the 2000 and 2001 financial years for the development and supply of an integrated end-toend customer assurance and activation system by Telcordia. In the 2001 financial year, the agreement with Telcordia was terminated. Telkom wrote off R119 million of this investment in the 2001 financial year. Following an assessment of the viability of the assets related to the Telcordia initiative, Telkom wrote-off the balance of these assets of R346 million in the 2002 financial year. In March 2001, Telcordia instituted arbitration proceedings against Telkom, seeking approximately \$130 million for monies outstanding and damages, plus interest at a rate of 15.5% per year. In September 2002, a partial ruling was issued by the arbitrator in favor of Telcordia. Telkom has launched review proceedings in the South African High Court in respect of this partial ruling. The arbitration proceedings and the amount of Telkom's liability are not expected to be finalized until late 2003 or early 2004. Telkom has provided R373 million for its estimate of probable liabilities, including interest, in respect of the Telcordia claim in the Telkom Group's consolidated financial statements as of September 30, 2002. See "Risk Factors – Risks Related to Regulatory and Legal Matters – If Telcordia Technologies Incorporated, a New Jersey corporation, were able to recover substantial damages in its arbitration proceedings against Telkom, Telkom would be required to fund such payments from cash flows or drawings on its existing credit facilities, which could cause Telkom's indebtedness to increase and its net profit to decline" on page 22 and "Legal Proceedings" on page 130 of this prospectus.

Vodacom's sale of non-core assets

Vodacom has sold off all its non-core assets in line with its strategy to focus on its core mobile business. These companies included Teljoy Holdings (Proprietary) Limited, a television rental company incorporated in the Republic of South Africa; Vodacom World Online (Proprietary) Limited, an internet company incorporated in the Republic of South Africa; and Vodacom Sport & Entertainment (Proprietary) Limited, Vodacom's former sponsorship and event management company incorporated in the Republic of South Africa. The sale of Vodacom's non-core assets in 2002, the write-off of Vodacom's investment in Globalstar, a satellite network, in 2001, and the costs incurred in restructuring Vodacom's service providers in 2001, resulted in a profit of R56 million in the year ended March 31, 2002, a loss of R213 million in the year ended March 31, 2000. These amounts are attributable to our interest in Vodacom, 50% of which are included in the Telkom Group's consolidated operating expenses. Vodacom intends to avoid future investment in non-core interests.

Theft, vandalism, network fraud and non-licensed operators

We have experienced significant cable theft, theft of solar panels and wireless communications equipment, vandalism of payphones and network fraud, such as non-licensed calls, in our fixed-line business. Theft and vandalism have caused our fixed-line fault rates to increase, and the repair time on our network and network downtime associated with such faults have resulted in lost operating revenue and increased costs. We have also lost operating revenue to non-licensed operators providing telecommunications services in South Africa. We estimate that we lost revenue of R174 million in the year ended March 31, 2002 from network fraud. If we are unable to minimize theft, vandalism and network fraud, or if we continue to lose operating revenue to non-licensed operators in our fixed-line business, our fixed-line fault rates could increase and our operating revenue and net profit could decline.

Recent developments

Property portfolio

On September 1, 2002, we issued an information memorandum inviting potential investors to provide to us by November 2002, preliminary submissions to purchase a substantial portion of our fixed-line property portfolio and lease that property back to us. This transaction is expected to involve over 1,400 properties ranging from warehouses and exchange buildings to our national network operations center and is intended to further our strategy of focusing on our core businesses. We are currently reviewing the bids we have received to date after having completed a due diligence process.

Summary of operations

Our operating results reflect the factors and changing patterns described in "– Principal factors that affect our results of operations" beginning on page 39 of this prospectus. The key business changes during the three years ended March 31, 2002, 2001 and 2000 and each of the six month periods ended September 30, 2002 and 2001 were:

- increased revenues and profitability from our mobile segment due to an increased number of mobile customers;
- increased revenues and profitability from our mobile and fixed-line data services;
- increased fixed-line local traffic revenues and decreased fixed-line long distance and international traffic revenues due to tariff rebalancing;
- increased fixed-to-mobile traffic revenues;
- · reduced numbers of employees as we focused on improving the profitability of our fixed-line segment; and
- significant capital expenditures to meet fixed-line license obligations in South Africa and support mobile expansion in South Africa and other sub-Saharan African countries.

Our operating structure comprises two segments, fixed-line and mobile. Our fixed-line segment provides fixed-line voice and data communications services through Telkom; directory services through our 64.9% owned subsidiary, Telkom Directory Services; and wireless data services through our wholly-owned subsidiary, Swiftnet. Our mobile segment consists of our 50% interest in Vodacom.

We proportionately consolidate Vodacom's results into the Telkom Group's consolidated financial statements. This means that we include 50% of Vodacom's results in each of the line items in the Telkom Group's consolidated financial statements and in the period-to-period discussion below. We fully consolidate our Telkom Directory Services and Swiftnet subsidiaries in the Telkom Group's consolidated financial statements.

Results of operations

Six months ended September 30, 2002 compared to six months ended September 30, 2001

Consolidated results

The following table shows information related to our operating revenue, operating expenses, operating profit, net profit, profit margin, EBITDA and EBITDA margin for the periods indicated.

<u>Telkom Group's segmental results</u>

	Six month				
	2001		20	02	Six months
	ZAR	%	ZAR	%	2002/2001 % change
			naudited) except percen	itages)	
Operating revenue	16,523	100.0	18,316	100.0	10.9
Fixed-line	13,658	82.6	14,563	79.5	6.6
Mobile	3,762	22.8	4,720	25.8	25.5
Intercompany eliminations	(897)	(5.4)	(967)	(5.3)	7.8
Operating expenses	14,355	100.0	15,505	100.0	8.0
Fixed-line	12,243	85.3	12,669	81.7	3.5
Mobile	2,975	20.7	3,800	24.5	27.7
Intercompany eliminations	(863)	(6.0)	(964)	(6.2)	11.7
Operating profit	2,168	100.0	2,811	100.0	29.7
Fixed-line	1,415	65.3	1,894	67.4	33.9
Mobile	787	36.3	920	32.7	16.9
Intercompany eliminations	(34)	(1.6)	(3)	(0.1)	91.2
Net profit	371	100.0	644	100.0	73.6
Profit margin (%)	2.2		3.5		
EBITDA ¹ \ldots \ldots \ldots \ldots \ldots \ldots	4,811	100	5,917	100.0	23.0
Fixed-line	3,572	74.2	4,396	74.3	23.1
Mobile	1,271	26.5	1,515	25.6	19.2
Intercompany eliminations	(32)	(0.7)	6	0.1	(118.8)
EBITDA margin (%)	29.1		32.3		

¹ EBITDA represents operating profit before income tax, finance charges, investment income and depreciation and amortization. We believe that EBITDA provides meaningful additional information to investors since it is widely accepted by analysts and investors as a basis for comparing a company's underlying operating profitability with that of other companies as it is not influenced by past capital expenditures or business acquisitions, a company's capital structure or the relevant tax regime. This is particularly the case in a capital-intensive industry such as communications. It is also a widely accepted indicator of a company's ability to service its long-term debt and other fixed obligations and to fund its continued growth. EBITDA is not a US GAAP or IAS measure. You should not construe EBITDA as an alternative to operating profit or cash flows from operating activities determined in accordance with US GAAP or IAS or as a measure of liquidity. EBITDA is not defined in the same manner by all companies and may not be comparable to other similarly titled measures of other companies unless the definition is the same. In addition, because the calculation of EBITDA in the maintenance covenants contained in our credit facilities is based on accounting policies in use at the time the indebtedness was incurred, EBITDA for purposes of those covenants is not calculated in the same manner as it is calculated in the above table. Mobile EBITDA includes a net gain of R12.8 million and nil in the six months ended September 30, 2001 and 2002, respectively, for our 50% share of Vodacom's integration costs, disposals of operations and impairments.

Operating revenue

Operating revenue increased 10.9% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to increased average tariffs in our fixed-line segment and customer growth in our mobile segment. Fixed-line operating revenue accounted for 79.5% of our consolidated operating revenue before intercompany eliminations during the six months ended September 30, 2002.

Operating expenses

Operating expenses increased 8.0% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 due to increased operating expenses in our fixed-line and mobile segments. The increase in fixed-line operating expenses was primarily due to increased depreciation, payments to other network operators and employee expenses. These increases were partially offset by lower bad debt expense during the period and a reduction of the bad debt provision on our balance sheet resulting from an improvement in the aging of receivables made possible by improvements in debtor management. The increase in mobile operating expenses was primarily due to increased payments to other network operators, depreciation associated with increased capital expenditures and selling and distribution expenses as a result of the growth in our mobile segment.

Operating profit

Operating profit increased 29.7% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 due to increased operating profit in our fixed-line and mobile segments. Operating profit in our fixed-line segment increased 33.9% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 as higher revenue driven by tariff increases outpaced slower growth in operating expenses. Operating profit in our mobile segment increased 16.9% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to substantial increases in the number of Vodacom's mobile customers and revenue and slower growth in operating expenses.

Investment income

Investment income consists of interest received on trade receivables, short-term investments and bank accounts and income received from our investments, including satellite companies. Investment income decreased 50.3% to R152 million in the six months ended September 30, 2002 from R306 million in the six months ended September 30, 2001. The decrease was primarily due to lower interest received as a result of lower average balances in investments and bank accounts, the collection of an R844 million receivable from the South African Revenue Services in the six months ended September 30, 2002 and a more rapid collection of trade debtors.

Finance charges

Finance charges include interest paid on local and foreign borrowings, amortized discounts on bonds and commercial paper bills, fair value gains and losses on financial instruments and foreign exchange gains and losses. We prospectively adopted IAS 39 in the 2002 financial year. Accordingly, the impact of IAS 39 was included in both six month periods ended September 30, 2002 and 2001. The following table sets forth information related to our finance charges for the periods indicated.

Finance Charges

	Six mont Septem		Six months 2002/2001			
	2001	2002	% change			
	ZAR	ZAR	ZAR			
	(unaudited) (in millions, except percentage					
Interest expense	1,420	1,412	(0.6)			
Local loans	1,226	1,281	4.5			
Foreign loans	261	228	(12.6)			
Finance charges capitalized	(67)	(97)	44.8			
Net fair value losses/(gains) on financial instruments	425	367	(13.6)			
Total finance charges	1,845	1,779	(3.6)			

Finance charges decreased 3.6% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 due to a 13.6% decrease in net fair value losses on financial instruments and a 0.6% decrease in interest expense. The decrease in net fair value losses was primarily due to lower foreign denominated bank loans and foreign currency denominated purchases. The decrease in interest expense was primarily due to lower balances on foreign loans and increased finance charges capitalized due to an increased number of qualifying assets completed during the period, partially offset by increased balances on local loans.

Taxation

Our consolidated tax expense increased significantly to R456 million in the six months ended September 30, 2002 from R206 million in the six months ended September 30, 2001. Our consolidated effective tax rate was 38.5% and 32.8% in the six months ended September 30, 2002 and 2001, respectively. Telkom's effective tax rate was 48.4% and 21.6% in the six months ended September 30, 2002 and 2001, respectively. The increase in Telkom's consolidated effective tax rate was due to an increase in non-deductible expenses primarily relating to expenses associated with the initial public offering. Vodacom's effective tax rate was 34.1% and 30.3%, respectively, in the six months ended September 30, 2002 and 2001. The increase in consolidated tax expense in the six months ended September 30, 2002 and 2001. The increase in consolidated tax expense in the six months ended September 30, 2002 and 2001. The increase in consolidated tax expense in the six months ended September 30, 2002 and 2001. The increase in consolidated tax expense in the six months ended September 30, 2002 was primarily due to increased operating profit. South African companies became subject to capital gains tax on October 1, 2001. As a result, we were previously not required to pay capital gains tax. See "Taxation" beginning on page 186 of this prospectus.

Minority interests

Minority interests in the income of subsidiaries increased 61.5% to R84 million in the six months ended September 30, 2002 from R52 million in the six months ended September 30, 2001 due to increased profits in our Telkom Directory Services and Swiftnet subsidiaries despite the decrease in minority ownership in these subsidiaries during the 2002 financial year. We acquired a further 10% interest in Telkom Directory Services in October 2001 and the remaining 40% interest in Swiftnet in May 2001.

Net profit

Net profit increased 73.6% to R644 million in the six months ended September 30, 2002 from R371 million in the six months ended September 30, 2001 primarily due to increased operating profit in both our fixed-line and mobile segments and decreased finance charges, partially offset by lower investment income.

Fixed-line segment

The following is a discussion of the results of operations from our fixed-line segment before eliminations of intercompany transactions with Vodacom. Our fixed-line segment is our largest segment based on revenue and profit contribution and includes all the operating activities derived from Telkom's fixed-line voice and data communications services business, as well as directory services through our 64.9% owned Telkom Directory Services subsidiary, and wireless data services through our wholly-owned Swiftnet subsidiary.

Fixed-line operating revenue

Our fixed-line operating revenue is derived principally from fixed-line subscriptions and connections; traffic, which comprises local and long-distance traffic, fixed-to-mobile traffic and international outgoing traffic; and interconnection, which comprises terminating and transiting traffic. We also derive fixed-line operating revenue from our data business, which includes data transmission services, managed data networking services and internet access and related information technology services; and our directory businesses. The following table shows operating revenue for our fixed-line segment broken down by major business areas and as a percentage of total revenue for our fixed-line segment and the percentage change by business area for the periods indicated.

Fixed-line operating revenue

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	Six	30,			
	20	01	200	Six months	
	ZAR	% of revenue	ZAR	% of revenue	2002/2001 % change
		(in millio	(unaudited) ons, except pe		
Subscriptions and connections	2,208	16.2	2,239	15.4	1.4
Traffic	8,495	62.2	8,911	61.2	4.9
Local	2,377	17.4	2,723	18.7	14.6
Long-distance	1,994	14.6	1,787	12.3	(10.4)
Fixed-to-mobile	3,508	25.7	3,770	25.9	7.5
International outgoing	616	4.5	631	4.3	2.4
Interconnection	705	5.1	907	6.2	28.7
Data	1,881	13.8	2,112	14.5	12.3
Directories and other services	369	2.7	394	2.7	6.8
Fixed-line operating revenue	13,658	100.0	14,563	100.0	6.6

Operating revenue from our fixed-line segment increased 6.6% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to increased average tariffs, partially offset by a decline in the number of fixed access lines in service as a result of disconnections due to customer non-payments and customer migration to mobile services. Traffic decreased 3.5% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001. Revenue per fixed access line continued to improve, increasing 7.1% to R2,456 in the six months ended September 30, 2002 compared to R2,294 in the six months ended September 30, 2001 as we increased our penetration of value-added voice services and higher revenue generating access services and decreased the number of our fixed access lines. We also increased our data revenues in the six months ended September 30, 2002 as demand for data services increased.

Subscriptions and connections. Revenue from subscriptions and connections consists of revenue from connection fees, monthly rental charges, value-added voice services and the sale and rental of customer premises equipment for postpaid and prepaid PSTN lines, which includes ISDN channels, and private payphones. We launched asynchronous digital subscriber line, or ADSL, service in August 2002. Subscription and connection revenue is principally a function of the number and mix of residential and business lines in service, the number of private payphones in service and the corresponding charges.

The following table sets forth information related to our fixed-line subscription and connection revenue during the periods indicated.

	Six months end	Six months 2002/2001	
	2001	2002	% change
		(unaudited)	
Total subscriptions and connections revenue			
(ZAR millions, except percentages)	2,208	2,239	1.4
Total subscription access lines (thousands, except percentages) ¹	4,821	4,727	(1.9)
Postpaid	4,182	3,929	(6.0)
PSTN ²	3,761	3,407	(9.4)
ISDN channels	421	522	24.0
Prepaid	615	780	26.8
Private payphones	24	18	(25.0)

Fixed-line subscription and connection revenue

¹ Total subscription access lines are comprised of PSTN lines, including ISDN lines, private payphones and internal lines in service, but excludes public payphones. Telkom had 136,459 and 157,942 internal lines as of September 30, 2002 and 2001, respectively. Each PSTN line includes one access channel, each basic ISDN line includes two access channels and each primary ISDN line includes 30 access channels.

² PSTN lines include copper cable, ADSL, digital enhanced cordless technology, or DECT, and fiber.

Revenue from subscriptions and connections increased 1.4% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to an increase in average monthly subscriptions and connections tariffs, partially offset by the lower number of fixed access lines in service as a result of disconnections due to customer non-payments and customer migration to mobile services. The decrease in postpaid PSTN lines in the six months ended September 30, 2002 was partially offset by increases in the number of postpaid ISDN channels, which have higher subscription rates than PSTN lines, and in the number of prepaid PSTN lines. The increases in the number of postpaid ISDN channels was driven by increased demand for higher bandwidth and functionality. The increase in prepaid lines was mainly due to our continued marketing efforts for our prepaid telephone services in the six months ended September 30, 2002, particularly to first-time residential customers with poor or no credit histories.

For a discussion of our connection and rental fees, see "Business – Fixed-line communications – Fees and tariffs – Subscription and connection tariffs" on page 109 of this prospectus and for a discussion of the number of customers during the periods, see "Business – Fixed-line communications – Products and services" beginning on page 104 of this prospectus.

Traffic. Traffic revenue consists of revenue from local, long distance, fixed-to-mobile and international outgoing calls. Traffic revenue is principally a function of tariffs and the number, duration and mix between relatively more expensive domestic long distance, international and fixed-to-mobile calls and less expensive local calls.

The following table sets forth information related to our total fixed-line traffic revenue for the periods indicated.

Total fixed-line traffic revenue

	Six months ende	Six months ended September 30,	
	2001	2002	% change
		(unaudited)	
Total traffic revenue (ZAR millions, except percentages)	8,495	8,911	4.9
Traffic (millions of minutes, except percentages) ¹ $\ldots \ldots \ldots$	15,143	14,613	(3.5)
Average monthly traffic minutes per average monthly access line			
$(minutes)^2$	523	512	(2.1)

¹ Traffic is calculated by dividing total traffic revenues by the weighted average tariff during the relevant period. Traffic includes internet traffic.

² Average traffic minutes per average monthly access line are calculated by averaging the total traffic during each month in the period divided by the average number of access lines in each month during the period.

Traffic revenue increased 4.9% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to increased local and fixed-to-mobile traffic tariffs, partially offset by lower long-distance and international traffic tariffs. Traffic decreased 3.5% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to lower local, fixed-to-mobile and long distance traffic, partially offset by increased international traffic. Traffic was adversely affected in the six months ended September 30, 2002 by a

decrease in the number of fixed access lines in service as a result of disconnections due to customer non-payments and customer migration to mobile services. In addition, traffic was adversely affected by the increasing substitution of calls placed using mobile services rather than our fixed-line service.

For a discussion of our traffic tariffs, see "Business – Fixed-line communications – Fees and tariffs – Traffic tariffs" beginning on page 110 of this prospectus and for a discussion of our traffic during the periods discussed, see "Business – Fixed-line communications – Traffic" beginning on page 105 of this prospectus.

The following table sets forth information related to our fixed-line local traffic revenues for the periods indicated.

	Six months ended	Six months 2002/2001	
	2001	2002	% change
		(unaudited)	
Local traffic revenue (ZAR millions, except percentages)	2,377	2,723	14.6
Local traffic (millions of minutes, except percentages) ¹ $\ldots \ldots$	10,246	9,870	(3.7)

Local traffic revenue

¹ Local traffic is calculated by dividing total local traffic revenue by the weighted average local traffic tariff during the relevant period. Local traffic includes internet traffic.

Local traffic revenue increased 14.6% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to increased local traffic tariffs and a change in the mix of call packages, partially offset by a decline in local traffic. Local traffic decreased 3.7% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001. Local traffic was adversely affected by a decrease in the number of fixed access lines in service in the six months ended September 30, 2002 as a result of disconnections due to customer non-payments and customer migration to mobile services. In addition, local traffic was adversely affected by the increasing substitution of local calls placed using mobile services rather than our fixed-line service.

The following table sets forth information related to our fixed-line long distance traffic revenue for the periods indicated.

Long distance traffic revenue

	Six months ended September 30,		Six months 2002/2001
	2001	2002	% change
		(unaudited)	
Long distance traffic revenue (ZAR millions, except percentages) .	1,994	1,787	(10.4)
Long distance traffic (millions of minutes, except percentages) ¹ $\ $.	2,492	2,445	(1.9)

¹ Long distance traffic is calculated by dividing total long distance traffic revenue by the weighted average long distance traffic tariff during the relevant period.

Long distance traffic revenue decreased 10.4% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to decreased long distance traffic tariffs and decreased long distance traffic. Long distance traffic decreased 1.9% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001. Long distance traffic was adversely impacted by a decrease in the number of fixed access lines in service during the six months ended September 30, 2002 as a result of disconnections due to customer non-payments and customer migration to mobile services. In addition, long distance traffic was adversely affected by the increasing substitution of national long distance calls using mobile services rather than our fixed-line long distance service. Historically, fixed-line long distance traffic tariffs were higher than the price of mobile calls, which are not distance dependent. We have reduced our long-distance traffic tariffs to below mobile tariffs over the past five years as a result of our tariff rebalancing program.

Revenue from fixed-to-mobile traffic consists of revenue from calls made by our fixed-line customers to the three mobile networks in South Africa and is primarily a function of fixed-to-mobile traffic tariffs and the number, duration and mix of calls between fixed-line and mobile customers.

The following table sets forth information related to our fixed-to-mobile traffic revenue for the periods indicated.

I med to mobile traine revenue				
	Six months ended September 30,		Six months 2002/2001	
	2001	2002	% change	
		(unaudited)		
Fixed-to-mobile traffic revenue (ZAR millions, except percentages)	3,508	3,770	7.5	
Fixed-to-mobile traffic (millions of minutes, except percentages) ¹	2,221	2,079	(6.4)	

Fixed-to-mobile traffic revenue

¹ Fixed-to-mobile traffic is calculated by dividing total fixed-to-mobile traffic revenue by the weighted average fixed-to-mobile traffic tariff during the relevant period.

Fixed-to-mobile traffic revenue increased 7.5% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to fixed-to-mobile traffic tariff increases as a result of the amendment of our interconnection agreement with MTN and Vodacom and our new interconnection agreement with Cell C effective in November 2001, partially offset by a decrease in fixed-to-mobile traffic and a change in the mix of call packages and associated discounts. Fixed-to-mobile traffic decreased 6.4% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 as a result of an effective 15.5% increase in tariffs in November 2001 and a decrease in the number of fixed-line subscribers due to disconnections for customer non-payments and customer migration to mobile services and due to the growth in mobile users resulting in the increasing substitution of mobile-to-mobile calls that are not routed over our fixed-line network.

Revenue from international outgoing traffic consists of revenue from calls made by our fixed-line customers to international destinations and is a function of tariffs and the number, duration and mix of calls to destinations outside South Africa.

The following table sets forth information related to our international outgoing traffic revenue for the periods indicated.

International outgoing traffic revenue

	Six months end	months ended September 30,	
	2001	2002	2002/2001 % change
		(unaudited)	
International outgoing traffic revenue (ZAR millions, except percentag	ges) 616	631	2.4
International outgoing traffic (millions of minutes, except percentages)	¹ 184	219	19.0

¹ International outgoing traffic is calculated by dividing total international outgoing traffic revenue by the weighted average international outgoing traffic tariff during the relevant period.

International outgoing traffic revenue increased 2.4% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to increased international outgoing traffic and a change in the mix of calling destinations, partially offset by decreases in average international outgoing traffic tariffs as a result of our tariff rebalancing program. International outgoing traffic increased 19.0% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to lower tariffs associated with our tariff rebalancing program and increased marketing efforts.

Interconnection. We generate revenue from interconnection services for traffic from calls made by other operators' subscribers that terminate on or transit through our network. Revenue from interconnection services includes payments from domestic mobile and international operators regardless of where the traffic originates or terminates.

The following table sets forth information related to interconnection service revenue for the periods indicated.

Interconnection revenue

	Six months ended September 30,		Six months ended September 30,		Six months 2002/2001	
	2001	2002	% change			
		(unaudited)				
Interconnection revenue (ZAR millions, except percentages)	705	907	28.7			
Domestic mobile interconnection						
Interconnection revenue from domestic mobile operators						
(ZAR millions, except percentages)	261	284	8.8			
Domestic mobile interconnection traffic (millions of minutes,						
except percentages) ¹	975	1,034	6.1			
International interconnection						
Interconnection revenue from international operators						
(ZAR millions, except percentages)	444	623	40.3			
International interconnection traffic (millions of minutes, except percentages) ²	502	498	(0.8)			

¹ Domestic mobile-to-fixed interconnection traffic is calculated by dividing total domestic mobile-to-fixed interconnection traffic revenue by the weighted average domestic mobile-to-fixed interconnection traffic tariff during the relevant period. International outgoing mobile traffic is based on the actual traffic registered through the respective exchanges and reflected in invoices.

² International interconnection traffic is based on the actual traffic registered through the respective exchanges and reflected in invoices.

Interconnection revenue from domestic mobile operators includes revenue for call termination and international outgoing calls from domestic mobile networks, as well as access to other services, such as emergency services and directory enquiry services. Interconnection revenue from domestic mobile operators increased 8.8% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 due to a reduction in the number of time bands for peak and off peak tariffs from three to two, effectively increasing mobile termination rates, and increased mobile-to-fixed terminating traffic. The increase in mobile-to-fixed terminating traffic was due to an overall increase in mobile calls as a result of the introduction of per second billing by mobile operators and the entrance of Cell C into the mobile market.

Interconnection revenue from domestic operators includes fees paid to our fixed-line business by Vodacom of R164 million in the six months ended September 30, 2002 and R159 million in the six months ended September 30, 2001. Fifty percent of these amounts were attributable to our interest in Vodacom and were eliminated from the Telkom Group's revenue in consolidation. We expect interconnection revenue from domestic operators to increase as a result of the entrance of the second national operator in 2003 or the first quarter of 2004 and the further liberalization of the South African telecommunications industry.

Interconnection revenue from international operators includes amounts paid by foreign operators for the use of our network to terminate calls made by customers of such operators and payments from foreign operators for interconnection transiting traffic through our network to other foreign networks. International interconnection traffic consists of international termination traffic and international transiting traffic. Interconnection revenue from international operators increased 40.3% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 due to an increase in international interconnection tariffs, increases in the Rand value of international settlement rates due to a decline in the value of the Rand against the SDR, the notional currency in which international traffic settlement rates are determined, and increases in international termination traffic. These increases were partially offset by decreases in international transiting traffic due to aggressive competition from other international carriers.

Data. Data services comprise data transmission services, including leased lines and packet-based services, managed data networking services and internet access and related information technology services. In addition, data services include revenue from ADSL, which we launched in August 2002. Revenue from data services is principally a function of tariffs, the terms of a customer's service level agreement and monthly rentals.

The following table sets forth information related to revenue from data services for the periods indicated.

Data services rever	nue		
	Six months end	ed September 30,	Six months 2002/2001
	2001	2002	% change
Data services revenue (ZAR millions, except percentages)	1,881	(unaudited) 2,112	12.3
Leased lines and other data revenue ¹	1,476 405	1,621 491	9.8 21.2
Number of leased lines ² Number of managed network sites	n/a 5,113	355,533 6,636	n/a 29.8

¹ Leased lines and other data revenue includes all data services revenue other than leased line facilities revenue from mobile operators.

² Converted into voice grade equivalents using 64 kilobits per second, excludes leased lines to mobile operators. We replaced our data billing and customer care systems in July 2002. Our new systems exclude non-revenue generating lines from the definition of leased lines. As a result, we are not able to provide comparable leased lines for the six months ended September 30, 2001.

Our data services revenue increased 12.3% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001. The increase was primarily due to increased penetration of leased lines to mobile operators and increased penetration of leased lines in corporate and business markets, increased demand for bandwidth with higher capacity and increased numbers of customers using data managed networking services. Revenue from leased line facilities to mobile operators increased 21.2% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to growth in the mobile market and the introduction of Cell C in November 2001. Operating revenue from our data services included R231 million and R191 million in revenue received by our fixed-line business from Vodacom in the six months ended September 30, 2002 and 2001, respectively. Fifty percent of these amounts were attributable to our interest in Vodacom and were eliminated from the Telkom Group's revenue in consolidation.

For a discussion of our data services, see "Business – Fixed-line communications – Products and services – Data communications services" beginning on page 106 of this prospectus.

Directories and other services. Revenue from directories and other services consists primarily of advertising revenue from our subsidiary, Telkom Directory Services, and, to a substantially lesser degree, wireless data services revenue from our subsidiary, Swiftnet, and other miscellaneous revenue, including revenue from the sale of materials. Revenue from directories and other services increased 6.8% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 due to increases in directory services revenue from Telkom Directory Services as a result of increased marketing efforts resulting in increased spending on advertising by existing customers and additional advertising revenue from new customers.

Fixed-line operating expenses

The following table shows the operating expenses of our fixed-line segment broken down by expense category as a percentage of total revenue and the percentage change by operating expense category for the periods indicated.

Fixed-line operating expenses

	Six months ended September 30,				
	2001		200	2	Six months
	ZAR	% of revenue	ZAR		2002/2001 % change
	(unaudited) (in millions, except percentages)				
Employee expenses	3,341	24.5	3,460	23.7	3.6
Payments to other network operators	3,161	23.1	3,443	23.6	8.9
Selling, general and administrative					
expenses	1,943	14.2	1,595	11.0	(17.9)
Services rendered	1,073	7.9	1,086	7.5	1.2
Operating leases	567	4.1	583	4.0	2.8
Depreciation and amortization	2,158	15.8	2,502	17.2	15.9
Fixed-line operating expenses	12,243	89.6	12,669	87.0	3.5

Employee expenses. Employee expenses consist mainly of salaries and wages for employees, including bonuses and other incentives, benefits and employee retrenchment expenses.

The following table sets forth information related to our employee expenses for the periods indicated.

<u>i incu inte employee expenses</u>			Six months
	Six months ended	Six months ended September 30,	
	2001	2002	% change
	(unaudited) (ZAR millions, except percentages and number of employees)		
Salaries and wages	2,231	1,990	(10.8)
Benefits	1,235	1,470	19.0
Employee retrenchment expenses	195	169	(13.3)
Employee related expenses capitalized	(320)	(169)	(47.2)
Employee expenses	3,341	3,460	3.6
Number of full-time, fixed-line employees (at period end) ¹	42,573	38,589	(9.4)

Fixed-line employee expenses

¹ Includes employees of Telkom Directory Services and Swiftnet.

Employee expenses increased 3.6% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to higher benefits and lower employee related expenses capitalized, partially offset by lower salaries and wages and employee retrenchment expenses.

Salaries and wages decreased 10.8% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to a decrease in the number of employees in the six months ended September 30, 2002 as a result of our staff reduction program, reduced overtime and reduced part-time and temporary workers, partially offset by a 7.5% increase in base salaries and wages pursuant to collective bargaining agreements.

Benefits includeallowances, such as travel and housing, bonuses, company contributions to medical aid, pension and retirement funds, leave provisions, workmen's compensation and levies payable for skills development. Benefits increased 19.0% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to the accrual of bonuses in that period. Bonuses were not accrued in the six months ended September 30, 2001 because our financial and performance targets were not met during the first half of the 2002 financial year.

Employee retrenchment expenses include the cost of voluntary early retirement and termination severance packages offered to employees. Employee retrenchment expenses also include the cost of social plan expenses to equip redundant employees for new careers outside Telkom. Employee retrenchment expenses decreased 13.3% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 as lower numbers of employees were retrenched during this period. Employee retrenchment expenses in the six months ended September 30, 2002 includes a R110 million provision for employees identified as of September 30, 2002 for retrenchment in future periods pursuant to our current retrenchment program. We retrenched 498 employees in the six months ended September 30, 2002 compared to 1,102 employees in the six months ended September 30, 2001. For additional information related to our fixed-line employee numbers, see "Business –Fixed-line communications – Employees" beginning on page 118 of this prospectus.

Employee related expenses capitalized include employee related expenses associated with construction and infrastructure development projects that are recorded as work-in-progress until construction is completed. Employee related expenses capitalized decreased 47.2% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to reduced capital expenditures during the period. Capital expenditures were 43.5% lower in the six months ended September 30, 2002 compared to the six months ended September 30, 2001.

Payments to other network operators. Payments to other network operators include settlement payments paid to the three South African mobile communications network operators for terminating calls on their networks and to international network operators for terminating outgoing international calls and traffic transiting through their networks.

The following table sets forth information related to our payments to other network operators for the periods indicated.

Fixed-line payments to other network operators

	Six months ended September 30,			
	2001	2002	Six months 2002/2001	
	ZAR	ZAR	% change	
	(in millior	(unaudited) (in millions, except perce		
Payments to mobile communications network operators	2,570	2,683	4.4	
Payments to international network operators	591	760	28.6	
Payments to other network operators	3,161	3,443	8.9	

Payments to other network operators increased 8.9% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001. The increase was primarily due to increased termination rates from November 2001 pursuant to our amended interconnection agreements with the mobile operators, increases in the Rand value of international settlement rates due to the decline in the value of the Rand against the SDR and increased international outgoing traffic.

Payments to other network operators include payments made by our fixed-line business to Vodacom, which were R1,518 million in the six months ended September 30, 2002 and R1,426 million in the six months ended September 30, 2001. Fifty percent of these amounts were attributable to our interest in Vodacom and were eliminated from the Telkom Group's expenses in consolidation.

Selling, general and administrative expenses. Selling, general and administrative expenses include materials and maintenance costs, marketing expenditures, bad debts, asset write-offs, theft and other expenses, including obsolete stock, costs of sales and the profit or loss on the sale of assets.

The following table sets forth information related to our fixed-line selling, general and administrative expenses for the periods indicated.

Fixed-line selling, general and adm	inistrative expens	es	
	Six months ended September 30,		
	2001	2002	Six months 2002/2001
	ZAR	ZAR	% change
		(unaudited)	
	(in millions, except percentages)		
Materials and maintenance	1,082	1,068	(1.3)
Marketing	136	116	(14.7)
Bad debts	510	75	(85.3)
Asset write-offs	14	6	(57.1)
Other	201	330	64.2
Selling, general and administrative expenses	1,943	1,595	(17.9)

Selling, general and administrative expenses decreased 17.9% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to reduced bad debts, materials and maintenance, marketing expenses and asset write-offs, partially offset by expenses associated with the initial public offering in the six months ended September 30, 2002 and higher capitalized expenses in the six months ended September 30, 2001.

Materials and maintenance expenses include stock write-offs, subcontractors' payments and consumables required to maintain our network. Materials and maintenance expenses decreased 1.3% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 due to improved efficiencies.

Marketing expenses decreased 14.7% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to the delayed implementation of advertising and customer retention programs. We expect marketing expenses to increase in the second half of the 2003 financial year in preparation for increased competition from the second national operator.

Bad debts decreased 85.3% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001. We implemented a new receivables aging system during the six months ended September 30, 2001 that enabled us to better manage receivables. As a result, bad debt expense declined due to the application of our improved credit management and vetting policies during the period and a reduction of the bad debt provision on our balance sheet by R178 million as of September 30, 2002.

Asset write-offs decreased 57.1% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to the write off of fewer network assets in the six months ended September 30, 2002 following an intensive asset verification process through March 31, 2002.

Other expenses include obsolete stock, cost of sales, subsistence and travel, the profit or loss on the sale of assets, an offset from bad debts recovered and costs and expenses related to our initial public offering. Other expenses increased 64.2% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to expenses related to our initial public offering, higher costs of goods sold for customer premises equipment in the six months ended September 30, 2002 and higher capitalized expenses in the six months ended September 30, 2001. On December 30, 2002, we disposed of our participating interests in Intelsat.

Services rendered. Services rendered include payments in respect of the management of our properties, consultants and security. Consultants comprise fees paid to debtors and collection agents and to providers of other professional services, such as Thintana Communications. Security refers to contracts to ensure a safe work environment, such as guard services. The following table sets forth information relating to services rendered expenses for the periods indicated.

Fixed-line services rendered

	Six months ended September 30,		~	
	2001	2002	Six months 2002/2001 % change	
	ZAR	ZAR		
		(unaudited)		
	(in million	ns, except percer	ntages)	
Property management	515	534	3.7	
Consultants and security	558	552	(1.1)	
Services rendered	1,073	1,086	1.2	

Property management increased 3.7% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 as a result of increases in utilities and maintenance expenses. Consultants and security payments remained relatively flat, decreasing 1.1% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001. Consultants and security payments included R115 million and R141 million of fees paid to our strategic equity investor, Thintana Communications, in the six months ended September 30, 2002 and 2001, respectively, pursuant to our strategic services agreement. A portion of payments made to Thintana Communications relate to projects and have been capitalized.

Operating leases. Operating leases include payments in respect of equipment, buildings and vehicles. Operating leases increased 2.8% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to increased expenses in connection with surveillance and monitoring equipment leases to protect against theft and partially due to increased vehicle lease expenses. The decrease in expenses due to the decrease in our vehicle fleet from 18,630 vehicles at September 30, 2001 to 15,133 vehicles at September 30, 2002 was offset by significant expenses associated with upgrades to our vehicle fleet.

Depreciation and amortization. Depreciation and amortization increased 15.9% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to investment in support equipment and buildings in prior periods. Investment in network support equipment increased due to increased investment in payphones, cables, switching and transmission equipment and process control and surveillance equipment for our national network operations center. Capital investment in the six months ended September 30, 2002 shifted to assets with shorter useful lives as our capital expenditure program shifted from network rollout to network support and infrastructure.

Fixed-line operating profit

The following table shows information related to the operating profit and EBITDA for our fixed-line segment for the periods indicated.

<u>Fixed-line operating</u>	<u>profit</u>		
	Six months ended	Six months 2002/2001	
	2001	2002	% change
		(unaudited)	
	(in millio	tages)	
Operating profit (ZAR)	1,415	1,894	33.9
Operating margin (%)	10.4	13.0	
$EBITDA (ZAR)^{1} \dots \dots$	3,572	4,396	23.1
EBITDA margin (%)	26.2	30.2	

¹ Our fixed-line EBITDA represents fixed-line operating profit before income tax, finance charges, investment income and depreciation and amortization. We believe that EBITDA provides meaningful additional information to investors since it is widely accepted by analysts and investors as a basis for comparing a company's underlying operating profitability with that of other companies as it is not influenced by past capital expenditures or business acquisitions, a company's capital structure or the relevant tax regime. This is particularly the case in a capital-intensive industry such as communications. It is also a widely accepted indicator of a company's ability to service its long-term debt and other fixed obligations and to fund its continued growth. EBITDA is not a US GAAP or IAS measure. You should not construe EBITDA as an alternative to operating profit or cash flows from operating activities determined in accordance with US GAAP or IAS or as a measure of liquidity. EBITDA is not defined in the same manner by all companies and may not be comparable to other similarly titled measures of other companies unless the definition is the same.

Fixed-line operating profit increased 33.9% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to higher revenue driven by tariff increases outpacing slower growth in operating expense, primarily due to improved controls of expenses, including debtors, and a one-time adjustment in the reserve for bad debt of R178 million.

Mobile segment

Mobile is our fastest growing segment and encompasses all the operating activities of our 50% joint venture investment in Vodacom, the largest mobile operator in South Africa with an approximate 59% market share as of September 30, 2002 based on total reported customers. In addition to its South African operations, Vodacom has investments in mobile communications network operators in Lesotho, Tanzania and the Democratic Republic of the Congo. Vodacom commenced its network rollout in the Democratic Republic of the Congo in December 2001 and relaunched under the Vodacom brand in May 2002. Vodacom is the largest mobile operator in Africa based on total reported customers. Vodacom's operations outside of South Africa are at an earlier stage in their expansion and market penetration than its operations in South Africa. As a result, Vodacom's customer acquisition costs and capital expenditures per customer for its other African operations are higher and its operating margins are generally lower than for its South African operations. Customers in other African countries increased 229% to 540,328 in the six months ended September 30, 2002 compared to the six months ended September 30, 2001. A substantial portion of the growth was from prepaid services. Services outside of South Africa are mainly prepaid due to the lack of banking systems and credit histories.

The following table shows information related to our 50% share of Vodacom's operating revenue and operating profit broken down by Vodacom's South African operations and operations in other African countries for the periods indicated. All amounts in this table and the discussion of our mobile segment that follows represent 50% of Vodacom's results of operations unless otherwise stated and are before the elimination of intercompany transactions with us.

	Six 1				
	200	20	Six months 2002/2001		
	ZAR	%	ZAR	%	% change
		itages)			
Operating revenue	3,762	100.0	4,720	100.0	25.5
South Africa	3,648	97.0	4,446	94.2	21.9
Other African countries	114	3.0	274	5.8	140.4
Operating profit	787	100.0	920	100.0	16.9
South Africa	787	100.0	943	102.6	19.8
Other African countries	_	_	(23)	(2.6)	n/a
EBITDA ¹	1,271	100.0	1,515	100.0	19.2
South Africa	1,253	98.6	1,483	97.9	18.4
Other African countries	18	1.4	32	2.1	77.8

Mobile operating revenues and profits

Our mobile EBITDA comprises our 50% share of Vodacom's EBITDA, which represents mobile operating profit before income tax, finance charges, investment income and depreciation and amortization. We believe that EBITDA provides meaningful additional information to investors since it is widely accepted by analysts and investors as a basis for comparing a company's underlying operating profitability with that of other companies as it is not influenced by past capital expenditures or business acquisitions, a company's capital structure or the relevant tax regime. This is particularly the case in a capital-intensive industry such as communications. It is also a widely accepted indicator of a company's ability to service its long-term debt and other fixed obligations and to fund its continued growth. EBITDA is not a US GAAP or IAS measure. You should not construe EBITDA as an alternative to operating profit or cash flows from operating activities determined in accordance with US GAAP or IAS or as a measure of liquidity. EBITDA is not defined in the same manner by all companies and may not be comparable to other similarly titled measures of other companies unless the definition is the same. Mobile EBITDA includes a net gain of R12.8 million and nil in the six months ended September 30, 2001 and 2002, respectively, for our 50% share of Vodacom's integration costs, disposals of operations and impairments.

Mobile operating revenue

Vodacom derives revenue from mobile services as well as other related or value added goods and services. Vodacom's revenue is mainly in the form of airtime charges, primarily airtime payments from customers registered on Vodacom's network; interconnection revenue from other operators for the termination of calls on Vodacom's network and national roaming revenue from Cell C; revenue from equipment sales, including sales of handsets and accessories; and revenue from international services, including airtime charges for the use of Vodacom's network through roaming of customers from other international networks.

The following table shows our 50% share of Vodacom's revenue broken down by major business area and as a percentage of total operating revenue for our mobile segment and the percentage change by business area for the periods indicated.

Me	obile operating rev	enue					
	Six n						
	200	20	02	Six months 2002/2001			
	ZAR	%	ZAR	%	% change		
		(in millions, except percentages) (unaudited)					
Airtime	2,219	59.0	2,531	53.6	14.1		
Interconnection	959	25.5	1,277	27.1	33.2		
Equipment sales	376	10.0	653	13.8	73.7		
International services	113	3.0	171	3.6	51.3		
Other sales and services	95	2.5	88	1.9	(7.4)		
Mobile operating revenue	3,762	100.0	4,720	100.0	25.5		

The following table sets forth non-financial operational data of Vodacom for the periods indicated. The amounts stated for customers and traffic minutes reflect 100% of Vodacom's customers and traffic minutes.

	Six months ender	Six months ended September 30,		
	2001	2002	Six months 2002/2001	
	ZAR	ZAR	% change	
		(unaudited)		
South Africa				
Customers (thousands) (at period end) ¹ \ldots \ldots \ldots \ldots	5,657	7,130	26.0	
Contract	1,062	1,139	7.3	
Prepaid	4,569	5,961	30.5	
Community services	26	30	15.4	
Traffic minutes (millions of minutes) ²	4,229	5,007	18.4	
Outgoing	2,307	2,994	29.8	
Incoming (Interconnection)	1,922	2,013	4.7	
MOU $(\text{minutes})^3$	114	102	(10.5)	
Contract	265	269	1.5	
Prepaid	59	53	(10.2)	
Community services	3,246	3,215	(1.0)	
ARPU (ZAR) ^{4,5}	190	181	(4.7)	
$Contract^5$	551	612	11.1	
Prepaid	94	88	(6.4)	
Community services	1,710	1,766	3.3	
Churn (%) ⁶	31.3	30.7	(1.9)	
Contract	16.6	13.2	(20.5)	
Prepaid	34.8	34.3	(1.4)	
Other African countries				
Customers (thousands) (at period end) ¹ \ldots \ldots \ldots \ldots	164	540	229.3	
Lesotho	30	92	206.7	
Tanzania	134	306	128.4	
Democratic Republic of the Congo	n/a	142	n/a	
ARPU ⁴				
Lesotho (ZAR)	n/a	87	n/a	
Tanzania (USD)	n/a	23	n/a	
Democratic Republic of the Congo (USD)	n/a	22	n/a	

- ¹ Customer totals are based on the total number of customers registered on Vodacom's network, which have not been disconnected, including inactive customers, as of the end of the period indicated. 15.1% of Vodacom's total reported customers, 17.0% of its prepaid customers and 4.9% of its contract customers in South Africa were inactive as of September 30, 2002. See "Business Mobile communications South Africa Customers" beginning on page 122 of this prospectus for a discussion of Vodacom's procedures with respect to disconnections and inactive customers.
- ² Vodacom's traffic comprises total traffic registered on Vodacom's network, including bundled minutes, outgoing international roaming calls and calls to free services, but excluding national and incoming international roaming calls.
- ³ Vodacom's MOU is calculated by dividing the average monthly minutes during the period by the average monthly total reported customer base during the period. MOU excludes calls to free services, bundled minutes and data minutes.
- ⁴ ARPU is calculated by dividing the average monthly revenue during the period by the average monthly total reported customer base during the period. ARPU excludes revenue from equipment sales, other sales and services and revenue from national and international users roaming on Vodacom's networks.
- ⁵ Value added service revenue from previously partially owned service providers is included in contract and total average monthly revenue per customer from October 1, 2001, at which time Vodacom consolidated these previously partially owned service providers.
- ⁶ Churn is calculated by dividing the average monthly total number of disconnections during the period by the average monthly total reported customer base during the period.

Vodacom's operating revenue increased 25.5% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to customer growth. Vodacom's revenue from operations outside of South Africa increased from R114 million in the six months ended September 30, 2001 to R274 million in the six months ended September 30, 2002 primarily due to a substantial increase in the number of customers in Vodacom's Tanzania, Democratic Republic of the Congo and Lesotho operations. Revenue from Vodacom's operations outside of South Africa as a percentage of Vodacom's total mobile operating revenue increased to 5.8% in the six months ended September 30, 2002 from 3.0% in the six months ended September 30, 2001.

In South Africa, Vodacom's total ARPU decreased 4.7% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to the increase in the percentage of prepaid customers in Vodacom's total customer base from 80.8% as of September 30, 2001 to 83.6% as of September 30, 2002 and a decrease in average prepaid ARPUs. Prepaid customers on average tend to use fewer minutes and generate lower revenue than contract customers. As a result, average monthly minutes per customer and ARPU are lower for prepaid customers. Vodacom's contract ARPU increased 11.1% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001. Prepaid ARPU decreased 6.4% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to a decrease in average monthly minutes per prepaid customers as newer prepaid customers tend to be in lower income tiers. Vodacom expects that the decline in its total ARPU in recent years will stabilize in the future based on the impact of new, higher ARPU prepaid products, such as 4U, the continued growth in contract ARPU and slower growth rates in overall customers.

Service providers in South Africa generally subsidize handset sales for contract customers. Handsets for prepaid customers are not subsidized. Subsidized handset sales give customers an incentive to switch operators to obtain new handsets and have contributed to churn. Vodacom's churn rate for contract customers decreased to 13.2% in the six months ended September 30, 2002 from 16.6% in the six months ended September 30, 2001 primarily due to a revised equipment upgrade policy and a greater focus on retention. Vodacom's churn rate for prepaid customers remained relatively constant and was 34.3% in the six months ended September 30, 2002 and 34.8% in the six months ended September 30, 2001. Vodacom was able to maintain relatively constant churn rates despite the entrance of Cell C into the market in November 2001 by offering prepaid products at increased discounts. For a discussion of Vodacom's churn rate, see "Business – Mobile communications – South Africa – Customers" on page 122 of this prospectus.

Airtime. Vodacom derives airtime revenue from connection and monthly rental fees and airtime usage fees paid by Vodacom's contract customers for use of its mobile networks. Airtime revenue also includes fees paid by Vodacom's prepaid phone customers for prepaid starter phone packages, airtime recharge vouchers and incomer vouchers, which entitle customers to receive unlimited incoming calls for 365 days, and revenue from mobile data, including short messaging services, or SMSs. Airtime revenue depends on the total number of customers, traffic volume, mix of prepaid and contract customers and tariffs.

Vodacom's airtime revenue increased 14.1% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to the increase in the number of Vodacom's customers. Customers increased 31.8% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to strong prepaid customer growth in South Africa and significant customer growth in Vodacom's operations outside of South Africa. New products and services also contributed substantially to Vodacom's customer growth for the six months ended September 30, 2002. Vodacom launched 4U, its prepaid SMS and per second billing product, in October 2001 in anticipation of increased competition from Cell C, which commenced operations in November 2001. Vodacom connected over 1.3 million 4U customers in the first six months of launching the product, a portion of which were migrated from existing prepaid customers.

For a discussion of Vodacom's customers and traffic see "Business – Mobile communications – South Africa – Customers" on page 122 of this prospectus and "Business – Mobile communications – South Africa – Traffic" on page 123 of this prospectus.

Mobile data revenue increased 23.7% to R120 million in the six months ended September 30, 2002 from R97 million in the six months ended September 30, 2001. Vodacom's SMS traffic increased over the period primarily due to new packages and services, such as 4U which are priced to encourage SMS usage. Vodacom transmitted 653 million SMSs over its network in the six months ended September 30, 2002 compared to 363 million SMSs in the six months ended September 30, 2001.

Interconnection. Vodacom generates interconnection revenue when a call originating from our fixed-line network or one of the other mobile operators' networks terminates on Vodacom's network. Interconnection revenue includes revenue from Cell C for national roaming services. Vodacom generates national roaming revenue when its mobile network carries a call made from a Cell C customer. Interconnection revenue depends on the volume of traffic terminating on Vodacom's network, the interconnection termination rates payable by ourselves and the other mobile operators to Vodacom and national roaming rates and volumes.

Vodacom's interconnection revenue increased 33.2% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to an increase in interconnection rates and the number of mobile calls terminating on Vodacom's network as a result of the increased number of Vodacom's customers and South African mobile users generally during the period. Increased interconnection revenue by Vodacom Tanzania and Vodacom Congo further contributed to the increase. The increases were partially offset by a decrease in the number of fixed calls from Telkom's network terminating on Vodacom's network. Interconnection revenue in our mobile segment included R759 million and R712 million in the six months ended September 30, 2002 and 2001, respectively, for services received from our fixed-line business, which were eliminated from the Telkom Group's revenues in consolidation.

Equipment sales. Vodacom generates revenue from equipment sales primarily from the sale of mobile phones and accessories to its customers. Vodacom purchases handsets for itself and for external service providers in bulk at purchase discounts in order to lower the cost of handset subsidization. Equipment sales revenue fluctuates based on whether external providers and Vodacom's other African operators source equipment from Vodacom in South Africa or purchase equipment from third party service providers. Vodacom's revenue from equipment sales increased 73.7% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to large volumes of equipment sales by Vodacom Congo.

International services. Vodacom generates fees from international services when its mobile network carries a call made by a customer of another international mobile communications network operator. Vodacom's revenue from international services increased 51.3% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to increased call activity in South Africa and other African operations and exchange rate fluctuations.

Other. Other revenue includes revenue from other operations, including Vodacom's Teljoy television rental business, which was sold in March 2002, and value-added services. Vodacom's other revenue decreased 7.4% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to the sale of non-core assets.

Mobile operating expenses

The following is a discussion of our mobile segment's operating expenses which are comprised of our 50% interest in Vodacom's operating expenses. Vodacom's operating expense line items are presented in accordance with the line items reflected in the Telkom Group's consolidated operating expenses, which are different from the operating expense line items contained in Vodacom's consolidated financial statements. The following table shows our 50% share of Vodacom's operating expenses and the percentage change for the periods indicated.

Mobile operating expenses

	Six months ended S	Six months ended September 30,				
	2001	2002	Six months 2002/2001			
	ZAR	ZAR	% change			
		(unaudited)				
	(in million	is, except percen	tages)			
Employee expenses	254	251	(1.2)			
Payments to other network operators	284	491	72.9			
Selling, general and administrative expenses	1,817	2,220	22.2			
Services rendered	34	35	2.9			
Operating leases	103	209	102.9			
Depreciation and amortization	483	594	23.0			
Mobile operating expenses	2,975	3,800	27.7			

Employee expenses. Employee expenses consist mainly of salaries and wages of employees as well as contributions to employee pension and medical aid funds and benefits.

Vodacom's employee expenses decreased 1.2% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to a 7.5% decrease in the number of employees. The decrease in the number of employees was partially offset by an overall increase in average salaries for employees of approximately 9.0% in the six months ended September 30, 2002. Employee productivity, as measured by customers per employee, increased 42.4% to 1,808 customers per employee as of September 30, 2002 from 1,270 customers per employee as of September 30, 2001.

Payments to other network operators. Payments to other network operators consist mainly of interconnection payments made by Vodacom's South African and other African operations for terminating calls on other operators' networks.

Vodacom's payments to other network operators increased 72.9% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 as a result of increased outgoing traffic from South Africa and other African countries in line with increased customer growth and, to a lesser degree, the increase in interconnection tariffs in South Africa under Vodacom's interconnection agreements from November 2001 for traffic terminating on other mobile networks and our fixed-line network. Payments to other network operators also increased due to the increasing amount of outgoing traffic terminating on the other mobile networks, rather than our fixed-line network, as the cost of terminating calls on other mobile networks is higher than calls terminating on our fixed-line network.

Payments to other network operators in our mobile segment included R80 million and R82 million in the six months ended September 30, 2002 and 2001, respectively, for interconnection fees paid to our fixed-line segment, which were eliminated from the Telkom Group's operating expenses in consolidation.

Selling, general and administrative expenses. Selling, general and administrative expenses include subscriber acquisition and retention costs, packaging, distribution, marketing, regulatory license fees, bad debts and various other general administrative expenses, including insurance, accommodations and social investments.

The following table sets forth information related to our 50% share of Vodacom's selling, general and administrative expenses for the periods indicated.

	Six months ended S			
	2001	2002	Six months 2002/2001	
	ZAR	ZAR	% change	
	(in millior	(unaudited) (in millions, except percen		
Selling, distribution and other	1,549	1,913	23.5	
Marketing	154	182	18.2	
Regulatory and license fees	94	114	21.3	
Bad debts	33	11	(66.7)	
Asset write-offs ¹	(13)	-	_	
Selling, general and administrative expenses	1,817	2,220	22.2	

Mobile selling, general and administrative costs

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¹ Integration costs, disposals of operations and impairments.

Vodacom's selling, general and administrative expenses increased 22.2% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to an increase in selling, distribution and other expenses, marketing expenses and regulatory and licence fees to support the growth in operations. Selling, distribution and other expenses include cost of goods sold, commissions, subscriber acquisition and retention expenses and distribution expenses. Although overall selling and distribution costs increased in line with increases in operating revenue, selling and distribution incentive costs increased faster than revenue growth as competition in the South African market increased. The increase in marketing expense was mainly due to significant marketing expense incurred by Vodacom Congo to establish itself in the market. The increase in regulatory and license fees was directly related to the increase in operating revenues.

Services rendered. Services rendered include consultancy services for technical, administrative and managerial services, audit fees, insurance, legal fees and communication and information technology costs. Services rendered increased 2.9% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to an increase in support services for Vodacom's other African operations.

Operating leases. Operating leases include payments in respect of rentals of GSM transmission lines as well as office accommodation, office equipment and motor vehicles. Vodacom's operating leases increased 102.9% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to the cost of leasing base station sites required for its network in the Democratic Republic of the Congo.

Operating leases in our mobile segment included R115 million and R95 million in the six months ended September 30, 2002 and 2001, respectively, for operating lease payments to our fixed-line segment, which were eliminated from the Telkom Group's operating expenses in consolidation.

Depreciation and amortization. Vodacom's depreciation and amortization increased 23.0% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to depreciation and amortization of capital expenditures Vodacom incurred in building out its network in South Africa and other sub-Saharan African countries, partially offset by a decrease in the amortization of intangible assets as a result of the sale of Teljoy Holdings (Proprietary) Limited and Vodacom World Online Holdings (Proprietary) Limited and the elimination of related goodwill from its balance sheet.

Mobile operating profit

The following table shows information related to the operating profit and EBITDA for our mobile segment, which comprises 50% of Vodacom's results for the periods indicated.

Mobile	operating	profit

	Six months ended	Six months ended September 30,		
	2001	2001 2002		
	(in millio	tages)		
Operating profit (ZAR)	787	920	16.9	
Operating margin (%)	20.9	19.5		
EBITDA $(ZAR)^1$	1,271	1,515	19.2	
EBITDA margin (%)	33.8	32.1		

¹ Our mobile EBITDA comprises our 50% share of Vodacom's EBITDA, which represents mobile operating profit before income tax, finance charges, investment income and depreciation and amortization. We believe that EBITDA provides meaningful additional information to investors since it is widely accepted by analysts and investors as a basis for comparing a company's underlying operating profitability with that of other companies as it is not influenced by past capital expenditures or business acquisitions, a company's capital structure or the relevant tax regime. This is particularly the case in a capital-intensive industry such as communications. It is also a widely accepted indicator of a company's ability to service its long-term debt and other fixed obligations and to fund its continued growth. EBITDA is not a US GAAP or IAS measure. You should not construe EBITDA as an alternative to operating profit or cash flows from operating activities determined in accordance with US GAAP or IAS or as a measure of liquidity. EBITDA is not defined in the same manner by all companies and may not be comparable to other similarly titled measures of other companies unless the definition is the same. Mobile EBITDA includes a net gain of R12.8 million and nil in the six months ended September 30, 2001 and 2002, respectively, for our 50% share of Vodacom's integration costs, disposals of operations and impairments.

Mobile operating profit increased 16.9% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to the significant growth in mobile customers and traffic over the period. Operating profit as a percentage of revenue decreased marginally from 20.9% in the six months ended September 30, 2001 to 19.5% in the six months ended September 30, 2002.

Year ended March 31, 2002 compared to year ended March 31, 2001 and year ended March 31, 2001 compared to year ended March 31, 2000

Consolidated results

The following table shows information related to our operating revenue, operating expenses, operating profit, net profit, profit margin, EBITDA and EBITDA margin for the periods indicated.

		Telkom G	Froup's segn	nental resu	<u>ılts</u>			
			Year ended	March 31	,			
	200)0	200	01	200)2	2001/2000	2002/2001
	ZAR	%	ZAR	%	ZAR	%	% change	% change
			(in 1	nillions, ex	cept percent	ages)		
Operating revenue	27,113	100.0	31,352	100.0	34,197	100.0	15.6	9.1
Fixed-line	23,838	87.9	26,439	84.3	27,976	81.8	10.9	5.8
Mobile	4,786	17.7	6,638	21.2	8,075	23.6	38.7	21.6
Intercompany eliminations	(1,511)	(5.6)	(1,725)	(5.5)	(1,854)	(5.4)	14.2	7.5
Operating expenses	23,231	100.0	26,427	100.0	29,984	100.0	13.8	13.5
Fixed-line	21,283	91.6	22,680	85.8	25,529	85.1	6.6	12.6
Mobile	3,604	15.5	5,361	20.3	6,259	20.9	48.8	16.8
Intercompany eliminations	(1,656)	(7.1)	(1,614)	(6.1)	(1,804)	(6.0)	(2.5)	11.8
Operating profit	3,882	100.0	4,925	100.0	4,213	100.0	26.9	(14.5)
Fixed-line	2,555	65.8	3,759	76.3	2,447	58.1	47.1	(34.9)
Mobile	1,182	30.5	1,277	25.9	1,816	43.1	8.0	42.2
Intercompany eliminations	145	3.7	(111)	(2.2)	(50)	(1.2)	(176.6)	55.0
Net profit	1,527	100.0	1,622	100.0	1,221	100.0	6.2	(24.7)
Profit margin (%)	5.6		5.2		3.6			
EBITDA ¹ \ldots \ldots \ldots	8,056	100.0	9,977	100.0	9,621	100.0	23.8	(3.6)
Fixed-line	6,180	76.7	7,993	80.1	6,810	70.8	29.3	(14.8)
Mobile	1,731	21.5	2,095	21.0	2,851	29.6	21.0	36.1
Intercompany eliminations	145	1.8	(111)	(1.1)	(40)	(0.4)	(176.6)	64.0
EBITDA margin (%)	29.7		31.8		28.1			

¹ EBITDA represents operating profit before income tax, finance charges, investment income and depreciation and amortization. We believe that EBITDA provides meaningful additional information to investors since it is widely accepted by analysts and investors as a basis for comparing a company's underlying operating profitability with that of other companies as it is not influenced by past capital expenditures or business acquisitions, a company's capital structure or the relevant tax regime. This is particularly the case in a capital-intensive industry such as communications. It is also a widely accepted indicator of a company's ability to service its long-term debt and other fixed obligations and to fund its continued growth. EBITDA is not a US GAAP or IAS measure. You should not construe EBITDA as an alternative to operating profit or cash flows from operating activities determined in accordance with US GAAP or IAS or as a measure of liquidity. EBITDA is not defined in the same manner by all companies and may not be comparable to other similarly titled measures of other companies unless the definition is the same. In addition, because the calculation of EBITDA in the maintenance covenants contained in our credit facilities is based on accounting policies in use at the time, the indebtedness was incurred, EBITDA for purposes of those covenants is not calculated in the same manner as it is calculated in the above table. Mobile EBITDA includes a net gain of R28 million, a net loss of R107 million and a net gain of R65 million in the 2002, 2001 and 2000 financial years, respectively, for our 50% share of Vodacom's integration costs, disposals of operations and impairments.

Operating revenue

Operating revenue increased 9.1% and 15.6% in the years ended March 31, 2002 and 2001, respectively, primarily due to increased average tariffs in our fixed-line segment and customer growth in our mobile segment. Fixed-line operating revenue accounted for 81.8% of our consolidated operating revenue before intercompany eliminations during this period. The aggregate increases in operating revenue exceeded average inflation in South Africa, which was 5.7% in the year ended December 31, 2001 and 5.4% in the year ended December 31, 2000.

Operating expenses

Operating expenses increased 13.5% and 13.8% in the years ended March 31, 2002 and 2001, respectively, due to increased operating expenses in our fixed-line and mobile segments. The increase in fixed-line operating expenses in the 2002 financial year was primarily due to increased services rendered expenses as a result of the outsourcing of our property management operations, payments to other operators, provisions for potential damages related to our dispute with Telcordia, bad debts, employee retrenchment expenses related to headcount reductions and write-offs of Telcordia related

assets. The increase in fixed-line operating expenses in the 2001 financial year was primarily due to increased operating lease expense as a result of the sale and leaseback of our motor vehicle fleet in March 2000, payments to other operators, depreciation and write-offs of assets, including provisions against assets relating to the Telcordia dispute and the write-off of other software. These increases were partially offset by lower salaries and wages in our fixed-line segment in both the 2002 and 2001 financial years. The increase in mobile operating expenses in both the 2002 and 2001 financial years was primarily due to increased payments to other network operators, depreciation associated with increased capital expenditures and selling and distribution expenses as a result of the growth in our mobile segment.

Operating profit

Operating profit decreased 14.5% in the year ended March 31, 2002 primarily due to the significant increase in operating expenses in our fixed-line business. The decrease was partially offset by an increase in operating profit from our mobile segment as a result of substantial increases in the number of Vodacom's mobile customers and revenue while Vodacom maintained its operating margins. Operating profit increased 26.9% in the year ended March 31, 2001 primarily due to an increase in operating profit from our fixed-line segment and, to a lesser extent, our mobile segment.

Investment income

Investment income consists of interest received on trade receivables, short-term investments and bank accounts and income received from our investments, including satellite companies. Investment income decreased 20.6% to R490 million in the year ended March 31, 2002 and 3.7% to R617 million in the year ended March 31, 2001 from R641 million in the year ended March 31, 2000. The decreases were primarily due to lower interest received on lower average balances in investments and bank accounts.

Finance charges

Finance charges include interest paid on local and foreign borrowings, amortized discounts on bonds and commercial paper bills, fair value gains and losses on financial instruments and foreign exchange gains and losses. Fair value losses and gains on financial instruments are not comparable over the three years ended March 31, 2002, due to the prospective application of IAS 39 in 2002.

The following table sets forth information related to our finance charges for the periods indicated.

	Finance Ch	arges					
	Year	r ended March	31,				
	2000	2001	2002	2001/2000	2002/2001		
	ZAR	ZAR	ZAR	% change	% change		
		(in mill	ions, except p	percentages)			
Interest expense	2,147	2,572	3,185	19.8	23.8		
Local loans	2,342	2,173	2,690	(7.2)	23.8		
Foreign loans	137	559	599	308.0	7.2		
Finance charges capitalized	(332)	(160)	(104)	(51.8)	(35.0)		
Net fair value losses/(gains) on							
financial instruments	(40)	(12)	(635)	(70.0)	-		
Fair value adjustments on derivative instruments	-	_	(3,036)	_	_		
Foreign exchange (gains)/losses	(40)	(12)	2,401	(70.0)	_		
Foreign exchange contract premiums	375	577		53.9			
Total finance charges	2,482	3,137	2,550	26.4	(18.7)		

Excluding the net fair value of gains on financial instruments of R635 million in the 2002 financial year, finance charges increased in the 2002 financial year due to increased interest expense. Finance charges increased in the 2001 financial year due to the costs of hedging our new foreign denominated debt issued in that year as well as increased interest expense. Interest expense increased 23.8% and 19.8% in the years ended March 31, 2002 and 2001, respectively, due to higher weighted average interest rates in each year, and higher long-term debt balances.

Taxation

Our consolidated tax expense increased 22.1% to R873 million in the year ended March 31, 2002 and 42.7% to R715 million in the year ended March 31, 2001 from R501 million in the year ended March 31, 2000. Our consolidated effective tax rate was 40.5% in the 2002 financial year, 29.8% in the 2001 financial year and 24.5% in the 2000 financial year. Telkom's effective tax rate was 53.8%, 18.1% and 19.6%, respectively, and Vodacom's effective tax rate was 33.3%, 36.9% and 28.1%, respectively, during the 2002, 2001 and 2000 financial years. The increase in consolidated tax expense in

the year ended March 31, 2002 was primarily due to the high amount of non-deductible expenses at Telkom related to Telcordia write-offs and reserves established for potential losses as a result of the arbitration ruling and depreciation on buildings, Telkom's election to suspend the application of Section 32 of the South African Tax Code related to the exemption from tax of international interconnection revenue generated from transmitting messages internationally in the Telkom Group's consolidated financial statements and additional tax paid by Vodacom on dividends distributed to Telkom. The increase in consolidated tax expense in the year ended March 31, 2001 was primarily due to the increase in our pretax income and additional tax paid by Vodacom on dividends distributed to Telkom. South African companies became subject to capital gains tax on October 1, 2001. As a result, we were previously not required to pay capital gains tax. See "Taxation" beginning on page 186 of this prospectus.

Minority interests

Minority interests in the income of subsidiaries decreased 13.2% to R59 million in the year ended March 31, 2002 primarily due to our increased ownership in our Swiftnet and Telkom Directory Services subsidiaries during the 2002 financial year, partially offset by increased profits from these subsidiaries. We acquired the remaining 40% interest in Swiftnet in May 2001 and a further 10% interest in Telkom Directory Services in October 2001. Minority interests in the income of subsidiaries increased by R55 million to R68 million in the year ended March 31, 2001 from R13 million in the year ended March 31, 2000. The increase was attributable to increased profits from our Telkom Directory Services and Swiftnet subsidiaries.

Net profit

Net profit decreased 24.7% to R1,221 million in the year ended March 31, 2002 primarily due to lower operating profit in our fixed-line segment. The decrease was partially offset by the fair value foreign exchange gain recognized in the 2002 financial year as a result of the prospective application of IAS 39 and an increase in operating profit in our mobile segment. Net profit increased 6.2% to R1,622 million in the year ended March 31, 2001 from R1,527 million in the year ended March 31, 2000 primarily due to increased operating profit in our fixed-line and mobile segments. The increase was partially offset by significantly higher finance charges associated with higher average interest bearing debt and foreign exchange hedging costs related to the issuance of foreign denominated debt in that year.

Fixed-line segment

The following is a discussion of the results of operations from our fixed-line segment before eliminations of intercompany transactions with Vodacom. Our fixed-line segment is our largest segment based on revenue and profit contribution and includes all the operating activities derived from Telkom's fixed-line voice and data communications services business, as well as directory services through our 64.9% owned Telkom Directory Services subsidiary, and wireless data services through our wholly-owned Swiftnet subsidiary.

Fixed-line operating revenue

The following table shows operating revenue for our fixed-line segment broken down by major business areas and as a percentage of total revenue for our fixed-line segment and the percentage change by business area for the periods indicated.

		Fixed-lin	e operatii	ng revenue				
		,	Year ende	d March 31	۱,			
	2	000	2001		2002			
	ZAR	% of revenue	ZAR	% of revenue	ZAR	% of revenue	2001/2000 % change	2002/2001 % change
			(in m	illions, exce	ept percen	tages)		
Subscriptions and						-		
connections	4,085	17.1	4,197	15.9	4,410	15.8	2.7	5.1
Traffic	14,991	62.9	16,409	62.1	17,168	61.3	9.5	4.6
Local	3,836	16.1	4,237	16.0	4,876	17.4	10.5	15.1
Long-distance	4,317	18.1	4,043	15.3	3,794	13.6	(6.3)	(6.2)
Fixed-to-mobile	5,325	22.3	6,845	25.9	7,323	26.1	28.5	7.0
International outgoing .	1,513	6.4	1,284	4.9	1,175	4.2	(15.1)	(8.5)
Interconnection	1,366	5.7	1,854	7.0	1,798	6.4	35.7	(3.0)
Data	2,764	11.6	3,328	12.6	3,913	14.0	20.4	17.6
Directories and other	,		,		,			
services	632	2.7	651	2.4	687	2.5	3.0	5.5
Fixed-line operating revenue	23,838	100.0	26,439	100.0	27,976	100.0	10.9	5.8

Operating revenue from our fixed-line segment increased 5.8% and 10.9% in the years ended March 31, 2002 and 2001, respectively, primarily due to increased average tariffs, partially offset by a decline in the number of fixed access lines in service as a result of disconnections due to customer non-payments and customer migration to mobile services. Traffic remained relatively flat during the 2002 financial year after an increase of 4.6% in the 2001 financial year. We also increased our data revenues in both years as demand for data services increased. Traffic revenue per fixed access line continued to improve, increasing 11.1% and 10.1% from R3,869 in the 2000 financial year to R4,297 in the 2001 financial year as we increased our penetration of value-added voice services and higher revenue generating access services and decreased the number of our fixed access lines.

Subscriptions and connections. The following table sets forth information related to our fixed-line subscription and connection revenue during the periods indicated.

Fixed-line subscription and connection revenue							
	Year ended March 31,			2001/2000	2002/2001		
	2000	2001	2002	% change	% change		
Total subscriptions and connections revenue (ZAR millions, except percentages)	4,085	4,197	4,410	2.7	5.1		
Total subscription access lines (thousands, except percentages) ¹	5,356	4,809	4,750	(10.2)	(1.2)		
Postpaid							
$PSTN^2$	4,668	3,930	3,554	(15.8)	(9.6)		
ISDN channels	271	374	467	38.0	24.9		
Prepaid	381	480	708	26.0	47.5		
Private payphones	36	25	21	(30.6)	(16.0)		

¹ Total subscription access lines are comprised of PSTN lines, including ISDN lines, private payphones and internal lines in service, but exclude public payphones. Telkom had 162,460, 151,986 and 145,302 internal lines as of March 31, 2002, 2001 and 2000, respectively. Each PSTN line includes one access channel, each basic ISDN line includes two access channels and each primary ISDN line includes 30 access channels.

² PSTN lines include copper cable, ADSL, digital enhanced cordless technology, or DECT, and fiber.

Revenue from subscriptions and connections increased 5.1% and 2.7% in the years ended March 31, 2002 and 2001, respectively, primarily due to an increase in average monthly subscriptions and connections tariffs, partially offset by the lower number of fixed access lines in service as a result of disconnections due to customer non-payments and customer migration to mobile services. The decreases in postpaid PSTN lines in the years ended March 31, 2002 and 2001 were partially offset by increases in the number of postpaid ISDN channels, which have higher subscription rates than PSTN lines, and in the number of prepaid PSTN lines. The increase in the number of postpaid ISDN channels was driven by increased demand for higher bandwidth and functionality. The increase in prepaid lines was mainly due to our increased marketing efforts for our prepaid telephone services in the 2002 and 2001 financial years, particularly to first-time residential customers with poor or no credit histories.

For a discussion of our connection and rental fees, see "Business – Fixed-line communications – Fees and tariffs – Subscription and connection tariffs" on page 109 of this prospectus and for a discussion of the number of customers during the periods, see "Business – Fixed-line communications – Products and services" beginning on page 104 of this prospectus.

Traffic. The following table sets forth information related to our total fixed-line traffic revenue for the periods indicated.

Total fixed-line traffic revenue

	Year ended March 31,			2001/2000	2002/2001
	2000	2001	2002	% change	% change
Total traffic revenue (ZAR millions, except	14.001	16.400	17 1 (0		
percentages)	14,991	16,409	17,168	9.5	4.6
Traffic (millions of minutes, except percentages) ^{1} .	28,696	30,002	29,912	4.6	(0.3)
Average monthly traffic minutes per average monthly access line $(minutes)^2 \dots \dots \dots$	472	494	518	4.7	4.9

¹ Traffic is calculated by dividing total traffic revenue by the weighted average tariff during the relevant period. Traffic includes internet traffic.

² Average traffic minutes per average monthly access line are calculated by averaging the total traffic during each month in the year divided by the average number of access lines in each month during the year.

Traffic revenue increased 4.6% in the year ended March 31, 2002 primarily due to increased local and fixed-to-mobile traffic tariffs, partially offset by lower long distance and international traffic tariffs. Traffic decreased 0.3% in the 2002 financial year. Traffic revenue increased 9.5% in the year ended March 31, 2001 primarily due to increased traffic, local traffic tariffs and a change in the pricing of fixed-to-mobile traffic. Telkom changed the pricing of fixed-to-mobile traffic from per second billing to billing for the first sixty second increment and in increments of thirty seconds thereafter, effective in September 1999. Traffic increased 4.6% in the 2001 financial year, primarily due to increased fixed-to-mobile, local and international traffic, partially offset by lower long distance traffic. Traffic was adversely affected in both the 2002 and 2001 financial years by a decrease in the number of fixed access lines in service as a result of disconnections due to customer non-payments and customer migration to mobile services. In addition, traffic was adversely affected by the increasing substitution of calls placed using mobile services rather than our fixed-line service.

For a discussion of our traffic tariffs, see "Business – Fixed-line communications – Fees and tariffs – Traffic tariffs" beginning on page 110 of this prospectus and for a discussion of our traffic during the periods discussed, see "Business – Fixed-line communications – Traffic" on page 105 of this prospectus.

The following table sets forth information related to our fixed-line local traffic revenue for the periods indicated.

Local traffic revenue						
	Year ended March 31,			2001/2000	2002/2001	
	2000	2001	2002	% change	% change	
Local traffic revenue (ZAR millions, except percentages)	3,836	4,237	4,876	10.5	15.1	
Local traffic (millions of minutes, except percentages) ¹	19,471	20,388	20,252	4.7	(0.7)	

¹ Local traffic is calculated by dividing total local traffic revenue by the weighted average local traffic tariff during the relevant period. Local traffic includes internet traffic.

Local traffic revenue increased 15.1% in the year ended March 31, 2002 primarily due to increased local traffic tariffs. Local traffic decreased 0.7% in the 2002 financial year. Local traffic revenue increased 10.5% in the year ended March 31, 2001 primarily due to increased local traffic tariffs and local traffic. Local traffic revenue was adversely affected by a change in the mix of call packages and associated discounts and by a decrease in the number of fixed access lines in service during the 2002 and 2001 financial years as a result of disconnections due to customer non-payments and customer migration to mobile services. In addition, local traffic was adversely affected by the increasing substitution of local calls placed using mobile services rather than our fixed-line service.

The following table sets forth information related to our fixed-line long distance traffic revenue for the periods indicated.

Long distance traffic revenue						
	Year ended March 31,			2001/2000	2002/2001	
	2000	2001	2002	% change	% change	
Long distance traffic revenue (ZAR millions, except percentages)	4,317	4,043	3,794	(6.3)	(6.2)	
Long distance traffic (millions of minutes, except percentages) ¹ \ldots \ldots \ldots \ldots	5,222	4,938	4,895	(5.4)	(0.9)	

Long distance traffic is calculated by dividing total long distance traffic revenue by the weighted average long distance traffic tariff during the relevant period.

Long distance traffic revenue decreased 6.2% and 6.3% in the years ended March 31, 2002 and 2001, respectively, primarily due to decreased long distance traffic tariffs and decreased long distance traffic. Long distance traffic decreased 0.9% in the 2002 financial year and 5.4% in the 2001 financial year. Long distance traffic was adversely impacted by a decrease in the number of fixed access lines in service during the 2002 and 2001 financial years as a result of

disconnections due to customer non-payments and customer migration to mobile services. In addition, long distance traffic was adversely affected by the increasing substitution of national long distance calls using mobile services rather than our fixed-line long distance service. Historically, fixed-line long distance traffic tariffs were higher than the price of mobile calls, which are not distance dependent. We have reduced our long-distance traffic tariffs to below mobile tariffs over the past five years as a result of our tariff rebalancing program.

The following table sets forth information related to our fixed-to-mobile traffic revenue for the periods indicated.

	Year ended March 31,			2001/2000	2002/2001
	2000	2001	2002	% change	% change
Fixed-to-mobile traffic revenue (ZAR millions, except percentages)	5,325	6,845	7,323	28.5	7.0
Fixed-to-mobile traffic (millions of minutes, except percentages) ¹	3,659	4,319	4,390	18.0	1.6

Fixed-to-mobile traffic revenue

¹ Fixed-to-mobile traffic is calculated by dividing total fixed-to-mobile traffic revenue by the weighted average fixed-to-mobile traffic tariff during the relevant period.

Fixed-to-mobile traffic revenue increased 7.0% in the year ended March 31, 2002 primarily due to fixed to mobile traffic tariff increases as a result of the amendment of our interconnection agreement with MTN and Vodacom and our new interconnection agreement with Cell C effective in November 2001 and a 1.6% increase in fixed-to-mobile traffic. The increase in fixed-to-mobile traffic was primarily due to an increased number of mobile users and an increase in the number of calls. Fixed-to-mobile traffic was adversely impacted by a decrease in the number of fixed-line subscribers due to disconnections for non-payments and customer migration to mobile services and due to the growth in mobile users resulting in the increasing substitution of mobile-to-mobile traffic revenue increased 28.5% in the year ended March 31, 2001 primarily due to growth in fixed-to-mobile traffic and a change in the pricing of fixed-to-mobile traffic from per second billing for the first sixty second increment and in increments of thirty seconds thereafter. Fixed-to-mobile traffic increased 18% as a result of an increased number of mobile users and an increase in the number of calls.

The following table sets forth information related to our international outgoing traffic revenue for the periods indicated.

International outgoing traffic revenue

	Year ended March 31,			2001/2000	2002/2001
	2000	2001	2002	% change	% change
International outgoing traffic revenue (ZAR millions, except percentages)	1,513	1,284	1,175	(15.1)	(8.5)
International outgoing traffic (millions of minutes, except percentages) ¹	344	357	375	3.8	5.0

¹ International outgoing traffic is calculated by dividing total international outgoing traffic revenue by the weighted average international outgoing traffic tariff during the relevant period.

International outgoing traffic revenue decreased 8.5% and 15.1% in the years ended March 31, 2002 and 2001, respectively, primarily due to decreases in average international outgoing traffic tariffs as a result of our tariff rebalancing program. International outgoing traffic increased 5.0% and 3.8% in the 2002 and 2001 financial years, respectively.

Interconnection. The following table sets forth information related to interconnection revenue for the periods indicated. **Interconnection revenue**

	Year ended March 31,			2001/2000	2002/2001
	2000	2001	2002	% change	% change
Interconnection revenue (ZAR millions, except percentages)	1,366	1,854	1,798	35.7	(3.0)
Domestic mobile interconnection					
Interconnection revenue from domestic mobile operators (ZAR millions, except percentages) .	500	527	557	5.4	5.7
Domestic mobile interconnection traffic (millions of minutes, except percentages) ¹	1,931	2,051	2,008	6.2	(2.1)
International interconnection					
Interconnection revenue from international operators (ZAR millions, except percentages) .	866	1,327	1,241	53.2	(6.5)
International interconnection traffic (millions of minutes, except percentages) ² $\dots \dots \dots$	500	862	1,053	72.4	22.2

¹ Domestic mobile-to-fixed interconnection traffic is calculated by dividing total domestic mobile-to-fixed interconnection traffic revenue by the weighted average domestic mobile-to-fixed interconnection traffic tariff during the relevant period. International outgoing mobile traffic is based on the actual traffic registered through the respective exchanges and reflected in invoices.

² International interconnection traffic is based on the actual traffic registered through the respective exchanges and reflected in invoices.

Interconnection revenue from domestic mobile operators increased 5.7% in the year ended March 31, 2002 due to a reduction in the number of time bands for peak and off peak tariffs from three to two, effectively increasing mobile termination rates. These increases were offset by decreased mobile-to-fixed terminating traffic as a result of increased mobile-to-mobile calls bypassing our network. Interconnection revenue from domestic operators increased 5.4% in the year ended March 31, 2001 primarily due to increased mobile-to-fixed traffic and increased outgoing mobile traffic as a result of growth in the number of mobile users, partially offset by lower mobile international outgoing traffic tariffs. Mobile termination rates for domestic mobile-to-fixed traffic remained constant in the year ended March 31, 2001.

Interconnection revenue from domestic operators includes fees paid to our fixed-line business by Vodacom of R306 million in the year ended March 31, 2002, R297 million in the year ended March 31, 2001 and R277 million in the year ended March 31, 2000. Fifty percent of these amounts were attributable to our interest in Vodacom and were eliminated from the Telkom Group's revenue in consolidation.

Interconnection revenue from international operators decreased 6.5% in the year ended March 31, 2002 due to a decrease in international interconnection tariffs in line with international trends. The decrease in international international interconnection tariffs was offset in part by increased international termination traffic and international transiting traffic. Interconnection revenue from international operators increased significantly in the year ended March 31, 2001 due to increases in international transiting traffic and international terminating traffic. The increases were partially offset by lower international interconnection tariffs in line with international trends.

Data. The following table sets forth information related to revenue from data services for the periods indicated.

	Ye	ear ended Mar	2001/2000	2002/2001	
	2000	2001	2002	% change	% change
Data services revenue (ZAR millions,					
except percentages)	2,764	3,328	3,913	20.4	17.6
Leased lines and other data revenue ¹ $\ldots \ldots 2$	2,176	2,624	3,079	20.6	17.3
Leased line facilities revenues from mobile					
operators	588	704	834	19.7	18.5
Number of leased lines ²	8,919	315,597	398,311	26.8	26.2
Number of managed network sites	3,138	4,634	5,684	47.7	22.7

Data services revenue

¹ Leased lines and other data revenue includes all data services revenue other than leased line facilities revenue from mobile operators.

² Converted into voice grade equivalents using 64 kilobits per second, excludes leased lines to mobile operators. Includes non-revenue generating lines.

Our data services revenue increased 17.6% and 20.4% in the years ended March 31, 2002 and 2001, respectively. The increases were primarily due to increased penetration of leased lines in corporate and business markets, increased demand for bandwidth with higher capacity, increased numbers of customers using data managed networking services and increased revenue from leased line facilities to mobile operators. Revenue from leased line facilities to mobile operators increased 18.5% and 19.7% in the years ended March 31, 2002 and 2001, respectively, primarily due to growth in the mobile market and the introduction of Cell C in the 2002 financial year. Operating revenue from our data services included R368 million, R355 million and R324 million in revenue received by our fixed-line business from Vodacom in the years ended March 31, 2002, 2001 and 2000, respectively. Fifty percent of these amounts were attributable to our interest in Vodacom and were eliminated from the Telkom Group's revenue in consolidation.

For a discussion of our data services, see "Business – Fixed-line communications – Products and services – Data communications services" beginning on page 106 of this prospectus.

Directories and other services. Revenue from directories and other services increased 5.5% and 3.0% in the years ended March 31, 2002 and 2001, respectively. These increases were due to increases in directory services revenue from Telkom Directory Services as a result of increased marketing efforts resulting in increased spending on advertising by existing customers and additional advertising revenue from new customers.

Fixed-line operating expenses

The following table shows the operating expenses of our fixed-line segment broken down by expense category as a percentage of total revenue and the percentage change by operating expense category for the periods indicated.

	Year ended March 31,							
	2000		20	2001		2002		
	ZAR	% of revenue	ZAR	% of revenue	ZAR	% of revenue	2001/2000 % change	2002/2001 %change
			(in	millions, ex	cept percer	ntages)		
Employee expenses	7,396	31.0	6,123	23.2	6,611	23.6	(17.2)	8.0
Payments to other network operators	5,412	22.7	6,136	23.2	6,759	24.2	13.4	10.2
Selling, general and administrative expenses .	3,141	13.2	3,462	13.1	4,510	16.1	10.2	30.3
Services rendered	1,414	5.9	1,507	5.7	2,138	7.6	6.6	41.9
Operating leases	295	1.3	1,218	4.6	1,148	4.1	312.9	(5.7)
Depreciation and amortization	3,625	15.2	4,234	16.0	4,363	15.6	16.8	3.0
Fixed-line operating expenses	21,283	89.3	22,680	85.8	25,529	91.3	6.6	12.6

Fixed-line operating expenses

Employee expenses. The following table sets forth information related to our employee expenses for the periods indicated.

		-						
	Yea	r ended March	2001/2000	2002/2001				
	2000	2001	2002	% change	% change			
	(ZAR millions, except percentages and number of employees)							
Salaries and wages	4,562	4,336	4,323	(5.0)	(0.3)			
Benefits	3,031	2,300	2,507	(24.1)	9.0			
Employee retrenchment expenses	303	132	373	(56.4)	182.6			
Employee related expenses capitalized	(500)	(645)	(592)	29.0	(8.2)			
Employee expenses	7,396	6,123	6,611	(17.2)	8.0			
Number of full-time, fixed-line employees (at period end) ¹	49,766	44,459	40,030	(10.7)	(10.0)			

Fixed-line employee expenses

¹ Includes employees of Telkom Directory Services and Swiftnet.

Employee expenses increased 8.0% in the year ended March 31, 2002 primarily due to a one-time actuarial, settlement and curtailment gain recognized in benefits in the 2001 financial year that reduced benefit expenses in that year. Excluding the one-time actuarial, settlement and curtailment gain described below, employee expenses increased 1.0% in the 2002 financial year due to an increase in employee retrenchment costs which offset lower employee related expenses capitalized and lower salaries and wages. In the 2001 financial year, employee expenses decreased 17.2% primarily due to a one-time actuarial, settlement and curtailment gain recognized in benefits, lower salaries and wages, and lower employee retrenchment expenses. Excluding the one-time actuarial, settlement and curtailment gain recognized in benefits, lower salaries and wages, and lower employee methods are employee expenses decreased 11.5%.

Salaries and wages remained relatively constant in the year ended March 31, 2002. The decrease in the number of employees in the 2002 financial year as a result of our staff reduction program, was offset by a 7.5% increase in base salaries and wages pursuant to collective bargaining agreements during the year. Salaries and wages decreased 5.0% in the year ended March 31, 2001 primarily due to reduced numbers of employees as a result of our staff reduction program, partially offset by a 7.5% increase in base salaries and wages pursuant to collective bargaining agreements during the year.

Benefits increased 9.0% and decreased 24.1% in the years ended March 31, 2002 and 2001, respectively. In the year ended March 31, 2001, we stopped offering post-retirement medical benefits to new employees and reached agreements with certain existing employees to buy-out their future post-retirement medical entitlements. This resulted in a reduction in our liability for post-retirement benefits and a one-time actuarial, settlement and curtailment gain of R425 million recognized in benefits in the 2001 financial year. Excluding the gain in the 2001 financial year, benefit expense decreased 8.0% and 10.1% in the years ended March 31, 2002 and 2001, respectively, due to reductions in the number of employees.

Employee retrenchment expenses increased significantly in the year ended March 31, 2002 as significantly higher salaried employees with longer service tenure were retrenched. Employee retrenchment expenses decreased significantly in the year ended March 31, 2001 primarily due to a 60.6% decrease in the number of employees retrenched compared to the 2000 financial year. We retrenched 11,070 employees in the 2000 financial year compared to 4,362 employees in the 2001 financial year and 2,960 in the 2002 financial year. For additional information related to our fixed-line employee numbers, see "Business –Fixed-line communications – Employees" beginning on page 118 of this prospectus.

Employee related expenses capitalized decreased 8.2% in the year ended March 31, 2002 primarily due to reduced capital expenditures and the greater use of external contractors in the 2002 financial year. Employee related expenses capitalized increased 29.0% in the year ended March 31, 2001 primarily due to an increased number of capital projects completed by employees in lieu of external contractors.

Payments to other network operators. The following table sets forth information related to our payments to other network operators for the periods indicated.

	Year ended March 31,						
	2000 ZAR	2001	2002	2001/2000 % change	2002/2001 % change		
		ZAR	ZAR				
	(in millions, except percentages)						
Payments to mobile communications network							
operators	4,308	4,883	5,309	13.3	8.7		
Payments to international network operators	1,104	1,253	1,450	13.5	15.7		
Payments to other network operators	5,412	6,136	6,759	13.4	10.2		

Fixed-line payments to other network operators

Payments to other network operators increased 10.2% and 13.4% in the years ended March 31, 2002 and 2001, respectively. The increase in the 2002 financial year was primarily due to increased termination rates from November 2001 pursuant to our amended interconnection agreements with the mobile operators, increases in the Rand value of international settlement rates due to the decline in the value of the Rand against the SDR and increased international interconnection traffic. The increase in the 2001 financial year was primarily due to the substantial increase in fixed-to-mobile traffic, increased Rand denominated termination and transit settlement rates and increased international interconnection traffic.

Payments to other network operators include payments made by our fixed-line business to Vodacom, which were R2,968 million in the year ended March 31, 2002, R2,772 million in the year ended March 31, 2001 and R2,406 million in the year ended March 31, 2000. Fifty percent of these amounts were attributable to our interest in Vodacom and were eliminated from the Telkom Group's expenses in consolidation.

Selling, general and administrative expenses. The following table sets forth information related to our fixed-line selling, general and administrative expenses for the periods indicated.

	Year ended March 31,							
	2000 ZAR	2001	2002	2001/2000	2002/2001 % change			
		ZAR	ZAR	% change				
	(in millions, except percentages)							
Materials and maintenance	1,986	1,962	2,093	(1.2)	6.7			
Marketing	284	335	346	18.0	3.3			
Bad debts	560	671	965	19.8	43.8			
Asset write-offs	-	230	445	_	93.5			
Other	311	264	661	(15.1)	150.4			
Selling, general and administrative expenses	3,141	3,462	4,510	10.2	30.3			

Fixed-line selling, general and administrative expenses

Selling, general and administrative expenses increased 30.3% in the year ended March 31, 2002 primarily due to Telcordia asset write-offs, provisions for our arbitration proceedings with Telcordia and increased bad debts. Selling, general and administrative expenses increased 10.2% in the year ended March 31, 2001 primarily due to asset write-offs related to our Telcordia dispute and other software and increased bad debts. Selling, general and administrative expenses in the 2000 financial year included a profit from the sale of our vehicle fleet in that year.

Materials and maintenance expenses increased 6.7% in the year ended March 31, 2002 in line with increased revenue. Materials and maintenance expenses decreased 1.2% in the year ended March 31, 2001 as a result of improved materials management through centralized stockrooms and improved network efficiencies. Our network efficiencies improved as a result of a significant increase in digitization and the benefits derived from the establishment of our national network operations center, which is capable of monitoring our core network and coordinating and dispatching all of our core network repair personnel from one control point. Our national network operations center has improved the monitoring of our network resulting in an improvement in maintenance and repair activities and lower costs.

Bad debts increased 43.8% and 19.8% in the years ended March 31, 2002 and 2001, respectively. We implemented a new receivables aging system during the 2001 financial year. The increase in the 2001 financial year was due to the write-off of bad debts as a result of better aging information obtained from the new system. The increase in the 2002 financial year was due to stricter bad debt provisioning based on information obtained from a full year's implementation of our new receivables aging system.

Asset write-offs increased significantly in the years ended March 31, 2002 and March 31, 2001. The changes were due to write-offs of Telcordia related assets in both years and the write-off of assets associated with customer billing systems in the 2001 financial year.

Other expenses in the 2002 financial year were impacted by the inclusion of a R375 million provision related to the Telcordia dispute in that financial year and were impacted in the 2000 financial year by the inclusion of a profit of R468 million from the sale of our vehicle fleet in that year.

Services rendered. The following table sets forth information relating to services rendered expenses for the periods indicated.

	Year ended March 31,						
	2000 ZAR	2001	2002	2001/2000 % change	2002/2001 % change		
		ZAR	ZAR				
	(in millions, except percentages)						
Property management	_	370	1,096	_	196.2		
Consultants and security	1,414	1,137	1,042	(19.6)	(8.4)		
Services rendered	1,414	1,507	2,138	6.6	41.9		

Fixed-line services rendered

Property management expenses increased significantly in both the 2002 and 2001 financial years, as a result of our outsourcing program. Outsourcing resulted in decreased operating expenses in other categories where these operations were previously included, such as employee expenses. Consultants and security payments decreased 8.4% and 19.6% in the years ended March 31, 2002 and 2001, respectively, due to fewer consultants in both years as a result of our cost-saving efforts and lower payments to our strategic equity investors in the 2002 financial year. Consultants and security payments include R219 million, R260 million and R260 million of fees paid to our strategic equity investor, Thintana Communications, in the years ended March 31, 2002, 2001 and 2000, respectively, pursuant to our strategic services agreement. A portion of payments made to Thintana Communications relate to projects and have been capitalized.

Operating leases. Operating leases decreased 5.7% in the year ended March 31, 2002 due to a decrease in vehicle lease costs because of a reduction in the fleet from 18,686 vehicles at March 31, 2001 to 16,627 vehicles at March 31, 2002. Operating lease expenses increased significantly in the year ended March 31, 2001 primarily due to the sale and leaseback of our motor vehicle fleet in March 2000.

Depreciation and amortization. Depreciation and amortization increased 3.0% and 16.8% in the years ended March 31, 2002 and 2001, respectively, primarily due to investment in our fixed-line network modernization and line roll-out and investment in support equipment and software for our national network operations center. Capital investment in the 2002 financial year shifted to assets with shorter useful lives as our capital expenditure program shifted from network rollout to network support and infrastructure.

Fixed-line operating profit

The following table shows information related to the operating profit and EBITDA for our fixed-line segment for the periods indicated.

Fixe	<u>d-line opera</u>	<u>ting profit</u>			
	Year ended March 31,				
	2000 ZAR	2001	2002	2001/2000 % change	2002/2001 % change
		ZAR	ZAR		
		(in mill	ions, except j	percentages)	
Operating profit (ZAR)	2,555	3,759	2,447	47.1	(34.9)
Operating margin (%)	10.7	14.2	8.8		
$EBITDA (ZAR)^1 \dots \dots$	6,180	7,993	6,810	29.3	(14.8)
EBITDA margin (%)	25.9	30.2	24.3		

Our fixed-line EBITDA represents fixed-line operating profit before income tax, finance charges, investment income and depreciation and amortization. We believe that EBITDA provides meaningful additional information to investors since it is widely accepted by analysts and investors as a basis for comparing a company's underlying operating profitability with that of other companies as it is not influenced by past capital expenditures or business acquisitions, a company's capital structure or the relevant tax regime. This is particularly the case in a capital-intensive industry such as communications. It is also a widely accepted indicator of a company's ability to service its long-term debt and other fixed obligations and to fund its continued growth. EBITDA is not a US GAAP or IAS measure. You should not construe EBITDA as an alternative to operating profit or cash flows from operating activities determined in accordance with US GAAP or IAS or as a measure of liquidity. EBITDA is not defined in the same manner by all companies and may not be comparable to other similarly titled measures of other companies unless the definition is the same. Fixed-line operating profit decreased 34.9% in the year ended March 31, 2002 primarily due to increased services rendered expense as a result of the outsourcing of our property management operations, payments to other operators, provisions for potential damages related to our dispute with Telcordia, bad debts, employee retrenchment expenses related to headcount reductions and write-offs of Telcordia assets. Fixed-line operating profit increased 47.1% in the year ended March 31, 2001 primarily due to higher operating revenue as a result of increased tariffs and fixed-to-mobile traffic and lower employee expenses, partially offset by increased operating lease expense as a result of the sale and leaseback of our motor vehicle fleet in March 2000, payments to other operators, depreciation and write-offs of Telcordia assets and other software.

Mobile segment

The following table shows information related to our 50% share of Vodacom's operating revenue and operating profit broken down by Vodacom's South African operations and operations in other African countries for the periods indicated. All amounts in this table and the discussion of our mobile segment that follows represent 50% of Vodacom's results of operations unless otherwise stated and are before the elimination of intercompany transactions with us.

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		Yea	ar ended M	arch 31,				
	2000		20	01	20			
	ZAR	% of total	ZAR	% of total	ZAR	% of total	2001/2000 % change	2002/2001 % change
Operating revenue	4,786	100.0	6,638	100.0	8,075	100.0	38.7	21.6
South Africa	4,767	99.6	6,546	98.6	7,705	95.4	37.3	17.7
Other African	19	0.4	92	1.4	370	4.6	384.2	302.2
Operating profit ¹	1,182	100.0	1,277	100.0	1,816	100.0	8.0	42.2
South Africa	1,179	99.8	1,293	101.3	1,775	97.7	9.7	37.3
Other African	3	0.2	(16)	(1.3)	41	2.3	(633.3)	356.3
EBITDA ²	1,731	100.0	2,095	100.0	2,851	100.0	21.0	36.1

Mobile operating revenue and profits

¹ Certain of Vodacom's operating expense items have been reclassified in the consolidation of the Telkom Group. As a result, operating profit in Vodacom's consolidated financial statements is not prepared on a consistent basis with operating profit in the Telkom Group's mobile segment.

² Our mobile EBITDA comprises our 50% share of Vodacom's EBITDA, which represents mobile operating profit before income tax, finance charges, investment income and depreciation and amortization. We believe that EBITDA provides meaningful additional information to investors since it is widely accepted by analysts and investors as a basis for comparing a company's underlying operating profitability with that of other companies as it is not influenced by past capital expenditures or business acquisitions, a company's capital structure or the relevant tax regime. This is particularly the case in a capital-intensive industry such as communications. It is also a widely accepted indicator of a company's ability to service its long-term debt and other fixed obligations and to fund its continued growth. EBITDA is not a US GAAP or IAS measure. You should not construe EBITDA as an alternative to operating profit or cash flows from operating activities determined in accordance with US GAAP or IAS or as a measure of liquidity. EBITDA is not defined in the same manner by all companies and may not be comparable to other similarly titled measures of other companies unless the definition is the same. Mobile EBITDA includes a net gain of R28 million, a net loss of R107 million and a net gain of R65 million in 2002, 2001 and 2000 financial years, respectively, for our 50% share of Vodacom's integration costs, disposals of operations and impairments.

Mobile operating revenue

The following table shows our 50% share of Vodacom's revenue broken down by major business area and as a percentage of total operating revenue for our mobile segment and the percentage change by business area for the periods indicated.

		<u>Mobi</u>	<u>le operatin</u>	<u>g revenue</u>				
		Yea	ar ended M	arch 31,				
	2000		20	01	2002			
	ZAR	% of total	ZAR	% of total	ZAR	% of total	2001/2000 % change	2002/2001 % change
			(in	millions, ex	cept percen	tages)		
Airtime	2,660	55.6	3,628	54.6	4,743	58.7	36.4	30.7
Interconnection	1,291	27.0	1,630	24.6	2,150	26.6	26.3	31.9
Equipment sales	638	13.3	1,021	15.4	814	10.1	60.0	(20.3)
International services	146	3.1	130	2.0	151	1.9	(11.0)	16.2
Other sales and services .	51	1.0	229	3.4	217	2.7	349.0	(5.2)
Mobile operating revenue	4,786	100.0	6,638	100.0	8,075	100.0	38.7	21.6

The following table sets forth non-financial operational data of Vodacom for the periods indicated. The amounts stated for customers and traffic minutes reflect 100% of Vodacom's customers and traffic minutes.

	Yea	r ended March	2001/2000	2002/2001	
	2000	2001	2002	% change	% change
South Africa					
Customers (thousands) (at period end) ¹	3,069	5,108	6,557	66.4	28.4
Contract	963	1,037	1,090	7.7	5.1
Prepaid	2,082	4,046	5,439	94.3	34.4
Community services	24	25	28	4.2	12.0
Traffic minutes (millions of minutes) ²	5,669	7,472	8,881	31.8	18.9
Outgoing	2,885	4,052	4,967	40.5	22.6
Incoming (Interconnection)	2,784	3,420	3,914	22.8	14.4
$MOU \text{ (minutes)}^3 \dots \dots$	158	137	111	(13.3)	(19.0)
Contract	274	270	264	(1.5)	(2.2)
Prepaid	90	70	58	(22.2)	(17.1)
Community services	1,593	2,859	3,354	79.5	17.3
ARPU $(ZAR)^{4,5}$	266	208	182	(21.8)	(12.5)
$Contract^5$	481	493	560	2.5	13.6
Prepaid	132	98	93	(25.8)	(5.1)
Community services	n/a	1,453	1,719	-	18.3
Churn $(\%)^6$	31.8	23.3	27.2	(26.7)	16.7
Contract	17.4	18.7	14.5	7.5	(22.5)
Prepaid	40.5	24.8	30.1	(38.8)	21.4
Other African countries					
Customers (thousands) (at period end) ¹	12	104	306	766.7	194.2
Lesotho	12	22	57	83.3	159.1
Tanzania	n/a	82	228	n/a	178.0
Democratic Republic of the Congo	n/a	n/a	21	n/a	n/a
\mathbf{ARPU}^{4}					
Lesotho (ZAR)	n/a	n/a	144	n/a	n/a
Tanzania (USD)	n/a	31	27	n/a	(12.9)
Democratic Republic of the Congo (USD)	n/a	n/a	n/a	n/a	n/a

¹ Customer totals are based on the total number of customers registered on Vodacom's network, which have not been disconnected, including inactive customers, as of the end of the period indicated. 13.9% of Vodacom's total reported customers, 15.9% of its prepaid customers and 3.8% of its contract customers in South Africa were inactive as of March 31, 2002. See "Business – Mobile communications – South Africa – Customers" beginning on page 122 of this prospectus for a discussion of Vodacom's procedures with respect to disconnections and inactive customers.

² Vodacom's traffic comprises total traffic registered on Vodacom's network, including bundled minutes, outgoing international roaming calls and calls to free services, but excluding national and incoming international roaming calls.

- ³ Vodacom's MOU is calculated by dividing the average monthly minutes during the period by the average monthly total reported customer base during the period. MOU excludes calls to free services, bundled minutes and data minutes.
- ⁴ ARPU is calculated by dividing the average monthly revenue during the period by the average monthly total reported customer base during the period. ARPU excludes revenues from equipment sales, other sales and services and revenues from international users roaming on Vodacom's networks.
- ⁵ Value added service revenue from previously partially owned service providers is included in contract and total average monthly revenue per customer from October 1, 2001, at which time Vodacom consolidated these previously partially owned service providers.
- ⁶ Churn is calculated by dividing the average monthly total number of disconnections during the period by the average monthly total reported customer base during the period.

Vodacom's operating revenue increased 21.6% and 38.7% in the years ended March 31, 2002 and 2001, respectively, primarily due to customer growth. The increase in Vodacom's operating revenue in the 2002 financial year was partially offset by a decrease in equipment sales. The 60.0% increase in equipment sales in 2001 contributed marginally to the significant growth in 2001. Vodacom's revenues from operations outside of South Africa increased to R370 million in the year ended March 31, 2002 from R92 million in the year ended March 31, 2001 and R19 million in the year ended March 31, 2000. The increases were due to a substantial increase in the number of customers in Vodacom's Tanzania and Lesotho operations. Revenue from Vodacom's operations outside of South Africa as a percentage of Vodacom's total mobile operating revenue increased to 4.6% in the year ended March 31, 2002 from 1.4% in the year ended March 31, 2001 and 0.4% in the year ended March 31, 2000.

In South Africa, Vodacom's total ARPU decreased 12.5% and 21.8% in the years ended March 31, 2002 and 2001, respectively, primarily due to the increase in the percentage of prepaid customers in Vodacom's total customer base from 68% as of March 31, 2000 to 79% as of March 31, 2001 and 83% as of March 31, 2002 and the decrease in average prepaid ARPUs. Prepaid customers on average tend to use fewer minutes and generate lower revenue than contract customers. As a result, average monthly minutes per customer and ARPU are lower for prepaid customers. Vodacom's contract ARPU increased 13.6% and 2.5% in the years ended March 31, 2002 and 2001, respectively. Prepaid ARPU decrease in average monthly minutes per prepaid customer as newer prepaid customers tend to be in lower income tiers. Vodacom expects that the decline in its total ARPU in recent years will stabilize in the future based on the impact of new, higher ARPU prepaid products, such as 4U, the continued growth in contract ARPU and slower growth rates in overall customers.

Service providers in South Africa generally subsidize handset sales for contract customers. Handsets for prepaid customers are not subsidized. Subsidized handset sales give customers an incentive to switch operators to obtain new handsets and have contributed to high churn rates in South Africa. Vodacom's churn rate of contract customers decreased to 14.5% in the year ended March 31, 2002 from 18.7% in the year ended March 31, 2001 primarily due to a revised equipment upgrade policy and a greater focus on retention. Vodacom's churn rate for prepaid customers increased to 30.1% in the year ended March 31, 2002 from 24.8% in the year ended March 31, 2001 primarily due to a more competitive market and lower barriers to entry for prepaid customers. For a discussion of Vodacom's churn rate, see "Business – Mobile communications – South Africa – Customers" beginning on page 122 of this prospectus.

Airtime. Vodacom's airtime revenue increased 30.7% and 36.4% in the years ended March 31, 2002 and 2001, respectively, primarily due to the increase in the number of Vodacom's customers, and, to a lesser extent, standard tariff increases that were on average below inflation in South Africa. Customers increased 31.7% and 69.2% in the years ended March 31, 2002 and 2001, respectively, primarily due to strong prepaid customer growth in South Africa and significant customer growth in Vodacom's operations outside of South Africa. New product and services also had a substantial role in Vodacom's customer growth for the year ended March 31, 2002. Vodacom connected over 1.3 million 4U customers in the first six months of launching 4U, its prepaid SMS and per second billing product, a portion of which were migrated from existing prepaid customers.

For a discussion of Vodacom's customers and traffic see "Business – Mobile communications – South Africa – Customers" beginning on page 122 of this prospectus and "Business – Mobile communications – South Africa – Traffic" on page 123 of this prospectus.

Vodacom's mobile data revenue was R400 million in the year ended March 31, 2002, 50% of which is included in the Telkom Group's revenue. Vodacom's SMS traffic increased over the period primarily due to new packages and services such as 4U which is priced to encourage SMS usage. In the year ended March 31, 2002, Vodacom transmitted 911 million SMSs over its network and averaged 13.5 SMSs per customer per month.

Interconnection. Vodacom's interconnection revenue increased 31.9% and 26.3% in the years ended March 31, 2002 and 2001, respectively, primarily due to an increase in the number of calls terminating on Vodacom's network as a result of the increased number of Vodacom's customers and South African mobile users generally during the periods. Interconnection revenue in our mobile segment included R1,484 million, R1,386 million and R1,203 million in the years ended March 31, 2002, 2001 and 2000, respectively, for services received from our fixed-line business, which were eliminated from the Telkom Group's revenue in consolidation.

Equipment sales. Vodacom's revenue from equipment sales decreased 20.3% in the year ended March 31, 2002 primarily due to external service providers obtaining an increasing number of handsets from third parties and a marginal decrease in the cost of handsets. Vodacom's revenue from equipment sales increased 60.0% in the year ended March 31, 2001 primarily due to the rapid increase in the number of new Vodacom customers.

International services. Vodacom's revenue from international services increased 16.2% in the year ended March 31, 2002, primarily due to increased call activity and exchange rate fluctuations in 2002. Vodacom's revenue from international services decreased 11.0% in the year ended March 31, 2001, primarily due to changes in traffic patterns.

Other. Vodacom's other revenue decreased 5.2% in the year ended March 31, 2002 primarily due to the sale of non-core assets. Vodacom's other revenue increased significantly in the year ended March 31, 2001 primarily due to the growth of these non-core businesses and the inclusion of the Teljoy television rental business in Vodacom's revenues in the 2001 fiscal year.

Mobile operating expenses

The following is a discussion of our mobile segment's operating expenses which are comprised of our 50% interest in Vodacom's operating expenses. Vodacom's operating expense line items are presented in accordance with the line items reflected in the Telkom Group's consolidated operating expenses, which are different from the operating expense line items contained in Vodacom's consolidated financial statements. The following table shows our 50% share of Vodacom's operating expenses and the percentage change for the periods indicated.

	Year ended March 31,							
	2000	2001	2002	2001/2000 % change	2002/2001 % change			
	ZAR	ZAR	ZAR					
	(in millions, except percentages)							
Employee expenses	324	475	568	46.6	19.6			
Payments to other network operators	196	411	689	109.7	67.6			
Selling, general and administrative expenses	2,320	3,389	3,674	46.1	8.4			
Services rendered	25	32	56	28.0	75.0			
Operating leases	189	236	237	24.9	0.4			
Depreciation and amortization	550	818	1,035	48.7	26.5			
Mobile operating expenses	3,604	5,361	6,259	48.8	16.8			

Employee expenses. Vodacom's employee expenses increased 19.6% and 46.6% in the years ended March 31, 2002 and 2001, respectively, primarily due to increased bonuses and incentives and, to a lesser degree, the growth of Vodacom's operations in South Africa and expansion outside of South Africa. The increases were also due to an overall increase in average salaries for employees of 10.0% in the 2002 financial year and 8.0% in the 2001 financial year. The number of employees increased 4.4% and 1.9% in the years ended March 31, 2002 and 2001, respectively. Employee productivity, as measured by customers per employee, increased 29.3% to 1,577 customers per employee as of March 31, 2002 and 62.0% to 1,220 customers per employee as of March 31, 2001 from 753 customers per employee as of March 31, 2000.

Payments to other network operators. Vodacom's payments to other network operators increased significantly in both the years ended March 31, 2002 and 2001, as a result of increased outgoing traffic in line with increased customer growth and, to a lesser degree, the increase in interconnection tariffs under Vodacom's interconnection agreements from November 2001 for traffic terminating on other mobile networks and our fixed-line network. Payments to other network operators also increased due to the increasing amount of outgoing traffic terminating on the other mobile networks, rather than our fixed-line network, as the cost of terminating calls on other mobile networks is higher than calls terminating on our fixed-line network.

Payments to other network operators in our mobile segment included R153 million, R149 million and R139 million in the years ended March 31, 2002, 2001 and 2000, respectively, for interconnection fees paid to our fixed-line segment, which were eliminated from the Telkom Group's operating expenses in consolidation.

Selling, general and administrative expenses. The following table sets forth information related to our 50% share of Vodacom's selling, general and administrative expenses for the periods indicated.

	Year ended March 31,								
	2000	2001	2002	2001/2000 % change	2002/2001 % change				
	ZAR	ZAR	ZAR						
	(in millions, except percentages)								
Selling, distribution and other	1,940	2,782	3,216	43.4	15.6				
Marketing	298	257	271	(13.8)	5.4				
Regulatory and license fees	136	165	192	21.3	16.4				
Bad debts	11	78	23	609.1	(70.5)				
Asset write-offs	(65)	107	(28)	(264.6)	(126.2)				
Selling, general and administrative expenses	2,320	3,389	3,674	46.1	8.4				

Mobile selling, general and administrative expenses

Vodacom's selling, general and administrative expenses increased 8.4% and 46.1% in the years ended March 31, 2002 and 2001, respectively, primarily due to an increase in selling, distribution and other expenses to support the growth in operations. Selling, distribution and other expenses include cost of goods sold, commissions, subscriber acquisition and retention expenses and distribution expenses. The increase in selling and distribution expenses over the three year period was directly related to the increase in operating revenue. The increase in regulatory and license fees during the same period was also directly related to the increase in operating revenues. The increase in bad debts in the 2001 financial year was primarily due to Vodacom's restructuring of its service providers and the subsequent write-off of debtors.

Services rendered. Services rendered increased 75.0% in the year ended March 31, 2002 primarily due to an increase in support services for Vodacom's other African operations and an increase in information technology costs due to expansion and upgrades. Vodacom's services rendered increased 28.0% in the year ended March 31, 2001 primarily due to the start up nature of its expansion into other African countries as well as the installation of a new accounting system.

Operating leases. Vodacom's operating leases remained relatively constant in the year ended March 31, 2002 and increased 24.9% in the year ended March 31, 2001. The increase in the 2001 financial year was primarily due to increases in GSM transmission lines leased and increases in the number of base stations in both South Africa and other African operations.

Operating leases in our mobile segment included R184 million, R178 million and R162 million in the years ended March 31, 2002, 2001 and 2000, respectively, for operating lease payments to our fixed-line segment, which were eliminated from the Telkom Group's operating expenses in consolidation.

Depreciation and amortization. Vodacom's depreciation and amortization increased 26.5% and 48.7% in the years ended March 31, 2002 and 2001, respectively. The increases were primarily the result of depreciation and amortization of capital expenditures Vodacom incurred in building out its network in South Africa and other sub-Saharan African countries, offset by a decrease in the amortization of intangible assets as a result of the sale of Teljoy Holdings (Proprietary) Limited and Vodacom World Online Holdings (Proprietary) Limited and the elimination of related goodwill from its balance sheet.

Mobile operating profit

The following table shows information related to the operating profit and EBITDA for our mobile segment, which comprises 50% of Vodacom's results for the periods indicated.

		0			
	Yea	r ended March	2001/2000	2002/2001	
			% change	% change	
		(in milli	ons, except p	ercentages)	
Operating profit (ZAR)	1,182	1,277	1,816	8.0	42.2
Operating margin (%)	24.7	19.2	22.5		
$EBITDA (ZAR)^{1} \dots \dots$	1,731	2,095	2,851	21.0	36.1
EBITDA margin (%)	36.2	31.6	35.3		

Mobile operating profit

Our mobile EBITDA comprises our 50% share of Vodacom's EBITDA, which represents mobile operating profit before income tax, finance charges, investment income and depreciation and amortization. We believe that EBITDA provides meaningful additional information to investors since it is widely accepted by analysts and investors as a basis for comparing a company's underlying operating profitability with that of other companies as it is not influenced by past capital expenditures or business acquisitions, a company's capital structure or the relevant tax regime. This is particularly the case in a capital-intensive industry such as communications. It is also a widely accepted indicator of a company's ability to service its long-term debt and other fixed obligations and to fund its continued growth. EBITDA is not a US GAAP or IAS measure. You should not construe EBITDA as an alternative to operating profit or cash flows from operating activities determined in accordance with US GAAP or IAS or as a measure of liquidity. EBITDA is not defined in the same manner by all companies and may not be comparable to other similarly titled measures of other companies unless the definition is the same. Mobile EBITDA includes a net gain of R28 million, a net loss of R107 million and a net gain of R65 million in 2002, 2001 and 2000 financial years, respectively, for our 50% share of Vodacom's integration costs, disposals of operations and impairments.

Mobile operating profit increased 42.2% and 8.0% in the years ended March 31, 2002 and 2001, respectively, primarily due to the significant growth in mobile customers and traffic over the period. Operating profit as a percentage of revenue increased from 19.2% in the year ended March 31, 2001 to 22.5% in the year ended March 31, 2002.

Group liquidity and capital resources

Cash flows

The following table shows information regarding our consolidated cash flows for the periods indicated.

	Year e	nded Marc	ch 31,				nths ended	Six months
—	2000	2001	2002	2001/2000	2002/2001	2001	2002	2002/2001
	ZAR	ZAR	ZAR	% change	% change	ZAR	ZAR	% change
							(unaudite	d)
			(in r	nillions, ex	cept percent	ages)		
Cash flows from operating activities . 4	,917	6,165	8,171	25.4	32.5	3,301	3,462	4.9
Cash flows used in investing activities (9	,107)	(9,964)	(9,294)	(9.4)	6.7	(3,653)	(2,453)	32.8
Cash flows from/(used in) financing activities	,051	3,439	110	(31.9)	(96.8)	(973)	(1,178)	21.1
Net increase/(decrease) in cash and cash equivalents	861	(360)	(1,013)	(141.8)	181.4	(1,325)	(169)	(87.2)
Effect of foreign exchange rate differences	_	_	48	_	_	2	(12)	_
Net cash and cash equivalents at the beginning of the year	366	1,227	867	235.2	(29.3)	867	(98)	(111.3)
Net cash and cash equivalents at the end of the year	,227	867	(98)	(29.3)	(111.3)	(456)	(279)	(38.8)

Cash flows from operating activities

Our primary sources of liquidity are cash flows from operating activities and borrowings. In the future, we intend to fund our expenses, indebtedness and working capital requirements from our operations and from capital raised in the markets. Cash flows from operating activities increased 4.9% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 due to increased receipts from customers and improved credit management and cash management. Cash flows from operating activities increased over the three year period by 32.5% in the 2002 financial year

and 25.4% in the 2001 financial year due to increased receipts from customers and improved credit management and cash management. Finance charges decreased in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 while taxation increased.

Cash flows used in investing activities

Cash flows used in investing activities relate primarily to investments in our fixed-line network and our 50% share of Vodacom's investments in its mobile networks in South Africa and other African countries. Cash flows used in investing activities decreased 32.8% in the six months ended September 30, 2002 compared to the six months ended September 30, 2001 primarily due to the decrease in capital expenditure for our fixed-line roll-out and, to a lesser extent, due to a decrease in Vodacom's capital expenditure. Cash flows used in investing activities decreased 6.7% in the year ended March 31, 2002 largely for the same reasons.

Cash flows used in investing activities increased 9.4% in the year ended March 31, 2001 compared to the six months ended September 30, 2001 primarily due to increases in fixed-line capital expenditures for operational support systems as we completed the roll-out of our fixed-line network and our 50% share of Vodacom's capital expenditure. These increases were offset by proceeds of R804 million from the sale and leaseback of non-core activities in the year ended March 31, 2000.

Cash flows from/(used in) financing activities

Cash flows from financing activities are primarily a function of borrowing activities. In the six months ended September 30, 2002, loans repaid and the increase in interest-bearing investments exceeded loans raised and finance leases by R1,178 million. We repaid a net of R804 million of commercial paper bills and a R200 million 12.5% coupon, unsecured loan stock due April 15, 2002 in the six months ended September 30, 2002. A \$58 million credit facility was extended to Vodacom Congo during that period by an external consortium. Telkom's 50% share of this credit facility is R150 million.

In the six months ended September 30, 2001, loans repaid exceeded loans raised and the decrease in interest-bearing investments by R973 million. We repaid a \$185 million syndicated loan, a \$150 million syndicated loan and a \$250 million syndicated loan during the six months ended September 30, 2002. We issued a net of R1,456 million of commercial paper bills and issued R2,300 million aggregate principal amount of 10.75% bonds due 2003.

In the 2002 financial year, loans raised and the decrease in interest-bearing investments exceeded loans repaid by R110 million. We repaid a \$185 million syndicated loan, a \$150 million syndicated loan and a \$250 million syndicated loan in the 2002 financial year. We also repaid a net R392 million of commercial paper bills during the year. We decreased our interest bearing investments including repurchase agreements and bills of exchange by R865 million. During the 2002 financial year we issued R2,300 million aggregate principal amount of 10.75% bonds due 2003 and R1,500 million aggregate principal amount of 10.5% bonds due 2006.

In the 2001 financial year, loans raised exceeded loans repaid and the increase in interest-bearing investments by R3,439 million. We issued Euro 500 million aggregate principal amount of 7.125% bonds due 2005, R1,350 million aggregate principal amount of zero coupon private placement bonds due 2010, R2,700 million aggregate principal amount of 10.75% bonds due 2003 and we entered into a R359 million loan from the European Investment Bank in the 2001 financial year. We repaid a net R3,815 million of commercial paper bills in the 2001 financial year. We also increased our interest bearing investments including repurchase agreements and bills of exchange by R613 million.

In the 2000 financial year, loans raised exceeded loans repaid and the increase in interest-bearing investments by R5,051 million. We issued R1,500 million aggregate principal amount of 13% bonds due 2004, R200 million aggregate principal amount of 12.5% loan stock due 2002, R2,500 million aggregate principal amount of 6% local bonds due 2020 and R430 million aggregate principal amount of zero coupon loan stock due 2010 in the 2000 financial year. We issued a net R2,034 million of commercial paper bills in the 2000 financial year. There were no significant redemptions during the year. We increased our interest bearing investments including repurchase agreements and bills of exchange by R358 million.

Working capital

Telkom and its directors are of the opinion that the Telkom Group's cash flows from operations, together with proceeds from the sale of non-core assets and liquidity available under credit facilities and in the capital markets, will be sufficient to meet the Telkom Group's present working capital requirements for the twelve months following the date of this prospectus and that the Telkom Group's issued capital after the global offering will be adequate for the purposes of the Telkom Group's business. Although the Telkom Group had negative working capital in the six month periods ended September 30, 2002 and 2001 and the years ended March 31, 2002, 2001 and 2000, our management believes that based on our historical results and operating cash flows, and our ability to raise capital in the markets, we will be able to meet our liabilities as they arise for the twelve months following the date of this prospectus.

Capital expenditures and investments

We have made significant capital expenditures in connection with our five year fixed-line network modernization and roll-out program during the past three financial years. Similarly, Vodacom has made significant capital expenditures during the past three financial years in building and upgrading its mobile network in South Africa and other African countries. The following table shows the Telkom Group's investments in property, plant and equipment excluding intangibles, including our 50% share of Vodacom's investments, for the periods indicated.

	Year	ended Mar	rch 31,		ths ended ober 30,
	2000	2001	2002	2001	2002
	ZAR	ZAR	ZAR	ZAR	ZAR
Amounts in accordance with IAS Group capital expenditure			(in millions)	(unau	udited)
Fixed-line	8,468	8,297	6,962	2,630	1,487
Network modernization	1,244	1,209	2,192	733	371
Line roll-out	4,230	3,994	1,769	849	318
Operational support systems	2,194	2,453	2,369	791	743
Company support and other	800	641	632	257	55
Mobile	993	1,592	2,042	1,011	859
Total investment in property, plant and equipment .	9,461	9,889	9,004	3,641	2,346

In the future, we intend to selectively invest in our fixed-line segment on a smaller scale based on customer demand and economic viability. Having substantially completed our fixed-line roll-out, we expect future fixed-line capital expenditures to be primarily for improving the quality of our network and our operational support systems. Our consolidated capital expenditures in property, plant and equipment for the 2003 financial year is budgeted to be R7.5 billion, of which R4.9 billion is budgeted to be spent in our fixed-line segment and R2.6 billion. Our consolidated capital expenditures are continually examined and evaluated against the estimated economic benefit and may be revised in light of changing business conditions, investment opportunities and other business factors.

Commitments

We estimate our commitments in respect of property, plant and equipment in the next five years to be R1.9 billion. We anticipate that the projects in respect of which funds have currently been committed will be completed by March 31, 2003. Our annual commitments under operating leases, as of March 31, 2002, are as follows.

	Total	Within one year	Between one and five years	Over five years
		(in	millions)	
Buildings	737	208	310	219
Transmission and data lines	1,101	183	735	183
Equipment	35	17	18	-
Vehicles	809	809	-	-
Total	2,682	1,217	1,063	402

Telkom has entered into a full maintenance lease agreement for its vehicles with debis Fleet Management (Proprietary) Limited, a company incorporated in the Republic of South Africa. The master lease agreement is for a period of five years and expires March 31, 2005. As there is no minimum usage clause in the master lease agreement, only the lease payments for the one year renewal period are included in the table above. The leases of individual vehicles are renewed annually.

Contingent liabilities

Telcordia instituted arbitration proceedings against Telkom in March 2001 seeking to recover approximately \$130 million for monies outstanding and damages, plus interest at a rate of 15.5% per year. The proceedings relate to the cancellation of an agreement entered into between Telkom and Telcordia during June 1999 for the development and supply of an integrated end-to-end customer assurance and activation system by Telcordia. In September 2002, a partial ruling was issued by the arbitrator in favor of Telcordia. Telkom has launched review proceedings in the South African High Court in respect of this partial ruling. The arbitration proceedings and the amount of Telkom's liability are not expected to be finalized until late 2003 or early 2004. Telkom has provided R373 million for its estimate of probable liabilities, including interest, in respect of the Telcordia claim in the Telkom Group's consolidated financial statements as of September 30, 2002. Telkom is currently unable to predict the amount that it may eventually be required to pay Telcordia. If Telcordia recovers substantial damages from Telkom, Telkom would be required to fund such payments from cash flows or drawings on its existing credit facilities, which could cause its indebtedness to increase and its net profit to decline.

See also note 26 to the notes to the audited consolidated financial statements of the Telkom Group as of and for the three years ended March 31, 2002 and note 16 of the unaudited condensed consolidated financial statements of the Telkom Group as of September 30, 2002 and for each of the six month periods ended September 30, 2002 and 2001 for additional information related to contingent liabilities of the Telkom Group.

Employee benefit special purpose entity

We had liabilities of R2,215 million and R2,130 million as of September 30, 2002 and 2001, respectively, and R2,154 million, R2,183 million and R2,464 million in the years ended March 31, 2002, 2001 and 2000, respectively, in respect of post retirement medical aid obligations for current and retired employees. We have set up a special purpose entity is purely used as a financing tool as we still retain our obligation to provide post retirement medical aid benefits to retired employees. As a result, it does not meet the definition of a plan asset in terms of IAS 19 – Employee Benefits. Our interest in the special purpose entity is by way of equity, and this entity is fully consolidated in the Telkom Group's financial statements. The cumulative value of the funds in this special purpose entity was R503 million and R304 million as of September 30, 2002 and 2001, respectively, and R560 million as of March 31, 2002.

Funding sources

To date, we have financed our operations primarily from cash flows from operations and by borrowings in the South African and international capital markets. Access to international capital markets and its associated cost of funding depends in part on our credit ratings. We maintain an active dialog with the principal credit rating agencies who review our ratings periodically. Standard & Poor's International Ratings, LLC, a Delaware limited liability company and a division of McGraw-Hill Companies Inc., and Moody's Investors Services Inc, a Delaware corporation, have rated our foreign debt BBB– and Baa3, respectively. We have not solicited a rating on our local Rand denominated debt due to our long standing relationships with Rand denominated investors. As of September 30, 2002, 75.9% of our debt was local debt, compared to 78.2% as of March 31, 2002, 63.6% as of March 31, 2001 and 77.8% as of March 31, 2000. Our Rand denominated debt bears interest at rates ranging from 10 basis points to 60 basis points above treasuries.

The following table sets forth our consolidated indebtedness including finance leases as of September 30, 2002.

	Nominal				Maturing				
	Interest		Outstanding as of	amount outstanding as of	Twelve	months	ended Se	ptember	30,
	payment dates	Interest rate	September 30, 2002	September 30, 2002	2003	2004	2005	2006	After 2006
		(%)	ZAR	ZAR	ZAR	ZAR	ZAR	ZAR	ZAR
TELKOM				(in millions	s)			
Bonds									
10% statutorily guaranteed open-ended local bond due not later than March 31, 2008 (TK01) ^{1, 2, 3}	March 31, September 30	10	3,461	4,436	_	-	-	_	4,436
13% unsecured local bond due May 31, 2004 (TL08) ^{1,4}	May 31, November 30	13	3,318	3,500	-	3,500	_	-	_
10.75% unsecured local bond due September 30, 2003 (TL03) ^{1,5}	March 31, September 30	10.75	4,990	5,000	5,000	-	_	-	_
10.5% unsecured local bond due October 31, 2006 (TL06) ^{1.6}	April 30, October 31	10.5	1,241	1,455	_	_	_	-	1,455
6% unsecured local bond due February 24, 2020 (TL20) ⁷	February 22	6	1,127	2,500	_	_	-	-	2,500
Zero coupon unsecured loan stock due September 30, 2010 (PP02) ⁸	-	_	142	430	_	-	-	-	430
Zero coupon unsecured loan stock due June 15, 2010 (PP03) ⁹	_	_	437	1,350	-	-	_	_	1,350
7.125% unsecured Euro bond due April 12, 2005 ¹⁰	April 12	7.125	5,195	5,195	-	-	5,195	-	_
Finance leases	n/a	13.44 to 14.69	654	654	-	-	_	-	654
Repurchase agreements	n/a	n/a	253	253	253	-	_	-	_

			Outstanding	Nominal amount outstanding	Twelve		laturing ended Se	ptembei	: 30,
	Interest payment dates	Interest rate	as of September 30, 2002	as of September 30 2002	2003	2004	2005	2006	After 2006
		(%)	ZAR	ZAR	ZAR	ZAR	ZAR	ZAR	ZAR
				(1	in millions	5)			
Commercial paper Zero coupon unsecured commercial paper bills with a maturity not later than April 4, 2005. The average discount rate on these commercial paper bills is 10.49% per annum.	Various	Various	1,692	2,154	409	55	1,690	_	_
Bank facilities Bank loan from Dresdner Bank (Switzerland) Ltd repayable on July 31, 2003 ³	-	3.83	26	26	26	_	_	-	_
R146 million unsecured overdraft facility with ABSA Bank Limited, repayable on demand	_	Prime Rate	Not utilized	Not utilized	_	_	_	-	_
R485 million unsecured overdraft facility with The Standard Bank of South Africa Limited, repayable on demand	_	Prime Rate	Not utilized	Not utilized	_	-	_	-	_
R100 million unsecured overdraft facility with ABN Ambro Bank, repayable on demand	_	Mutually agreed	Not utilized	Not utilized	_	-	-	-	-
\$35 million unsecured short term loan facility with Credit Agricole Indosuez, various repayment dates	_	Mutually agreed	Not utilized	Not utilized	_	-	_	_	_
Various bank loans ³	—	-	135	135	7	4	4	4	116
R359 million credit facility with European Investment Bank repayable on March 13, 2009 ¹¹	_	Johannesbur Interbank Agreed Rate plus 0.75	6	359	_	_	_	-	359
Bank overdraft and other	-	-	-	-	-	-	-	-	-
short-term debt Total Telkom			23,030	27,447	5,695	3,559	6,889	4	11,300
VODACOM ¹² R200 million unsecured credit facility with Commerzbank AG repayable on March 17, 2003	_	13.7	100	100	100	-	-	-	_
R200 million unsecured credit facility with Credit Agricole Indosuez repayable on March 17, 2003	_	14.0	100	100	100	_	_	_	_
\$45 million project finance for Vodacom Tanzania Limited ¹³	_	5.5–13	237	237	29	38	47	59	64
Various finance leases ¹⁴	_	13. 1-	397	397	5	10	18	30	334
Vodacom Congo (R.D.C.) S.P.R.L. Extended credit facility	_	1 . 3 EURIBOR+ 1.75%	- 149	149	_	149	_	_	_
Various other short-term loans	_	_	89	89	43	_	-	_	46
Bank overdrafts and other short-term debt	_	_	1,364	1,364	1,364	_	_	_	_
Total Vodacom ¹²	_	_	2,436	2,436	1,641	197	65	89	444
TOTAL	_	-	25,466	29,883	7,336	3,756	6,954	93	11,744

- ¹ Listed on the Bond Exchange of South Africa.
- ² Open ended bond issue, and number of bonds issued varies from time to time. As of September 30, 2002, R4,436 million of these bonds were in issue.
- ³ R3,621 million of Telkom's indebtedness outstanding as of September 30, 2002 was guaranteed by the Government of the Republic of South Africa.
- ⁴ 2,000 of these bonds were issued on November 30, 1998 at a yield to maturity of 17.3% and a further 1,500 of these bonds were issued on July 29, 1999 at an interest rate of 15.52%.
- ⁵ 2,700 of these bonds were issued on March 15, 2001, a further 800 of these bonds were issued on June 26, 2001 and a further 1,500 of these bonds were issued on July 24, 2001. The yield to maturity was 11.27%, 10.74% and 10.47%, respectively.
- ⁶ 1,500 of these bonds were issued on October 31, 2001 at a yield to maturity of 10.87%.
- 7 2,500 of these bonds were issued on February 22, 2000 at a yield to maturity of 15.00%.
- ⁸ Issued on February 25, 2000. Original amount issued was R430 million. The yield to maturity of this instrument issued by Telkom is 14.37%.
- ⁹ Issued on June 15, 2000. Original amount issued was R1.4 billion. The yield to maturity of this instrument is 15.175%.
- ¹⁰ Listed on the London Stock Exchange. An aggregate principal amount of Euro 500 million was issued on April 12, 2000.
- ¹¹ Guaranteed by Absa Bank Limited.
- ¹² Represents Telkom's 50% share of Vodacom's indebtedness.
- ¹³ Payable on agreement of all shareholders.
- ¹⁴ Secured by land and buildings.

We expect to repay the indebtedness and other obligations in the above table with cash flows from operations and/or new capital raised in the markets. None of the outstanding indebtedness in the above table is convertible into other securities and, being debt instruments, were not offered or issued to our existing shareholders. The bonds in the above table were issued to, and are currently held by, a number of third parties pursuant to public offers and private placements undertaken by us. The funds raised through the issuances of the above indebtedness were used for the extension and modernization of our communications networks, the provision of additional communications services and for general working capital purposes. The loan from the European Investment Bank was raised for the purposes of the design, purchase, building, installation and implementation of a long distance national transmission project.

The debt instruments in the above table do not contain any restrictive covenants except a number of the instruments contain provisions limiting our ability to create liens. Some of our debt contains cross-default provisions. In addition, our R2.5 billion 6% local bonds due February 24, 2020 contain financial maintenance covenants requiring the Telkom Group to maintain the following ratios:

- EBITDA to net interest expense ratio of no less than 3.5:1 in the 2003 financial year, increasing to 4.0:1 in the 2004 financial year and 5.0:1 thereafter; and
- net interest bearing debt to EBITDA ratio of no greater than 2.0:1.

Our R359 million credit facility with the European Investment Bank contains financial maintenance covenants requiring the Telkom Group to maintain an EBIT to net finance costs ratio of not less than 1.8:1 and a debt to equity ratio of not greater than 4.1:1. The guarantee agreement by Absa Bank Limited, a company incorporated in the Republic of South Africa, with respect to this loan requires the Telkom Group to maintain the following ratios:

- EBIT to net finance cost ratio of not less than 2.2:1 in the 2003 financial year, increasing to 2.5:1 in the 2004 financial year;
- debt to equity ratio of no greater than 1.5:1 in the 2003 financial year, decreasing to 1.25:1 in the 2004 financial year; and
- net worth of no less than R13 billion.

On December 17, 2002, we repaid our R359 million credit facility with the European Investment Bank and terminated this facility.

The above ratios are calculated semi-annually based on accounting policies in use at the time the indebtedness was incurred. Because the above ratios are calculated based on accounting policies in use at the time the indebtedness was incurred, EBITDA for purposes of the ratios is not calculated in the same manner as it is calculated elsewhere in this prospectus.

All debt incurred by Telkom prior to 1991 is guaranteed by the Government of the Republic of South Africa pursuant to Section 35 of the South African Exchequer Act, 66 of 1975. The Government of the Republic of South Africa does not guarantee debt incurred thereafter or Vodacom's debt. As of September 30, 2002, R3,621 million of our total indebtedness of R25.5 billion was guaranteed by the Government of the Republic of South Africa.

The only material loan made by Telkom or any of its subsidiaries as of September 30, 2002 is the loan of R460 million to Vodacom, which is not reflected in the table above and is unsecured, and which is more fully described in "Relationship with Vodacom and Related Transactions – Loan agreement" on page 165 of this prospectus. This loan is our only material intercompany financing arrangement as of September 30, 2002. No loans have been furnished by Telkom or any of its subsidiaries for the benefit of any director as of September 30, 2002. Telkom's policy is to hedge its exposure to foreign exchange rate fluctuations.

Interest rate risk is converted to Rands and managed per our policy and control manual which stipulates guidelines on exposure to fixed and floating rate debt. Telkom's philosophy is to target a fixed/floating debt ratio of at least 65% fixed, adjusted to market conditions considering the interest rates at that time. If interest rates are low, Telkom will establish a higher than 65% fixed/floating debt ratio and when interest rates are high, Telkom seeks to establish the ratio closer to a 65% fixed/floating debt ratio.

Report by directors as to material changes

Telkom reports that there have been no material changes in its financial or trading position or that of its subsidiaries since March 31, 2002, other than in the ordinary course of business or as set out in this prospectus.

IAS compared with US GAAP

The consolidated financial statements of the Telkom Group and of Vodacom have been prepared in accordance with IAS, which differs in certain respects from US GAAP. The significant differences between IAS and US GAAP and the effects on net income and shareholders' equity, relating to the consolidated financial statements of the Telkom Group are described in note 41 to the Telkom Group's consolidated financial statements beginning on page F–97 of this prospectus. The description of the differences and the effects on net income and shareholders' equity of Vodacom are included in note 45 of Vodacom's consolidated financial statements beginning on page F–176 of this prospectus. As further discussed in those financial statements, the most significant differences between IAS and US GAAP relating to the Telkom Group's consolidated financial statements and leaseback transactions, derivative financial instruments, goodwill, share issue expenses and deferred income taxes and for Vodacom they include derivative financial instruments, goodwill, joint venture accounting, deferred bonus incentive schemes and deferred income taxes.

Dealer incentives

Telkom provides incentives to its retail payphone card distributors as trade discounts. Incentives are based on sales volume and value. Revenue for retail payphone cards is recorded as traffic revenue, net of these discounts as the cards are used.

The following is a summary of the incentives offered by Vodacom:

Contract connection incentive commissions

These incentives are offered to service providers or dealers to stimulate the acquisition of new customers for all contract packages. A commission is paid to the service provider or dealer for each new activation. The cost of paying the commission is recognized as an expense in the period of the connection as part of customer acquisition costs. Vodacom accounts for the incentive paid as an expense, rather than netting the expense against revenue.

Contract retention incentive commissions

These incentives are offered to service providers or dealers to maintain and retain existing customer loyalty for all contract packages, excluding Vodacom 4U. The purpose of these incentives is to minimize customer churn. Vodacom calculates the incentive paid monthly and the expense is recognized in the period it is earned by the service provider or dealer.

Prepaid incentive commissions

These incentives are offered to service providers or dealers to stimulate the acquisition of new customers for all prepaid packages. A commission is paid to service providers or dealers for each new activation. The cost of paying the commission is recognized as an expense in the period of the connection as part of customer acquisition costs. Vodacom accounts for the incentive paid as an expense, rather than netting the expense against revenue.

Distribution incentive commissions

These incentives are offered to service providers or dealers to maintain and increase their loyalty to, and exclusivity with, Vodacom. These incentives include exclusivity payments and advances to service providers in respect of purchases of assets for stores and providing distribution outlets with distribution subsidies to maintain the loyalty of distribution outlets through the stimulation of sales. These incentives are accounted for as follows:

- exclusivity payment costs incurred are paid annually and are deferred and recognized ratably over the contractual relationship period;
- advances for purchases of distribution assets are capitalized and expensed over 24 to 36 months, the period of the contractual relationship period with the distributors; and
- distribution subsidies are expensed based on the terms of the agreement. Typical terms are either at a fixed rate per customer or a fixed monthly rate.

Critical accounting policies and estimates

The preparation of our financial statements requires management to make estimates and assumptions that affect the reported results of our operations. Management believes the following critical accounting policies, among others, affect its more significant judgments and estimates used in the preparation of our consolidated financial statements and are critical to the business operations and the understanding of the results of our operations.

General

We evaluate our estimates, including those relating to bad debts, inventories, investments, intangible assets, income taxes, pension and other post retirement benefits and contingencies and litigation on an ongoing basis. We base our estimates on historical experience and on various other assumptions that we believe to be reasonable under the circumstances, the results of which form the basis for making our judgments about carrying values of assets and liabilities that are not readily available from other sources. Actual results may differ from those resulting from estimates made under different assumptions and conditions.

Revenue recognition

Revenue, excluding value added taxation and sales between group companies, represents the invoiced value of goods and services supplied by us. We measure revenue at the fair value of the consideration received or receivable. Revenue is recognized only when it is probable that the economic benefits associated with a transaction will flow to us and the amount of revenue, and associated costs incurred or to be incurred can be reliably measured.

Revenue from usage and network access is recognized as services are provided. Revenue is recognized on a usage basis commencing on the date of activation of services with any revenue on prepaid airtime or phone cards forfeited being recognized on expiration date. Revenue from the sale of equipment is recognized when the customer accepts delivery. Other revenue is recognized when the right to receive payment has been established.

Useful life of intangible assets

In assessing the recoverability of goodwill and other intangible assets, we must make assumptions regarding estimated future cash flows and other factors to determine the fair value of the respective assets. If these estimates or their fair value assessments change in the future, we may need to record impairment charges for these assets not previously recorded. Goodwill associated with the excess purchase price over the fair value of assets acquired and other identifiable intangible assets, such as trademarks and licenses, are currently amortized on the straight line basis, over their estimated useful lives.

Useful life of long-lived assets

In assessing the useful life of long-lived assets, we use estimates of future cash flows and expectation regarding the future utilization pattern of the assets to determine the depreciation to be charged on a straight line basis over the estimated useful lives of the assets. On a regular basis, we review the useful lives and economic capacity of the long-lived assets with reference to any events or circumstances which may indicate that an adjustment to the depreciation period is necessary.

Given the significance of long-lived assets to our financial statements, any change in the depreciation period could have a material impact on our results of operations and financial condition.

Impairment of long-lived assets

We periodically evaluate our long-lived assets for potential impairment indicators. Our judgments regarding the existence of impairment indicators are based on legal factors, market conditions and operational performance. Further events could cause us to conclude that impairment indicators exist and that the specified long-lived asset is impaired. The fair values determined are dependent upon the forecasted performance of our business, changes in the telecommunications industry and the overall economic environment. When we determine that the carrying value of any long-lived asset may not be recoverable, we measure any impairment based upon a comparison of the carrying amounts of the asset to its fair value, which is determined by using a forecasted discounted cash flow method.

In assessing the recoverability of our long-lived assets, we must make assumptions regarding estimated future cash flows and other factors to determine the fair value of the respective assets. If these estimates, or their fair value assessments, change in the future or if the forecasts are not met, we may have to record additional impairment charges not previously recognized. Any resulting additional impairment loss could have a material impact on our results of operations and financial condition.

Trade receivables - estimation of provision for doubtful debts

We maintain allowances for doubtful accounts for estimated losses resulting from the inability of our customers to make required payments. In order to estimate the appropriate level for this allowance, we analyze historical bad debts, customer concentrations, current customer credit-worthiness, current economic trends and changes in our customer payment patterns. If the financial condition of our customers were to deteriorate, resulting in an impairment of their ability to make payments, additional allowances may be required. A considerable amount of judgment is required in assessing the ultimate realization of these receivables including the current credit-worthiness of each customer.

Deferred taxation assets

Significant judgment is required in determining our provision for income taxes and our deferred tax assets and liabilities.

We estimate our current tax exposure based on the positions utilized in filing our tax returns together with the temporary differences resulting from different treatment of items, such as deferred revenue, depreciation for tax and accounting purposes. These temporary differences result in deferred tax assets and liabilities being recognized. We must then assess the probability of our deferred tax assets being recoverable from future taxable income. To the extent that we believe that recovery is not likely, we will establish a valuation allowance. The carrying value of our net deferred tax assets assumes that we will be able to generate sufficient future taxable income in certain tax jurisdictions, based on estimates and assumptions. While we have considered future taxable income and ongoing prudent and feasible tax planning strategies in assessing the need for the valuation allowance, in the event that we were to determine that we would not be able to realize our deferred tax assets in the future, a valuation allowance may be required which would reduce income in the period such determination was made.

Post employment benefits

We have significant pension and postretirement benefit costs and credits that are developed from actuarial valuations and calculations. We follow the guidance of IAS 19, "Employee Benefits" and SFAS 106, "Employers' Accounting for Postretirement Benefits Other Than Pensions" for these benefits. Under these accounting standards, assumptions are made regarding the valuation of benefit obligations and performance of plan assets. The guiding principle of these standards is delayed recognition of differences between actual results and those assumed. This allows for a smoothed recognition of changes in benefit obligations and plan performance over the estimated working lives of the employees who benefit under these plans.

Inherent to these valuations and calculations are key assumptions, including discount rates and expected return on assets. The primary assumptions used are as follows:

- Discount rate The discount rate is used to record the value of benefits, which are based on future projections, in terms of today's Rand-value.
- Expected return on plan assets Management projects the future return on plan assets based principally on prior performance. An increase in the projected future value of assets reduces the benefit obligation a company will record.
- Rate of compensation increase Management estimates pay increases, which are used to project employees' pension benefits after retirement.
- Health care cost trend Management projects the expected increases in the cost of health care.
- Amortization of gains or losses Management can select the method by which gains or losses are recognized in the financial results. These gains or losses are created when actual results differ from estimated results based on the above assumptions.

We are required to consider current market conditions, including changes in interest rates and healthcare inflation, in selecting these assumptions. Changes in the related pension and post employment benefit costs and credits may occur in the future in addition to changes resulting from fluctuations in our related headcount.

Termination benefits

During the year ended March 31, 2002, we recorded significant termination benefits related to a planned reduction in staff numbers. These costs included estimates pertaining to employee separation costs and settlement of contractual obligations resulting from our decision to reduce staff numbers. Provision has only been made for the number of employees specifically identified and notified at year end. Although we do not anticipate significant changes, the actual costs may differ from these estimates.

Inventory

We write down our inventory for estimated obsolescence or unmarketable inventory equal to the difference between the cost of inventory and the estimated market value, based upon assumptions about future demand and market conditions. If actual market conditions are less favorable than those projected by management, additional inventory write-downs may be required.

Commitments and contingencies

Management's current estimated range of liabilities relating to certain pending litigation and arbitration proceedings is based on claims for which management can estimate the amount and range of loss. We have recorded the minimum estimated liability related to those claims where there is a range of loss. Because of the uncertainties relating to both the amount and range of loss on the remaining pending litigation and arbitration proceedings, management is unable to make a reasonable estimate of the liability that could result from an unfavorable outcome. As additional information becomes available, we will assess the potential liability related to our pending litigation and arbitration proceedings and revise our estimates. Such revisions in our estimates of the potential liability could materially impact our results of operation and financial position. See "Legal Proceedings" on page 130 of this prospectus.

Incentive compensation

Management incentive plans are tied to various financial performance metrics. Bonus accruals made throughout the year related to the various incentive plans are based on management's best estimate of the achievements of the specific financial metrics. Adjustments to accruals are made on a quarterly basis as forecasts of financial performance are updated. At year-end, the accruals are adjusted to reflect the actual results achieved.

Fair value estimations of financial instruments

Fair values are based on listed market prices, where available. If listed market prices are not available, fair value is determined based on other relevant factors, including dealers' price quotations and price quotations for similar instruments traded in different markets. Fair value for certain derivatives are based on pricing models that consider current market and contractual prices for the underlying financial instruments or commodities, as well as the time value and yield curve or volatility factors underlying the positions. Pricing models and their underlying assumptions impact the amount and timing of unrealized gains and losses recognized, and the use of different pricing models or assumptions could produce different financial results.

Leasing

We apply the provisions of IAS 17 to all leasing transactions. In general, there are two types of leases from a lessee's perspective: operating leases which are leases accounted for off-balance sheet, and capital leases which are leases capitalized on the balance sheet.

In accounting for leases, management makes significant assumptions, including the discount rate, fair market value of the leased assets and their estimated useful life. Changes in these assumptions could result in a significant change to the amounts recognized in the financial statements.

In addition to uncertainty inherent in management assumptions, leasing transactions become increasingly complex when they involve sale/leaseback accounting, which are leasing transactions where the lessee previously owned the leased assets. In these instances it is important to analyze the facts relating to the transactions to determine whether the transactions are finance leases or operating leases, which will result in either on-balance sheet or off-balance sheet recognition, respectively.

Any changes in the assumptions used by management could significantly impact on the value of assets and liabilities in our consolidated accounts.

Provisions

Telkom applies IAS 37 in making assessments about the appropriate amount of provisions to be recognized for commitments and contingencies. Provisions are recognized when, and only when, the Telkom Group has a present obligation, legal or constructive, as a result of a past event and it is probable that an outflow of resources will be required to settle the obligation. Provisions are reviewed at each balance sheet date and adjusted to reflect management's best estimate. While management does not anticipate any significant changes to the provisions reflected in the accompanying consolidated financial statements, changes in assumptions or related facts and circumstances could result in significant changes in the future.

Any changes in the assumptions used by management could significantly impact on the value of assets and liabilities in the group accounts.

Quantitative and qualitative disclosures about market risk

Financial instruments and financial risk management

Exposure to continuously changing market conditions has highlighted the importance of financial risk management as an element of control. Treasury policies, risk limits and control procedures are continuously monitored by Telkom's board of directors through its audit and risk management committee.

We hold or issue financial instruments to finance our operations, for the temporary investment of short-term funds and to manage currency and interest rate risks. In addition, financial instruments, for example trade debtors and trade creditors, arise directly from our operations.

We finance our operations primarily by a mixture of issued share capital, retained profit and long-term and short-term loans. We use derivative financial instruments to manage our exposure to market risks from changes in interest and foreign exchange rates. The derivatives used for this purpose are principally interest rate swaps, currency swaps and forward exchange contracts.

Market sensitive instruments - other than for trading purposes

Interest rate risk management

Interest rate risk arises from the repricing of our floating rate debt as well as incremental funding or new borrowings and the refinancing of existing borrowings.

Our policy is to manage interest cost through the utilization of a mix of fixed and variable rate debt. In order to manage this mix in a cost efficient manner, we make use of interest rate derivatives as approved pursuant to our group policy. Fixed rate debt represented 86.2% of our total consolidated debt as of March 31, 2002. The debt profile of mainly fixed rate debt has been maintained to limit our exposure to interest rate increases given the substantial size of the group's debt portfolio. All financial instruments that re-price within one year are deemed to be floating rate debt.

The following table shows our fixed and variable rate debt for the periods indicated.

U	At March 31, 2002,								
	2003	2004	2005	2006	2007	Thereafter	Total	Fair value	
Long-term debt Telkom			(ii	n millions, ex	cept perce	ntages)			
Fixed rate (ZAR denominated)									
Long-term debt, including current									
portion	200	5,000	3,500	-	1,455	8,874	19,029	15,795	
$(\text{percentage})^1 \ldots \ldots$	14.93	10.95	16.55	-	10.87	15.29	14.03	2 400	
Commercial paper bills Average interest rate	1,196	58	1,446	262	_	_	2,962	2,409	
$(\text{percentage})^2 \dots$ Finance leases	11.17	14.51	14.27	14.06	_	637	13.01 637	637	
Fixed rate (EURO denominated)	_	_	_			037	057	057	
Long-term debt Average interest rate	-	_	_	4,998	-	-	4,998	5,018	
(percentage)	_	-	-	7.13	-	-	7.13	-	
Variable rate (ZAR denominated)									
Variable rate	21	_	_	_	_	359	380	380	
$(\text{percentage})^{2,3}$	10.30	-	-	-	-	11.34	11.29	-	
Variable rate (EURO denominated)									
Variable rate	12	4	4	4	4	107	135	135	
$(\text{percentage})^{1,3}$	1.35	1.05	1.05	1.05	1.05	0.77	0.85	_	
Variable rate (USD denominated)									
Variable rate	28	14	_	_	_	_	42	42	
$(\text{percentage})^{1,3}$	3.83	3.83	_	_	_	-	3.83	-	
Vodacom ⁴ Fixed rate (ZAR denominated)									
Finance leases	3.6	(2.8)	4.3	10.2	-	235.9	251.2	251.2	
Variable rate (ZAR denominated)	17	(1.2)	0.8	3.3		120 6	144.0	144.2	
Finance leases	1.7	(1.2)	0.8	5.5	-	139.6	144.2	144.2	

¹ Weighted average yield to maturity.

² Weighted average interest rate.

³ Variable rate equals the current reset rate applicable on reporting date.

⁴ Represents Telkom's 50% share of Vodacom's indebtedness.

The following table shows our interest rate swaps for the periods indicated.

-		-	-					
		At	March 31, 2					
	2003	2004	2005	2006	2007	Thereafter	Total	Fair value
			(ir	n millions, ex	cept perce	ntages)		
Telkom								
Pay fixed, receive floating	1,300	_	150	_	_	1,000	2,450	(77)
Average pay rate $(\text{percentage})^1 \dots \dots \dots$	12.19	_	12.92	_	_	14.67	13.25	_
Average receive rate (percentage) ¹	10.24	_	10.25	_	_	10.76	10.45	_
Vodacom ²								
Receive fixed, pay								
floating	_	_	_	-	-	74	74	5
Average pay rate (percentage) ^{1,3}	_	_	_	_	_	12.32	12.32	_
Average receive rate $(percentage)^1 \ldots \ldots$	_	_	_	_	_	15.97	15.97	_

Weighted average interest rate.
 Represents Telkom's 50% share of Vodacom's indebtedness.
 Variable rate calculated as of March 31, 2002.

The following table shows our currency swaps for the periods indicated.

		Year end	ded March 3					
	2003	2004	2005	2006	2007	Thereafter	Total	Fair value
			(in	millions, ex	cept perce	entages)		
Telkom								
USD								
Receive USD, pay ZAR .	1,400	_	_	_	-	_	1,400	1,099
Average contractual exchange rate (USD/ZAR)	6.36	_	_	_	_	_	6.36	_
Receive floating USD, pay floating ZAR	_	_	_	_	_	_	_	_
Average pay rate $(percentage)^1 \ldots \ldots$	12.82	_	_	_	_	_	12.82	_
Average receive rate $(percentage)^1 \ldots \ldots$	3.02	_	_	_	_	_	3.02	_
Receive ZAR, pay USD		_	_	_	_	_	1,990	(494)
Average contractual exchange rate (USD/ZAR)	9.05	_	_	_	-	_	9.05	_
Receive floating ZAR, pay floating USD	_	-	_	_	_	_	_	_
Average pay rate $(percentage)^1 \ldots \ldots$	1.82	_	_	_	_	_	1.82	_
Average receive rate $(percentage)^1 \ldots \ldots$	11.34	_	_	_	_	_	11.34	_
EURO								
Receive EURO, pay ZAR .	-	-	_	2,177	-	-	2,177	1,350
Average contractual exchange rate (EURO/ZAR)	- 1	_	_	6.22	_	_	6.22	_
Receive fixed EURO, pay fixed ZAR	_	_	_	_	_	_	_	_
Average pay rate $(percentage)^1 \dots \dots$	_	_	_	15.89	_	_	15.89	_
Average receive rate $(percentage)^1 \dots \dots \dots$	_	_	_	7.13	_	_	7.13	_
Receive EURO, pay ZAR	_	_	_	630	_	_	630	456
Average contractual exchange rate								
(EURO/ZAR)	_	_	_	6.30	-	_	6.30	_
floating ZAR	_	-	-	_	-	_	-	_
Average pay rate $(\text{percentage})^1 \dots \dots$	-	-	_	12.03	_	-	12.03	_
Average receive rate $(percentage)^1 \ldots \ldots$		-	_	7.13	_	_	7.13	_

¹ Weighted average interest rate.

Foreign currency exchange rate risk

We manage our foreign exchange rate risk by hedging all identifiable exposures via various financial instruments suitable to our risk exposure.

Cross currency swaps and forward foreign exchange contracts have been entered into to reduce the foreign currency exposure on our operations and our liabilities. We also enter into forward foreign exchange contracts to hedge interest expense and purchase and sale commitments denominated in foreign currencies, principally US Dollars and Euros. The purpose of our foreign currency hedging activities is to protect us from the risk that the eventual net flows will be adversely affected by changes in exchange rates.

We make use of foreign debt funding when the opportunity exists to fund at a lower than local cost of funding. We have reduced our foreign currency denominated debt over the year ended March 31, 2002, due to a premium paid on foreign debt over local funding.

The following table sets forth our liabilities and related derivative instruments subject to foreign exchange risk for the periods indicated.

		Year ei	nded March					
	2003	2004	2005	2006	2007	Thereafter	Total	Fair value
			(ii	n millions, ex	cept perce	ntages)		
Telkom								
Long term debt								
Fixed rate (EURO								
denominated) ²	_	_	_	4,998	_	_	4,998	5,018
Average interest rate								
$(\text{percentage})^1 \dots \dots$	_	-	-	7.13	-	_	7.13	-
Variable rate								
$(EURO \text{ denominated})^2 . .$	12	4	4	4	4	107	135	135
Average interest rate $(percentage)^1 \dots \dots \dots$	1.35	1.05	1.05	1.05	1.05	0.77	0.85	
Accounts payable	1.55	1.05	1.05	1.05	1.05	0.77	0.85	-
(EURO denominated) ²	675	_	_	_	_	_	675	675
Interest free								
Variable rate								
$(USD \text{ denominated})^3 \dots$	28	14	_	_	_	_	42	42
Average interest rate								
$(\text{percentage})^1$	3.83	3.83	_	_	_	_	3.83	-
Accounts payable								
$(USD \text{ denominated})^3 \dots$	351	-	—	-	-	-	351	351
Interest free								
Accounts payable								
(British Pound Sterling								
denominated) ⁴ \ldots \ldots \ldots	37	-	-	-	-	_	37	37
Interest free								
Accounts payable								
(Swedish Kronor	16						17	1.5
denominated) ⁵ \ldots \ldots	16	-	-	-	_	-	16	16
Interest free								

¹ Weighted average interest rate.

² EURO converted at the spot rate quoted on Reuters of R9.996/EURO on March 29, 2002.

³ USD converted at the spot rate quoted on Reuters of R11.44/USD on March 29, 2002.

⁴ GBP converted at the spot rate quoted on Reuters of R16.319/GBP on March 29, 2002.

⁵ SEK converted at the spot rate quoted on Reuters of R0.9027/SEK on March 29, 2002.

The following tables set forth our foreign currency forward exchange contracts for the periods indicated.

Forward contracts to buy foreign currencies and sell ZAR

	At March 31, 2002,							
	2003	2004	2005	2006	2007	Thereafter	Total	Fair value
					(ZAR)			
Telkom								
US Dollar								
Notional Amount (millions) Average contractual	4,297	177	195	213	-	-	4,882	621
exchange rate	10.83	8.75	9.75	10.64	-	-	10.68	-
EURO								
Notional Amount (millions) Average contractual	711	54	53	369	_	_	1,187	269
exchange rate	10.49	15.09	15.01	6.89	-	-	9.24	-
Pound Sterling Notional Amount (millions)	107	_	-	-	-	-	107	(2)
Average contractual exchange rate	17.06	_	_	_	_	_	17.06	_
Swedish Krona								
Notional Amount (millions) Average contractual	21	-	-	-	-	-	21	0
exchange rate	1.14	-	_	-	-	_	1.14	_
Japanese Yen								
Notional Amount (millions) Average contractual	3	_	_	-	_	-	3	0
exchange rate	0.09	_	-	-	-	-	0.09	-
Australian Dollar								0
Notional Amount (millions) Average contractual	2	-	-	-	_	-	2	0
exchange rate	6.12	-	-	-	-	-	6.12	-
Vodacom								
US Dollar								
Notional Amount (millions) Average contractual	549.4	0.6	11	-	-	-	550	59.5
exchange rate	10.7	_	_	_	_	_	10.7	_
EURO Notional Amount (millions)	642.8	_	_	_	_	_	642.8	47.9
Average contractual exchange rate	9.5	_	_	_	_	_	9.5	_
Pound Sterling								
Notional Amount (millions) Average contractual	1.3	_	-	_	_	-	1.3	0
exchange rate	16.7	-	-	-	-	-	16.7	-
(millions) Average contractual	0.03	_	_	_	_	_	0.03	0
exchange rate	0.14	_	-	_	-	_	0.14	_

Forward contracts to buy j	foreign	currencies ar	nd sell USD					
	2003	2004	2005	2006	2007	Thereafter	Total	Fair value
Telkom					(ZAR)			
EURO								
Notional Amount (millions) Average contractual	354	_	_	_	_	-	354	0
exchange rate	0.88	-	-	-	-	-	0.88	-
Forward contracts to sell j	foreign		nd buy ZAR					
	2003	2004	2005	2006		Thereafter	Total	Fair value
Telkom					(ZAR)			
US Dollar								
Notional Amount (millions)	1,400	69	75	81	107	275	2,007	(608)
Average contractual exchange rate	9.96	7.89	8.52	9.23	10.08	10.94	9.90	_
EURO								
Notional Amount (millions) Average contractual	379	_	_	_	_	-	379	(14)
exchange rate Pound Sterling	9.87	_	-	_	-	-	9.87	_
Notional Amount (millions)	45	-	_	-	-	-	45	(3)
Average contractual exchange rate	15.89	_	_	_	_	_	15.89	_
Vodacom								
US Dollar Notional Amount (millions)	21.3	_	_	_	_	_	21.3	0.4
Average contractual exchange rate	12.0	_	_	_	_	_	12.0	_
EURO								
Notional Amount (millions) Average contractual	31.6	_	_	_	-	-	31.6	0.2
exchange rate	10.1	-	-	-	-	-	10.1	-
Notional Amount (millions)	0.5	_	_	_	_	_	0.5	_
Average contractual exchange rate	16.7	_	_	-	_	_	16.7	_
EURO currency swap								
	2003	2004	2005	2006		Thereafter	Total	Fair value
Telkom					(ZAR)			
Receive EURO, Pay ZAR .	_	_	_	2,177	_	_	2,177	1,350
Average contractual exchange rate (EURO/ZAR)	_	_	_	6.22	_	_	6.22	_
Receive fixed EURO, pay fixed ZAR								
Average pay rate $(\%)^1$	_	-	-	15.89	_	_	15.89	_
Average receive rate $(\%)^1$	-	-	-	7.13	-	-	7.13	-
Receive EURO, Pay ZAR .	-	-	-	630	-	-	630	456
Average contractual exchange rate (EURO/ZAR)	_	_	-	6.30	-	_	6.30	-
Receive fixed EURO, pay floating ZAR								
Average pay rate $(\%)^1$	-	-	-	12.03	-	-	12.03	-
Average receive rate $(\%)^1$		_	_	7.13	-	-	7.13	-

¹ Weighted average interest rate.

Other market risks

Credit risk management

We are not exposed to major concentrations of credit risk. To reduce the risk of counter party failure, limits are set based on the individual ratings of counterparties by well-known ratings agencies. Credit limits are reviewed on a yearly basis or when information becomes available in the market. We limit our exposure to any counterparty and these exposures are monitored daily. We expect that all counterparties will meet their obligations.

Trade debtors comprise a large and widespread customer base, covering residential, business and corporate customer profiles.

Credit checks are performed on all customers on application for new services, and on an ongoing basis where appropriate.

Liquidity risk management

We are exposed to liquidity risk as a result of uncertain debtor related cash flows as well as capital commitments.

Liquidity risk is managed by our corporate finance division in accordance with policies and guidelines formulated by Telkom's operating committee. Pursuant to our borrowing requirements, we ensure that sufficient facilities exist to meet our immediate obligations. Telkom's Operating Committee maintains a reasonable balance between the period over which assets generate funds and the period over which the respective assets are funded in order to manage long-term liquidity risk.

We had available credit facilities not utilized of R2.2 billion as of March 31, 2002.

Fair value of financial instruments

The fair values of financial instruments are calculated using the market rates on valuation date. The values disclosed above are indicative values and may not be the realizable value.

THE SOUTH AFRICAN TELECOMMUNICATIONS INDUSTRY

The information presented in this section has been derived from a number of independent publications.

Overview of South Africa

South Africa had an estimated population of 45.4 million persons as of mid year 2002 according to Statistics South Africa. South Africa has a stable political system and a highly developed financial and legal infrastructure. The South African Government's current macro-economic strategy for growth, employment and redistribution is based on promoting free market principles and sound financial and fiscal discipline. As a result, South Africa has experienced significant GDP growth in recent years, with GDP per capita increasing from R17,634 in 1998 to R21,889 in 2001 (Source: South Africa Reserve Bank, March 2002) although the GDP per capita in South Africa decreased in US dollar terms from \$3,160 to \$2,623 due to the decline in the value of the Rand (Source: EIU, September 2002). This ranks South Africa among countries such as Chile, Mexico, Hungary, Thailand and Malaysia with USD GDP per capita of 4,460, 6,155, 5,137, 1,860 and 3,700, respectively (Source: EIU, September 2002). Inflation in South Africa decreased from 8.6% in 1997 to 5.7% in 2001 and direct foreign investment in the country increased from \$550 million, or 0.4% of GDP, in 1998 to \$4.0 billion, or 3.2% of GDP, in 2000 (Source: World Markets Research Centre, October 2002). For more information on the South African economy, see "Republic of South Africa" beginning on page A–1.

The South African telecommunications market

Overview

The South African telecommunications market is currently the largest in Africa based on customers and revenues. The market has grown substantially in the past few years from R31.7 billion (\$5.7 billion) in 1998 to R47.1 billion (\$6.8 billion) in 2000 (Source: ITU, Yearbook of Statistics, Telecommunications 1991–2000, December 2001). As of September 30, 2002, fixed-line penetration based on population was 10.8%, while mobile penetration had risen to 26.6%. While this may suggest that there is significant growth opportunity in the South African telecommunications market, the country faces numerous challenges to overcome the substantial inequality among its population in terms of geographic, economic and demographic distribution. Approximately 55% of South Africa's population is concentrated in urban areas (Source: The World Bank 2002; data for year 2000). Similarly, wealth is highly concentrated with an estimated top 10% of the population earning in excess of 45% of the national income while the poorest 20% earn under 3% (Source: The World Bank 2002; data from Survey in 1993–1994).

Fixed-line

The fixed-line telecommunications market in South Africa has grown approximately 28% from R20.4 billion (\$3.7 billion) in 1998 to R26.1 billion (\$3.8 billion) in 2000 (Source: ITU, Yearbook of Statistics, Telecommunications 1991–2000, December 2001). The increase was primarily due to increased fixed-line usage by Telkom's global and corporate customer segment, increased internet traffic and the introduction of new value-added voice and data products and prepaid fixed-line services. Telkom's introduction of prepaid fixed-line services was the first prepaid fixed-line service to be made available to customers in the world. Long-term growth is expected to continue to be driven by increased internet usage, increased usage of data services and the development and adoption of new data products and services. Growth, however, may be limited by further tariff reductions, the continued migration of users from fixed-line services to mobile services and a significant decrease in the rollout of new fixed access lines. As of September 30, 2002, there were 4.9 million fixed access lines in South Africa.

Internet

South Africa is the largest internet market in Africa with an estimated 2.4 million internet users resulting in a penetration rate of approximately 5.6% as of November 30, 2002 based on the estimated population as of mid year 2002 by Statistics South Africa. The number of internet service providers increased rapidly from seven in 1997 to 170 at the end of 2001 as the market structure evolved to accommodate tier two internet service providers. First tier internet service providers are wholesale resellers of bandwidth while second tier internet service providers purchase international and sometimes local bandwidth from first tier internet service providers. The internet service providers include Telkom, UUNet SA, Internet Solutions, AT&T Global Network, MTN Network Solutions and DataPro.

Mobile

GSM mobile services were launched in South Africa in 1994 and have experienced rapid growth in the number of mobile users increasing from 1.0 million users as of March 31, 1997 to 10.8 million users as of March 31, 2002, and 12.1 million users as of September 30, 2002, resulting in mobile penetration increasing from 2.4% to 26.6% during the same period. However, the overall penetration in South Africa remains low compared to Western European or Asian levels, which provides the potential for continued growth in the number of customers. South African mobile revenues were R15,411 million in 2000, R21,052 million in 2001 and R25,493 million in 2002. Revenues from mobile services grew approximately 88% from R11.2 billion (\$1.06 billion) in 1998 to R21.1 billion (\$2.0 billion) in 2000 (Source: ITU, Yearbook of Statistics, Telecommunications 1991–2000, December 2001).

The increase in the number of mobile users was primarily due to the popularity of prepaid services, increased affordability of handsets and a decline in overall tariffs for mobile services. The planned allocation of 1800MHz radio frequency spectrum is expected to expand service coverage, increase network capacity and facilitate the introduction of high-end data services and mobile internet.

There are currently three mobile communications network operators in South Africa, Vodacom, MTN and Cell C. As of September 30, 2002, Vodacom had an approximately 59% market share of total reported customers in the South African mobile market, while MTN had an approximately 36% share and Cell C accounted for the remaining 5% of customers. Cell C only commenced operations in November 2001.

	Year ended March 31,									Six months ended September 30,				
	1998		1999		2000		2001		2002		2001		2002	
					(in thousands, except percentages)									
South Africa														
$\begin{array}{llllllllllllllllllllllllllllllllllll$	1,836 1,137 699 –	100% 62% 38%	3,337 1,991 1,346 –	100% 60% 40% -	5,188 3,069 2,119 -	100% 59% 41% -	8,339 5,108 3,231	100% 61% 39%	10,789 6,557 3,879 353	100% 61% 36% 3%	9,192 5,657 3,535 –	100% 61% 39%	12,081 7,130 4,284 667	100% 59% 36% 5%
Total market penetration (%)	4.5		8.0		12.1		19.1		24.2		20.6		26.6	

¹ Source: MTN Financial Reports.

² Source: Vodacom estimates.

The sub-Saharan Africa telecommunications market

Telecommunications markets in countries within sub-Saharan Africa vary considerably in terms of fixed-line and mobile penetration. The following table sets out key indicators for 2001 for selected countries in sub-Saharan Africa.

	Population ¹	Fixed-line telephones per 100	Mobile customers per 100	Mobile customers as percentage of total telephone	GDP ⁵	GDP per capita PPP ⁶	Gini
Country	(millions)	inhabitants ²	inhabitants ³	customers ⁴	(\$ billions)	(\$)	coefficient ⁷
Angola	13.53	0.59	0.64	52.0%	4.1	2,390	n/a
Botswana	1.67	9.27	16.65	64.9%	5.8	10,220	n/a
D.R. Congo	52.52	0.04	0.29	88.2%	n/a	n/a	n/a
Кепуа	31.29	1.00	1.60	61.5%	9.8	1,230	44.9
Mozambique	20.19	0.44	0.84	65.5%	4.9	n/a	39.6
Nigeria	116.93	0.43	0.28	39.8%	39.2	1,080	50.6
Tanzania	35.97	0.41	1.19	74.2%	9.2	900	38.2
Uganda	22.53	0.28	1.43	83.5%	5.9	1,320	37.4
Zambia	10.65	0.80	0.92	53.5%	3.7	893	52.6
South Africa	43.79	11.35	21.00	64.9%	113.3	7,880	59.3

¹ Population based on data for 2001 as listed in ITU 2002 (June 20, 2002).

² Fixed line penetration based on data for 2001 as listed in ITU 2002 (June 20, 2002). For Botswana data refers to year 2000.

³ Mobile penetration based on data for 2001 as listed in ITU 2002 (June 20, 2002).

⁴ Mobile customers as percentage of total telephone customers based on data for 2001 as listed in ITU 2002 (June 20, 2002).

⁵ GDP based on data for 2001 as listed in EIU September 2002. For Mozambique GDP refers to data for 1999 as listed in ITU 2002 (June 20, 2002).

⁶ GDP per capita based on data for 2001 as listed in EIU September 2002.

⁷ Gini Coefficient based on 2002 World Development Indicators, The World Bank. For Kenya data refers to year 1997. For Mozambique data refers to years 1996–1997. For Nigeria data refers to years 1996–1997. For Tanzania data refers to year 1993. For Uganda data refers to year 1996. For Zambia data refers to year 1998. For South Africa data refers to years 1993–1994. The closer the percentage is to 100%, the greater the income disparity in the population. The region of sub-Saharan Africa has historically suffered from low and stagnant market penetration rates, primarily due to a lack of liberalization and competition, inadequate infrastructure, underdeveloped financial, legal and regulatory systems, civil strife and low per capita income. According to the International Telecommunication Union, sub-Saharan Africa passed the penetration threshold of one fixed-line telephone customer per 100 inhabitants in 2000. Telecommunications markets within the region have undergone varying degrees of development, resulting in considerable discrepancy with regard to the development of fixed-line and mobile infrastructure and penetration rates. Principal drivers for the development of these telecommunications markets have been, and will continue to be, liberalization, increased competition and investment in infrastructure and technology, as well as political stability and economic development.

The mobile sector has helped fuel growth in the telecommunications markets in sub-Saharan Africa over the last decade. On average, mobile customers as a percentage of total telephone customers in the region is greater than 60%. Mobile services have proved to be more successful than fixed-line services due to the underdeveloped fixed-line infrastructures and comparatively less time required to install a mobile network. In addition, prepaid mobile services have been extremely successful in addressing the need for affordable services in a region where income levels are low and the consumer credit system is underdeveloped. A growing number of African mobile networks are prepaid only. On the African continent, approximately 80% of customers use prepaid services, almost twice the global average (Source: ITU Telecommunication Indicators Update, October 2001).

BUSINESS

Overview

Telkom is one of the largest companies registered in the Republic of South Africa and we are the largest communications services provider on the African continent based on operating revenue and assets. We had consolidated operating revenue of R34.2 billion (\$3.2 billion), net profit of R1.2 billion (\$116 million) and cash flow from operating activities of R8.2 billion (\$775 million) in the year ended March 31, 2002 and we had total assets of R55.2 billion (\$5.2 billion) and shareholders' equity of R16.8 billion (\$1.6 billion) as of March 31, 2002. We had consolidated operating revenue of R18.3 billion (\$1.7 billion), net profit of R0.6 billion (\$61 million) and cash flow from operating activities of R3.5 billion (\$1.8 billion) in the six months ended September 30, 2002 and we had total assets of R54.6 billion (\$5.2 billion) and shareholders' equity of R17.5 billion (\$1.7 billion) as of September 30, 2002.

We offer business, residential and payphone customers a wide range of services and products, including:

- *fixed-line voice services*, including subscriptions and connections services, local, long distance, fixed-to-mobile and international voice services, interconnection and transit communications services, value-added voice services, customer premises equipment sales and directory services;
- *fixed-line data services*, including domestic and international data transmission services, such as leased lines and packet-based services, managed data networking services and internet access and related information technology services; and
- mobile communications services, including voice and data services, value-added services and handset sales through Vodacom.

We had the exclusive right to provide public switched telecommunications services, including international voice services, in South Africa until May 7, 2002. We are currently the only national provider of these services in South Africa, although a process has been commenced to liberalize the South African communications market, which will introduce competition in a number of our business areas. In 1997, we embarked on an extensive five year capital investment program in our fixed-line business. Our fixed-line capital investment for the five years ended March 31, 2002 was R41.7 billion (\$4.0 billion), of which R27.9 billion (\$2.6 billion) was for network modernization and line roll-out in order to comply with our license obligations and prepare for competition. As of September 30, 2002, we had 4.9 million telephone access lines in service and 99.8% of our telephone access lines were connected to digital exchanges.

Vodacom is our mobile communications joint venture with Vodafone and VenFin. Vodacom is the largest mobile communications network operator in South Africa with a market share of approximately 59% as of September 30, 2002 based on total reported customers. Vodacom had 7.7 million customers as of September 30, 2002, of which 7.1 million were in South Africa. Vodacom has investments in mobile communications network operators in Lesotho, Tanzania and the Democratic Republic of the Congo. Vodacom had consolidated revenue of R16.2 billion (\$1.5 billion), net profit of R2.4 billion (\$225 million) and cash flow from operating activities of R3.8 billion (\$362 million) in the year ended March 31, 2002 and total assets of R15.4 billion (\$1.5 billion) and shareholders' equity of R5.5 billion (\$518 million) as of March 31, 2002. Vodacom had consolidated revenue of R9.4 billion (\$896 million), net profit of R0.9 billion (\$87 million) and cash flow from operating of R1.6 billion (\$155 million) in the six months ended September 30, 2002 and total assets of R1.6 billion (\$155 million) in the six months ended September 30, 2002 and total assets of R1.6 billion (\$155 million) in the six months ended September 30, 2002 and total assets of R17.3 billion) and shareholders' equity of R6.3 billion (\$601 million) as of September 30, 2002.

Historical background

Privatization

Prior to 1991, the then Department of Posts and Telecommunications of the Republic of South Africa provided telecommunications and post office services in South Africa on an exclusive basis. In 1991, Telkom was incorporated and registered as a public limited liability company under the South African Companies Act, 61 of 1973, as amended, and the Government of the Republic of South Africa transferred the entire telecommunications enterprise of the then Department of Posts and Telecommunications of the Republic of South Africa's economy. On May 14, 1997, the Government of the Republic of South Africa's economy. On May 14, 1997, the Government of the Republic of South Africa's economy. On May 14, 1997, the Government of the telecommunications market in South Africa. As part of this sale, the Government reserved the right to transfer up to 10% of its ordinary shares to previously disadvantaged groups. On March 30, 2001, the Government sold another 3% equity interest in Telkom from its holdings to Ucingo Investments, a consortium of black empowerment investors, leaving the Government with 67% of Telkom's issued and outstanding ordinary share capital.

As part of the sale to Thintana Communications, the then Minister of Posts, Telecommunications and Broadcasting of the Republic of South Africa entered into an agreement with Thintana Communications under which Thintana Communications undertook significant operational and managerial responsibilities and acquired the ability to exercise effective operational and managerial control over us until May 2002. Pursuant to the agreement, Thintana Communications had the power to staff certain management positions, including those of chief operating officer, chief financial officer and chief strategic officer. Consequently, the individuals occupying these positions were seconded to Telkom from SBC Communications and Telekom Malaysia. In addition, Thintana Communications and the Government were entitled to appoint a number of directors to Telkom's board of directors, based on their ownership of Telkom, and a number of our corporate actions were subject to specific approval by Thintana Communications and the Government or their board representatives. These matters generally included approval of business plans, annual budgets, training programs and payment of dividends. Until May 2002, Thintana Communications was also entitled to appoint a majority of the members of Telkom's operating committee, thus granting it control over many of our significant operational matters. These matters generally included the preparation and implementation of business plans and annual budgets for approval by Telkom's board of directors and the exercise of rights under Telkom's public switched telecommunications services license.

Since May 2002, our strategic equity investors no longer exercise effective operational and managerial control over us, but they continue to provide us with strategic direction as their nominees continue to occupy key managerial positions, including those of chief operating officer, chief financial officer and chief strategic officer, and participate in Telkom's operating committee. Where previously our strategic equity investors provided us with up to approximately 75 employees, they provided us with approximately 30 employees as of September 30, 2002. See "Relationship with Major Shareholders and Related Transactions – Shareholder arrangements – Strategic services agreement" beginning on page 160 of this prospectus.

Fixed-line transformation program

As a first step in preparing for the liberalization of the fixed-line telecommunications market in South Africa, we began a transformation program in May 1997 to change the orientation of our fixed-line business from a majority governmental owned entity to a market and profit-oriented business. Our transformation program aimed to reorganize our fixed-line business along functional lines from the previous regional structure, change our corporate culture and improve the skills of our South African employees, increase our marketing efforts, outsource non-core operations and manage revenue generation and operating expenses more effectively.

Employee-related expenses are a significant component of our total fixed-line operating expenses. The number of our fixed-line employees, excluding Telkom Directory Services and Swiftnet, declined by approximately 18,800 positions from March 31, 1997 through September 30, 2002. We spent R373 million, R132 million and R303 million in the years ended March 31, 2002, 2001 and 2000, respectively, and R169 million and R195 million in the six months ended September 30, 2002 and 2001, respectively, on our employee restructuring program. We intend to continue to reduce our fixed-line headcount over the next five years. Our fixed-line transformation program has benefited significantly from the management, marketing, technical and financial expertise of our strategic equity investors. Our number of fixed lines per employee increased from 82 as of March 31, 1998 to 129 as of September 30, 2002.

As part of our fixed-line transformation program we identified and outsourced a number of non-core activities. Since March 31, 2000, we have outsourced our motor vehicle fleet, security operations, electronic workshop, light engineering workshop, catering services and buildings management operations. Through March 31, 2002, we received R804 million from our outsourcing program, which we have utilized to further upgrade and expand our fixed-line network, invest in our core operations and reduce debt. We recently announced our intention to dispose of our property portfolio through a sale and leaseback transaction. See "Management's Discussion and Analysis of Financial Condition and Results of Operations – Recent developments – Property portfolio" on page 43 of this prospectus.

Current ownership

Immediately prior to this global offering, Telkom had three shareholders. The Government of the Republic of South Africa owned 67% of Telkom's issued and outstanding ordinary shares, Thintana Communications owned 30% of Telkom's issued and outstanding ordinary shares and Ucingo Investments owned 3% of Telkom's issued and outstanding ordinary shares.

Upon completion of this global offering, the Government will own approximately 42% of Telkom's issued and outstanding ordinary share capital, or approximately 38% if the underwriters exercise their over-allotment option in full, Thintana Communications will own approximately 30% of Telkom's issued and outstanding ordinary share capital and Ucingo Investments will own approximately 3% of Telkom's issued and outstanding ordinary share capital.

Regulatory background

Between 1991, when Telkom was incorporated, and 1996, when the South African Telecommunications Act, 103 of 1996, was enacted, we were the exclusive provider of public switched telecommunications services, including international voice services in South Africa, acting pursuant to the now repealed South African Post Office Act, 44 of 1958. As a partially privatized network operator, we continued to act as the exclusive public switched telecommunications service provider until May 7, 2002, when our period of exclusivity expired. During that period and with the assistance of our two strategic equity investors, we prepared for competition in the public switched telecommunications services sector. As part of the fixed-line telecommunications liberalization program, ICASA issued an international carrier of carriers license and multimedia license to Sentech Limited in May 2002. In addition, the South African Minister of Communications and ICASA have initiated a process to issue a license to a second national operator, which will introduce competition for us in the public switched telecommunications services in areas with a teledensity of less than 5%. This process is not yet completed, but ICASA has indicated that it expects to issue these licenses in 2003 or early 2004. Further competition may arise as a result of an assessment by the Minister of Communications of the feasibility of issuing additional licenses from May 2005.

In the mobile communications market, Vodacom, our 50% owned joint venture, and MTN were issued licenses under the Post Office Act, 44 of 1958, in 1993 to provide mobile cellular telecommunications services in South Africa. These licenses continued in force under the Telecommunications Act, 103 of 1996, until they were confirmed and re-issued on August 19, 2002. Until November 2001, Vodacom and MTN were the only two licensed mobile communications network operators in South Africa. In November 2001, Cell C commenced operations as a third mobile communications network operator.

Our competitive strengths

We believe that we are well-positioned to strengthen our business, increase our profitability and cash flows and successfully meet future competition based on the following:

We have the leading market position and are well placed to face competition in the South African fixed-line communications market.

We believe our leading market position and our strong brand recognition will enable us to successfully meet competition in the fixed-line communications market without significant future fixed-line roll-out and with reduced levels of investment in our fixed-line segment. Key to achieving our objectives is our focus on rigorous cost management and efficiency improvements, reduced levels of investment and the successful implementation of our business strategy.

Customer retention is one of our key focus areas and we have undertaken the following actions to ensure we retain our customers:

- refocused our sales and marketing force into more specialized divisions and entered into long term contracts with a number of our larger corporate and business customers;
- · improved the efficiency and quality of our network and achieved high service quality targets; and
- successfully rebalanced our fixed-line tariffs to be more closely aligned with the costs of providing services, thereby reducing the need for future tariff adjustments and placing us in a strong competitive position.

We have a state-of-the-art, fully digital fixed-line network that provides service to every major urban area in South Africa.

We believe our extensive state-of-the-art fixed-line network places us in a strong position to compete with new providers of communications services as it enables us to sell value-added voice and data services. Since 1997, we have:

- largely completed our fixed-line network modernization and line roll-out program and, as of September 30, 2002, had 99.8% of our telephone access lines connected to digital exchanges;
- modernized and enhanced our fixed-line network's resiliency and performance through the deployment of synchronous digital hierarchy managed self-healing optical fiber rings and by increasing our use of optical fiber;
- deployed a national network operations center with the ability to proactively monitor our network and offer managed data networking services to global and corporate customers; and
- invested in the SAT-3/WASC/SAFE submarine cable system, which provides increased fiber optic transmission capability between South Africa and international destinations.

We are an integrated communications service provider of bundled voice, data, video and internet services with the expertise to expand our service offerings.

Our network and resources enable us to provide customers with a wide range of integrated communications services, including voice services, data communications services, video services and internet services. We have undertaken the following actions to strengthen our data communications service capabilities and improve our integrated communications service offerings:

- successfully launched ISDN in 1995 and ADSL in August 2002 to business and residential customers;
- developed extensive experience in designing and operating customized data communications and managed data networking products and services, including managed local and wide area networks;
- entered into business alliances with a number of leading communications equipment suppliers such as Siemens, Cisco Systems, Hughes Network Systems and Sun Microsystems to provide fully integrated communications solutions over our core fixed-line network; and
- deployed an extensive voice-over-internet protocol, or VOIP, network and launched a voice over internet protocol regional clearing house to serve as a hub for voice traffic on the African continent.

We have benefited, and expect to continue to benefit, from the financial, operational and managerial expertise of our two strategic equity investors.

SBC Communications is a leading provider of communications services in the United States and has significant experience operating in a highly deregulated and competitive communications markets. Telekom Malaysia is the leading communications service provider in Malaysia with both fixed-line and mobile businesses. We benefit from the experience and knowledge of our strategic equity investors through:

- · their participation on our operating committee and their employees who serve as our officers; and
- the skills they transfer to our South African management team.

Vodacom is the leading South African mobile communications network operator with strong brand recognition, extensive network coverage and distribution channels.

Vodacom is the largest mobile communications network operator in South Africa with a market share of approximately 59% as of September 30, 2002 based on total reported customers. Vodacom has an extensive network that covers 95.1% of South Africa's population based on the last official census conducted in 1996 and 64.6% of the total land surface area of South Africa as of September 30, 2002. Vodacom has a broad distribution network consisting of Vodacom owned shops and sales forces and independent dealers, franchises and national chains.

Vodacom is leveraging its successful experience in South Africa to selectively expand into other sub-Saharan African countries.

Vodacom is pursuing future growth through select expansion initiatives in other sub-Saharan African markets that are complementary to its core business in South Africa. Investments outside of South Africa are evaluated and monitored against key investment criteria, focusing primarily on countries with stable economic and political conditions and good prospects for growth, market leadership and profitability. Other key factors include Vodacom's ability to gain majority ownership, develop strong local partnership relationships and obtain non-recourse financing. Other African operations are branded under the "Vodacom" name.

Vodacom benefits from an experienced and long-serving management team complemented by its experienced local and international shareholders, Vodafone, VenFin and us.

Vodacom has an experienced, long-serving management team with a record of innovation as the first mobile communications network operator in the world to offer prepaid mobile communications services on an intelligent network platform and the first South African mobile communications network operator to provide nationwide coverage in South Africa. Vodacom benefits from the financial, operational and managerial expertise of its strategic shareholders, Vodafone, VenFin and us.

Our group strategy

Our group strategic goals are to increase shareholder value by increasing profitability and cash flows, while maintaining our market leadership in the South African fixed-line and mobile communications markets. We also intend to support Vodacom's strategy of establishing and maintaining leading positions in other sub-Saharan African mobile markets. In addition, we will seek to increase the synergies between our fixed-line business and Vodacom. In order to achieve our goals, we intend to pursue the following strategies:

Compete effectively in our core fixed-line markets and grow selected markets.

In order to successfully compete and grow revenue in our fixed-line services, we intend to encourage our customers to increase their usage on our network through the following strategies:

- *Market new services to our existing customers*. We intend to increase fixed-line revenue per customer by continuing to develop and market innovative, value-added voice service packages to our residential fixed-line customers, aggressively marketing our price advantages and entering into long-term contracts with corporate and business customers.
- *Promote increased network usage and revenue.* We intend to stimulate network usage and revenue by increasing the penetration of higher speed internet access through ISDN and ADSL.
- *Maximize traffic revenue*. We intend to offer commercial interconnection and facilities leasing agreements to the second national operator. In addition, we will seek to maximize the number of customers connected to our network through a targeted deployment of our prepaid offerings where we have existing unutilized capacity.
- *Improve our customer service*. We intend to continue to improve customer service and satisfaction through improved distribution channels by relocating service branches and offering tailored packages and calling plan promotions.

Continue to reduce operating expenses and enhance capital investment efficiencies in our fixed-line business.

We will seek to increase operational and capital expenditure efficiencies to improve operating margins and increase cash flows in our fixed-line business. We intend to continue to streamline and improve our business operations where advantageous through the following strategies.

- *Continue to reduce headcount.* We will continue to reduce headcount by encouraging voluntary retrenchments, natural attrition and other employee optimization initiatives.
- *Continue to reduce operating expenses.* We will seek to continue implementing a strict cost management policy and further operating expense reduction initiatives.
- *Invest in operational support systems.* We will continue to invest in operational support systems that permit integrated billing, workforce management and fault handling to improve customer service and enhance operational efficiencies.
- *Implement a focused and disciplined capital investment program.* We will continue to institute a disciplined business oriented capital investment program to ensure capital investments are tied to demand and are only deployed where returns can be achieved in excess of our cost of capital.

Expand our integrated service offerings through the increased sale of existing data products and the development of new data and fixed-mobile products.

We have developed the following strategies to ensure that we are able to capitalize on the projected growth in the data and fixed-mobile businesses and develop additional long-term corporate customer relationships:

- *Promote existing data products.* We intend to increase corporate and business penetration of data transmission products by increasing our focused selling and distribution efforts and leveraging our extensive corporate customer relationships and strong sales force to increase sales of managed data networking services, internet access services, internet protocol based communications services and related data center services, such as web hosting, server hosting, storage and security.
- *Develop new fixed-mobile products.* We intend to develop new business and residential bundled fixed-mobile products, together with our 50% owned Vodacom joint venture, in preparation for increased competition and the emergence of new technologies.

Continue to invest in our fixed-line employees to foster a highly competitive corporate culture and to enhance skills retention.

We intend to continue to change our fixed-line corporate culture and increase productivity through the following strategies:

- *Implement training and skills retention programs.* We intend to continue to leverage the experience of our strategic equity investors to improve and transfer skills to our employees. In addition, we plan to improve retention of critical skills through employee retention programs such as the implementation of appropriate employee share ownership and option plans.
- *Continue to develop long-term relationships with our trade unions.* We intend to continue to develop long-term relationships with our trade unions through the development of mutually beneficial guidelines for managing our employees.
- *Entrench a competitive culture.* We will seek to foster a competitive culture through the continued roll-out of "The Competitive Mindset" program, our company-wide program aimed at educating our employees to better respond to future competition and creating an entrepreneurial culture.

Capitalize on the growing mobile communications market through Vodacom.

We intend to continue our participation in the South African mobile communications market through Vodacom and will support its strategic objectives. Vodacom's strategic objectives are to achieve sustainable growth in profits and cash flow, while maintaining its leading market position in South Africa and growing its operations in other select sub-Saharan African countries. In order to achieve these objectives, Vodacom intends to pursue the following strategies:

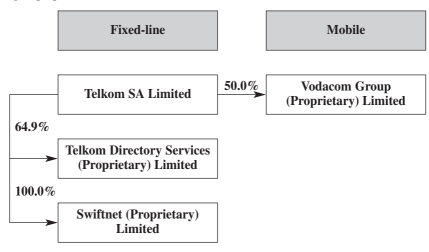
- Achieve sustainable growth in profits and cash flows. Vodacom will seek to sustain growth in profits and cash flows by growing customer numbers, while carefully managing its existing customer base, capital expenditures and operating expenses. Vodacom will focus on maintaining low churn rates and retaining high value customers through focused handset upgrade policies, while continuously monitoring customer acquisition costs.
- Expand data and fixed-mobile products. Vodacom intends to increase its revenue and profits by introducing a range
 of offerings of value-added data and content services over its network, such as multimedia messaging services,
 information and banking services, and location based services through alliances with content service providers, while
 remaining focused on its core mobile business. Vodacom will seek to develop and market in cooperation with us, new
 business and residential bundled fixed-mobile products. Vodacom launched its general packet radio services, or
 GPRS, network in October 2002.
- Increase revenue from Vodacom's other African operations. Vodacom intends to increase revenue from its other African operations, initially by growing its existing operations in sub-Saharan Africa, and by selectively acquiring additional mobile licenses or operators in other sub-Saharan African markets in the future, focusing primarily on countries that have stable economic and political conditions and good prospects for growth, market leadership and profitability. In its other African operations, Vodacom seeks to gain majority ownership, develop strong local partnership relationships and obtain non-recourse financing.

Group operational structure

Our business consists of two segments:

- a fixed-line segment; and
- a mobile segment.

Our fixed-line segment consists of our fixed-line business, which provides fixed-line access and data communications services through Telkom; directory services through our 64.9% owned Telkom Directory Services subsidiary; and wireless data services through our wholly-owned Swiftnet subsidiary. Our mobile segment consists of our 50% interest in Vodacom, our joint venture. Our group operational structure is as follows:



Fixed-line communications

Overview

Our fixed-line segment is our largest business segment and includes our fixed-line telephone, data and directory services business. Our fixed-line services consist of:

- fixed-line subscription and connection services to postpaid, prepaid and private payphone customers using PSTN, ISDN and ADSL technologies, as well as the sale of value-added voice services and customer premises equipment;
- fixed-line traffic services to postpaid, prepaid and payphone customers, including local, long distance, fixed-tomobile and international outgoing traffic services;

- interconnection services, including terminating traffic from South African mobile operators and terminating and transiting traffic from international operators;
- fixed-line data services, including data transmission services, such as leased lines, packet-based services, managed data networking services and internet access and related information technology services; and
- · directory services.

Products and services

Subscriptions and connections

We provide postpaid, prepaid and private payphone customers with digital and analog fixed-line access services, including PSTN lines, ISDN lines, ADSL, which we launched in August 2002, and wireless access between a customer's premises and our fixed-line network. Each PSTN line includes one access channel, each basic ISDN line includes two access channels and each primary ISDN line includes 30 access channels. Each ISDN line transmits signals at speeds of 64 kilobits per second per channel. ADSL allows the provision of high speed connections over existing copper wires using digital compression. ADSL transmits signals at speeds of 512 kilobits per second downstream and 256 kilobits per second upstream. We expect growth in the provision of ISDN lines will increase our revenue as subscription fees for ISDN lines are higher than those for PSTN lines.

We were the first fixed-line operator in the world to provide prepaid service on a fixed-line network. Our prepaid service offers customers an alternative to the conventional postpaid fixed-line telephone service. All costs, including installation, telephone equipment, line rental and call charges, are paid in advance so that there are no monthly phone bills. We target our prepaid service mainly at first-time homephone customers who do not have a sufficient credit history and are located in areas where we can provide access to our network without significant additional investment. Customers who have previously had their telephone service disconnected due to non-payment are also encouraged to migrate to our prepaid service option in order to reduce future nonpayments while satisfying demand for our services.

We also offer subscriptions to value-added voice services. We offer a broad range of value-added voice services on a subscription or usage basis, including call forwarding, call waiting, conference calling, voice-mail, freecall, sharecall, which permits callers and recipients to share call costs, speed dialing, enhanced fax services and calling card services for payphones. These services complement our basic voice services and provide us with additional revenue while satisfying customer demand, enhancing our brand and increasing customer loyalty.

We provide payphone services throughout South Africa. As of September 30, 2002, we operated approximately 186,300 public payphones and approximately 18,500 private payphones, of which approximately 43% were coin operated and the remainder were card operated phones. We also have combination payphones. In July 2001, we launched a new community container payphone program, that places payphones in secure central locations in underserviced and outlying areas. The payphone containers are managed by the communities in which they are located in order to reduce theft and vandalism. As a result, we are able to provide telephone service to underserviced areas.

		As of March 31,				As of September 30,		Six months			
	2000	2001	2002	2001/2000 % change	2002/2001 % change	2001	2002	2002/2001			
	(thousands, except percentages)										
Postpaid PSTN ¹	4,668	3,930	3,554	(15.8)	(9.6)	3,761	3,407	(9.4)			
Business	1,848	1,627	1,578	(12.0)	(3.0)	1,615	1,529	(5.3)			
Residential	2,820	2,303	1,976	(18.3)	(14.2)	2,146	1,878	(12.5)			
Prepaid PSTN ¹	381	480	708	26.0	47.5	615	780	26.8			
ISDN channels	271	374	467	38.0	24.9	421	522	24.0			
Payphone ²	173	178	195	2.9	9.6	189	186	(1.6)			
Total access lines ³	5,493	4,962	4,924	(9.7)	(0.8)	4,986	4,895	(1,8)			

The following table sets forth information regarding our postpaid and prepaid lines and payphones as of the dates indicated, including our internal lines:

¹ PSTN lines include copper cable, ADSL, digital enhanced cordless technology, or DECT and fiber.

² Includes public and private payphones.

³ Total subscription access lines are comprised of PSTN lines, including ISDN channels, public and private payphones and internal lines in service. Telkom had 162,460, 151,986 and 145,302 internal lines as of March 31, 2002, 2001 and 2000, respectively, and 136,459 and 157,942 internal lines as of September 30, 2002 and 2001, respectively. Each PSTN line include one access channel, each basic ISDN line includes two access channels and each primary ISDN line includes 30 access channels. In accordance with the installation performance targets in our public switched telecommunications service license, we were required to roll-out 2.7 million access lines and 120,000 payphones from May 1997 to May 2002. We substantially met all of our line roll-out targets. We elected not to roll-out lines in our last year of exclusivity where it was not economical to do so. As a result, we missed our fixed-line roll-out target by 16,448 lines. The number of our telephone access lines in service has grown at a compounded annual rate of 3.0% over the five year period ended March 31, 2002.

During the years ended March 31, 2002 and 2001 and in the six month periods ended September 30, 2002 and 2001, respectively, our total access lines were adversely impacted by a high level of disconnections resulting largely from the fixed lines we rolled out in impoverished areas in accordance with the targets contained in our license and the consequent non-payment by a number of these customers, as well as the continued migration of fixed-line customers to mobile services. We disconnected 1.1 million access lines in 2002 and 1.5 million access lines in 2001. The decrease in postpaid PSTN lines was partially offset by an increase in postpaid ISDN lines, prepaid lines and payphone units.

We also offer telecommunications equipment sales, such as telephones and private branch exchange systems, or PABX systems, related post-sales maintenance and service for residential and business customers in South Africa. The market in South Africa for such equipment and systems, commonly known as customer premises equipment, is characterized by high competition and low profit margins. We believe, however, that the supply and servicing of customer premises equipment is an essential element of providing a full service to our customers.

Traffic

We offer local, long distance, fixed-to-mobile and international telephone services to business, residential and payphone customers throughout South Africa at tariffs that vary depending on the destination, distance, the length and time of day of call. Local traffic services are for calls made to destinations less than 50km from origination. Long distance traffic services are for calls made to national destinations greater than 50km. We provide international outgoing telephone services, including both voice and data traffic. All international traffic to and from South Africa was legally required to be routed through our network until May 7, 2002. We provide direct international dialing access to over 230 destinations.

The following table sets forth information regarding our traffic for the periods indicated. We calculate fixed-line traffic by dividing traffic revenues for the particular category by the weighted average tariff for such category during the relevant period.

		Year ended March 31,					onths ended ember 30,	l Six months
	2000	2001	2002	2001/2000 % change	2002/2001 % change	2001	2002	2002/2001
			(millior	ns of minut	es, except pe	ercentages)		
$Local^1$	19,471	20,388	20,252	4.7	(0.7)	10,246	9,870	(3.7)
Long distance	5,222	4,938	4,895	(5.4)	(0.9)	2,492	2,445	(1.9)
Fixed-to-mobile	3,659	4,319	4,390	18.0	1.6	2,221	2,079	(6.4)
International outgoing	344	357	375	3.8	5.0	184	219	19.0
Total traffic	28,696	30,002	29,912	4.6	(0.3)	15,143	14,613	(3.5)

¹ Local traffic includes internet traffic.

Interconnection services

We provide interconnection services to the three mobile operators, Vodacom, MTN and Cell C, and other entities that lawfully provide licensed telecommunications services in South Africa consisting of call termination and call transit, as well as access, through our network, to other services, including FreeCall 080, ShareCall 0860 and HomeFree, emergency services and directory enquiry services. We will also be required to provide interconnection services to the second national operator and to other licensees.

We also provide interconnection services to international operators in respect of incoming international calls and transiting traffic through South Africa to other African countries. We are seeking to establish ourselves as the principal international telecommunications hub for Africa through our investments in undersea cables and our network and our arrangements with other fixed-line operators in Africa in order to continue to increase international transiting traffic revenue.

The following table sets forth information regarding interconnection traffic terminating on or transiting through our network for the periods indicated. We calculate interconnection traffic, other than international outgoing mobile traffic and international interconnection traffic, by dividing interconnection revenue for the particular category by the weighted average tariff for such category during the relevant period. Fixed-line international outgoing mobile traffic and international interconnection traffic registered through the respective exchanges and reflected in international interconnection invoices.

	Year ended March 31,				Six months ended September 30,		- Six months	
	2000	2001	2002	2001/2000 % change	2002/2001 % change	2001	2002	2002/2001
			(million	ns of minut	es, except per	centages)		
Domestic mobile interconnection traffic	1,931	2,051	2,008	6.2	(2.1)	975	1,034	6.1
International interconnection traffic	500	862	1,053	72.4	22.2	502	498	(0.8)
Total	2,431	2,913	3,061	19.8	5.1	1,477	1,532	3.7

Data communications services

We offer a wide range of national and international data communications services, including:

- data transmission services, such as leased lines and packet-based services;
- managed data networking services; and
- internet access and related information technology services.

Data transmission services

Data transmission services provide the connection of information technology applications over wide area networks. These services include leased lines and packet-based services. We have a growing portfolio of data transmission products tailored to different customer needs from high bandwidth mission critical applications to low bandwidth applications. We also offer our customers tailor-made cost effective customer specific solutions.

The following table sets forth information regarding our data transmission services, excluding mobile leased lines as of the dates indicated converted into lines using a 64 kilobits per second equivalent:

		As of March 31	,			Sept	As of tember 30,	Six months
	2000	2001	2002	2001/2000 % change	2002/2001 % change ¹	2001	2002	2002/2001 % change
			(64 kilob	its/s equiva	lent, except p	ercentag	es)	
Total data lines	248,919	315,597	398,311	26.8	26.2	n/a	355,533	n/a

¹ We replaced our data billing and customer care systems in July 2002. Our new systems exclude non-revenue generating lines from the definition of leased lines. As a result, leased lines as of September 30, 2002 are not comparable to prior periods.

Leased lines. We are presently the sole provider of national and international leased lines in South Africa. Leased lines are fixed connections between locations, which are secure and exclusive to the user, and are mainly used for high volume data or multimedia transmission. Leased lines are our principal data transmission service and include Diginet, Diginet Plus and Megaline services. We also provide leased lines to broadcasters for audio and video services. Our leased line customers pay an initial installation charge and a recurring fee based on the type, length and capacity of the leased line. In recent years, leased line charges have increased slightly due to capital cost increases. However, we expect that competition will result in lower leased line prices in the future.

The following table sets forth the bandwidth capacity of our Diginet, Diginet Plus, Megaline and broadcasting data transmission services:

Leased line	Bandwidth				
Diginet	9.6 Kbit/s to 64 Kbit/s				
Diginet Plus	128 Kbit/s to 2 Mbit/s				
Megaline	2 Mbit/s to 155 Mbit/s				
Broadcasting					
Audio	64 Kbit/s				
Video	34 Mbit/s				

Packet-based services. Packet-based services are based on a statistical multiplexing technique that allows customers to share bandwidth more cost effectively based on a virtual private network concept. Our packet-based services include packet-switched services, frame relay services, asynchronous transfer mode based services and internet protocol based services.

Our packet-switched service is Saponet-P, which allows data communications for a range of applications, such as database searches, electronic funds transfers and e-mail. We use the X.25 protocol, which is a worldwide standard for transmitting data using packet-switched networks. Packet-switched services are based on a mature technology and account for a significant but declining amount of our data transmission service revenue. Although traffic has grown in recent years, we expect that customers currently using packet-switched services will increasingly migrate to frame relay based services and, in the future, asynchronous transfer mode based services and internet protocol services.

Our frame relay service is a high speed open protocol that is more efficient than X.25 packet-switching and is well suited for data intensive applications, such as connecting local area networks. Instead of leasing high capacity lines in order to accommodate occasional or intermittent high data volumes, customers using frame relay pay for capacity sufficient to satisfy their average requirements. Frame relay based services account for a growing percentage of our data transmission service revenue. This is due primarily to the significant increase in the amount of internet and corporate local access network traffic carried on our frame relay networks and the growing number of applications that require the speed and flexibility of more advanced technologies.

Our asynchronous transfer mode based services include ATM Express, which we launched in 2002. ATM Express provides digital transmission services for wide area networks at speeds from 2 megabits per second up to 155 megabits per second. ATM Express provides a medium for companies to transmit high volumes of virtually error-free information at high speeds over their wide area network with high quality and reliable connections. Voice, video and data applications can be supported simultaneously over a connection. Megaline Plus is a broadband service providing for the carrying of voice and video at a constant bit rate across our asynchronous transfer mode network. ATM Express and Megaline Plus serve as an integral component of our integrated virtual private network service offering that allows for the convergence of voice, data, video, e-commerce and web services across a single access medium over our network. We expect our asynchronous transfer mode based service revenue to grow as a result of customers' growing demand for bandwidth, flexibility and reliability.

Our primary internet protocol data transmission products include VIPLink, an internet protocol wide-area-network, and VIPDial, a telecommuting product. We have invested in an internet protocol and voice-over internet protocol network and launched a regional clearinghouse to serve as a hub for voice traffic on the African continent. We intend to launch additional internet protocol data transmission products in the future.

Managed data networking services

Our managed data networking services combine our data transmission services discussed above with active network management provided by us. We offer a wide range of integrated and customized networking services, including planning, installation, management and maintenance of corporate-wide data, voice and video communications networks, as well as other value-added services, such as capacity, configuration and software version management on customers' networks. To market our service commitment, we offer guaranteed service level agreements on a wide range of our products, which guarantee availability, or uptime, of the network, through the use of our national network operations center.

Our managed data networking services include our customer network care service, which facilitates the network management of all our data transmission services using the leased lines or packet-based services discussed above, and our Spacestream and IVSat products, which are satellite based products. Spacestream is our high quality, flexible satellite networking service that supports data, voice, fax, video and multimedia applications. IVSat connects computers, systems and users internationally and enables the transfer of large volumes of data and information between locations anywhere in Africa.

Managed data networking services are billed on a monthly basis and vary by customer depending on the particular services provided and the number of network sites under management. The following table sets forth information regarding the number of managed network sites for each of our managed data networking services as of the dates indicated:

		As of March 31,					As of mber 30,	Six months
	2000	2001	2002	2001/2000 % change	2002/2001 % change	2001	2002	2002/2001 % change
			(numb	per of sites,	except perce	entages)		
Terrestrial based	789	1,329	2,139	68.4	60.9	1,442	2,676	85.6
Satellite-based	2,349	3,305	3,545	40.7	7.3	3,671	3,960	7.9
Total managed network sites	3,138	4,634	5,684	47.7	22.7	5,113	6,636	29.8

Internet access services and other related information technology services

Internet access services. We are one of the leading internet access providers in South Africa in the wholesale internet access provision market and are focused on growing our position in the retail internet access market. We are also packaging our TelkomInternet product with ADSL and ISDN services.

Our South African internet exchange, or SAIX, is South Africa's largest internet access provider offering dedicated and dial-up internet connectivity and private label internet service provider services to corporate customers and internet service provider companies. These services include e-mail, web page hosting, administration, technical support, virus protection and domain name registration. SAIX has offered fixed-line network internet access through dial-up service since 1997. SAIX derives revenue for its access services primarily from fees paid by customers for its dial-up services.

We launched Telkom*Internet* in January 2000. Telkom*Internet* provides dial-up internet access service for residential and small businesses. Telkom*Internet* derives revenue primarily from fees paid by customers for its dial-up services.

The following table sets forth information regarding our wholesale and retail internet services and customers as of the dates indicated.

	As of March 31,				As of September 30,		Six months	
	2000	2001	2002	2001/2000 % change	2002/2001 % change	2001	2002	2002/2001 % change
Wholesale								
Internet leased lines	n/a	643	778	-	21.0	671	930	38.6
Internet leased lines - equivalent								
64kb/s	n/a	2,105	2,876	-	36.6	2,482	3,656	47.3
Dial-up ports	3,124	6,476	8,557	107.3	32.1	7,852	10,043	27.9
Retail								
Internet customers	23,205	37,122	48,995	60.0	32.0	42,866	75,317	75.7

Our wholesale internet services are billed on a bandwidth basis while our retail internet services are billed on a monthly subscription basis. We also generate fixed-line traffic revenue from internet traffic routed over our fixed-line network.

Information technology and related services. We have recently expanded our data offering to selected information technology services, including local area network services, data center hosting services, managed infrastructure hosting, web application hosting, security services, disaster recovery and storage services and application service provider hosting. Our local area network services include structured cabling, local area network management services, local area network equipment supply and shared local area network applications. Our security services include firewalls, intrusion detection, certificate authority and virus protection.

We also offer e-commerce products and services, including electronic data interchange, hosted procurement market place, payment gateways, electronic storefronts, electronic bill presentment and electronic protocol translation services. CyberTrade, our web-based e-commerce service provider, provides users with a secure platform to perform online banking and stock market trading, to buy and sell goods and products from electronic merchants and to access critical information.

Directory and other services

Directory services. We own 64.9% of Telkom Directory Services, the largest directory publisher in South Africa providing white and yellow pages directory services and electronic white pages. Telkom Directory Services has begun providing electronic yellow pages and value-added content through full color advertisements. Telkom Directory Services is working towards improving the accessibility and distribution of the directories through door-to-door delivery and electronic media. We also provide national telephone inquiries and directory services.

Wireless data application services. We own 100% of Swiftnet, which operates under the name Fastnet Wireless Service. Fastnet is a wireless network providing asynchronous wireless access on our X.25 network, Saponet-P, to its customer base. Services include retail credit card and check point-of-sale terminal verification, telemetry, security and vehicle tracking.

Fees and tariffs

Tariff rebalancing

We have made significant progress over the past five years in rebalancing tariffs in our fixed-line segment in order to reduce the need for future tariff adjustments in the face of competition. Our tariff rebalancing program has resulted in a decrease in the ratio of tariffs for long distance calls to all destinations over 200 km compared to tariffs for local calls from 13.2:1 as of March 31, 1997 to 2.7:1 as of March 31, 2002. The weighted average effective price per minute to all international destinations decreased approximately 44% from January 1, 1998 to March 31, 2002.

The following table shows our long distance to local call ratio for the periods indicated.

		As of March 31,					
	1997	1998	1999	2000	2001	2002	
Long distance to local call ratio	13.2	9.2	7.7	6.9	5.8	2.7	

The Telecommunications Act, 103 of 1996, and regulations made under the Act impose a price cap formula on a basket of specified services that we previously had the exclusive right to provide, including installations; prepaid and postpaid line rental; local, long distance and international calls; fixed-to-mobile calls; public payphone calls; ISDN services; our Diginet product; and our Megaline product. More than 80% of Telkom's operating revenue is included in this basket. Prices on these services are filed with ICASA for approval. Revenue from these services may not be used to subsidize other products and services. Currently, the overall tariffs for all services in the basket may not be increased by more than 1.5% below inflation in South Africa, based on the consumer price index and measured using revenue for the services in the basket at constant volumes for the prior year. In addition, prior to January 1, 2003, the price of any individual product or service included in the basket could not be increased by more than 20% above inflation in South Africa in any year. Effective January 1, 2003, the price of any individual product or service included in the basket may not be increased by more than 5% above inflation in South Africa in any year. In December 2002, ICASA approved our tariff filing providing for a 9.5% increase in the overall tariffs for all services in the basket effective January 1, 2003, based on the increase in the consumer price index for September 2002 of 12.5%. Inflation in South Africa was 5.7% in the year ended December 31, 2001 and 5.4% in the year ended December 31, 2000. See "Risk Factors – Risks Related to Regulatory and Legal Matters – Our tariffs are subject to approval by the regulatory authorities, which may limit our flexibility in pricing and could reduce our net profit" on page 23 and "Regulation and License Requirements" beginning on page 131 of this prospectus.

Subscription and connection tariffs

We offer a number of products and programs that provide customers with volume and term benefits in order to attract customers, such as our R7 call plan, which allows customers to make calls of unlimited duration anywhere in South Africa for R7.00 per call, including VAT, during weeknights and weekends. We also provide reduced installation charges to most packaged services and provide discounts to other customer specific solutions. In order to attract high-volume corporate and business customers we offer PrimeNet, which provides volume discounts for intracompany traffic between different company premises, and rate stability programs on certain data products that fix rates at the lower of the prevailing rates or the rate at the time of the contract.

The following tables show our subscriptions and connections tariffs as of March 31, 2002 and September 30, 2002 and our new subscriptions and connections tariffs effective January 1, 2003.

	As of	As of March 31, 2002 and September 30, 2002					
	PSTN Postpaid	PSTN Prepaid	ISDN basic	ISDN primary			
		(ZAR, including	value-added tax)				
Business							
Installation	239.00	n/a	377.19	20,314.80			
Monthly rental	89.97	n/a	186.77	2,698.92			
Residential							
Installation	239.00	138.00	377.19	n/a			
Monthly rental	67.72	41.98	158.75	n/a			

	As of January 1, 2003					
	PSTN Postpaid	PSTN Prepaid	ISDN basic	ISDN primary		
		(ZAR, including v	value-added tax)			
Business						
Installation	268.98	n/a	377.19	20,314.80		
Monthly rental	101.23	n/a	201.78	3,036.96		
Residential						
Installation	268.98	155.27	377.19	n/a		
Monthly rental	76.20	47.23	171.50	n/a		

Traffic tariffs

Local, long distance and fixed-to-mobile

When setting local and long distance call pricing, a number of variables are considered in order to generate an optimal level of revenue and to balance demand and affordability within our price cap limitations. These include the duration of the call, the distance between the points of origin and destination, and the time of day as well as the day of the week the call is made.

For calls from our fixed-line customers to mobile users, we bill our customer the standard retail tariff, retain a fixed portion of the retail tariff and pay the remainder of the tariff to the mobile operator.

The following table sets forth our postpaid and prepaid traffic tariffs as of March 31, 2002 and September 30, 2002 and our new postpaid and prepaid traffic tariffs effective January 1, 2003:

	As of March 31, 2002 and September 30, 2002		As of Jan	uary 1, 2003
	Peak rates ¹	Off peak rates ²	Peak rates ¹	Off peak rates ²
		(ZAR, including	g value-added ta	ax)
Postpaid services (residential and business)				
Local minimum call charge (0–50km) for first unit ³	0.49	0.49	0.55	0.55
Local call rate per minute (0–50km) after first unit ³	0.33	0.12	0.37	0.14
Long distance minimum call charge (>50km) for first unit ⁴	0.88	0.88	0.99	0.99
Long distance call rate per minute (>50km) after first unit ⁴ .	0.88	0.44	0.99	0.50
Fixed-to-mobile call rate per minute (Vodacom and MTN) $$.	1.78	1.06	1.88	1.11
Fixed-to-mobile call rate per minute (Cell C)	1.62	1.06	1.88	1.11
Prepaid services (residential only)				
Local minimum call charge (0–50km) for first unit ⁵	0.49	0.49	0.55	0.55
Local call rate per minute (0–50km) after first unit ⁵	0.38	0.14	0.42	0.16
Long distance minimum call charge (>50km) for first unit ⁶	0.88	0.88	0.99	0.99
Long distance call rate per minute (>50km) after first unit 6 .	1.04	0.52	1.17	0.59
Fixed-to-mobile call rate per minute (Vodacom and MTN) .	1.78	1.06	1.88	1.11
Fixed-to-mobile call rate per minute (Cell C)	1.62	1.06	1.88	1.11

¹ Monday to Friday 7 a.m. to 7 p.m. for local and long distance calls, excluding public holidays in South Africa. Monday to Friday 7 a.m. to 8 p.m. for fixed-to-mobile calls, excluding public holidays in South Africa.

² Monday to Friday 7 p.m. to 7 a.m. and Friday 7 p.m. to Monday 7 a.m. and on public holidays in South Africa for local and long distance calls. Monday to Friday 8 p.m. to 7 a.m. and Friday 8 p.m. to Monday 7 a.m. and on public holidays in South Africa for fixed-to-mobile calls.

³ The first unit for peak calls is 89 seconds and for off peak calls is 238 seconds.

⁴ The first unit for peak calls is 60 seconds and for off peak calls is 120 seconds.

⁵ The first unit for peak calls is 78 seconds and for off peak calls is 207 seconds.

⁶ The first unit for peak calls is 51 seconds and for off peak calls is 101 seconds.

International outgoing

Our outgoing international call tariffs and payments are based on settlement rates negotiated with other international carriers on a bilateral basis. The following table sets forth our international outgoing traffic tariffs per minute as of March 31, 2002 and September 30, 2002 and our new international outgoing traffic tariffs per minute effective January 1, 2003 for residential and business customers to the ten most frequently called countries.

	As of March 31, 2002 and September 30, 2002		As of Jan	uary 1, 2003	
	Peak rates	Off peak rates ²	Peak rates ¹	Off peak rates ²	
		(ZAR, including	g value-added ta	ax)	
United Kingdom	3.41	3.07	3.35	3.01	
Zimbabwe	1.58	1.24	1.58	1.24	
United States	3.64	3.29	3.57	3.24	
Namibia	1.58	1.24	1.58	1.24	
Botswana	1.58	1.24	1.58	1.24	
Mozambique	2.72	2.38	2.72	2.38	
Germany	2.84	2.61	2.79	2.56	
Swaziland	1.58	1.24	1.58	1.24	
Australia	3.28	2.95	3.22	2.90	
Lesotho	1.58	1.24	1.58	1.24	

¹ Monday to Friday 8 a.m. to 8 p.m., excluding public holidays in South Africa.

² Monday to Friday 8 p.m. to 8 a.m. and Friday 8 p.m. to Monday 8 a.m. and on public holidays in South Africa.

Interconnection tariffs

Interconnection termination rates for mobile operators are distance-independent, and are based on aggregated measurements of traffic crossing the points of interconnection measured on a per-second basis. For national calls from mobile users to fixed-line customers, the mobile operator pays us a termination fee. The risk of uncollectibles is carried by the originating operator. For incoming international calls destined for mobile users, we pay the mobile operator a termination rate which is the same as the rate we pay for fixed-to-mobile calls, and for outgoing international calls originating from mobile users, the mobile operators pay to us our standard retail rate for international calls, less a discount.

Our current interconnection tariffs are set out in interconnection agreements negotiated and agreed by us and the other operators. ICASA is entitled to issue, and has issued, regulations relating to interconnection between South African licensed operators. The following table sets forth our fixed-to-mobile interconnection tariffs, including our termination rates paid to mobile operators and our retention rates, and our mobile-to-fixed interconnection tariffs as of March 31, 2002 and September 30, 2002 and our new fixed-line interconnection tariffs effective January 1, 2003. Fixed-to-mobile tariffs are billed for the first 60 seconds and 30 second increments thereafter. Termination rates paid to mobile operators are paid on a per second basis.

	As of March 31, 2002 and September 30, 2002		As of Jan	uary 1, 2003	
	Peak rates ¹	Off peak rates ²	Peak rates ¹	Off peak rates ²	
		(ZAR, including v			
Fixed-to-mobile (Vodacom and MTN)	1.78	1.06	1.88	1.11	
Termination rate paid to mobile operators	1.40	0.83	1.46	0.86	
Retention rate	0.38	0.23	0.42	0.25	
Fixed-to-mobile (Cell C)	1.62	1.06	1.88	1.11	
Termination rate paid to mobile operator	1.24	0.83	1.46	0.86	
Retention rate	0.38	0.23	0.42	0.25	
Mobile-to-fixed (Vodacom, MTN and Cell C)					
Termination rate paid to Telkom	0.24	0.11	0.27	0.14	

¹ Monday to Friday 7 a.m. to 8 p.m., including public holidays in South Africa.

² Monday to Friday 8 p.m. to 7 a.m. and Friday 8 p.m. to Monday 7 a.m., including public holidays in South Africa.

Data tariffs

We charge monthly fees for leased lines, which vary based on bandwidth and distance. The following table sets forth the tariffs for our data leased lines using 20 km distances as of the dates indicated and our new tariffs for our data leased lines using 20 km distances effective as of January 1, 2003.

		As of March 31,		As of September 30,	As of January 1,	
	2000	2001	2002	2002	2003	
			(ZAR, includin	g value-added tax)		
Diginet	1,652	1,830	1,919	1,919	2,066	
Diginet Plus	6,158	6,384	5,943	5,943	6,286	
Megalines						
2 Mbit/s	15,831	16,781	15,333	15,333	16,188	
34 Mbit/s	133,472	143,281	129,675	129,675	136,800	
140 Mbit/s	449,776	482,710	437,304	437,304	461,244	

Managed data networking services are billed on a monthly basis and vary by customer depending on the particular services provided and the number of network sites under management.

Sales and marketing

We group our fixed-line customer base into the following three categories in order to more effectively target and service our customer:

- business customers;
- · residential customers; and
- payphone customers.

Business customers

Business customers are comprised of global and corporate customers, business customers, Government customers and wholesale customers. We have separate sales and marketing departments geared to each of the sub-categories within our business customer category. Our business customer category accounted for approximately 71% of our total fixed-line revenue, excluding directories and other revenue, in the six months ended September 30, 2002 and approximately 41% of our total fixed access lines as of September 30, 2002.

Global and corporate

Global and corporate customers comprise 225 of South Africa's largest financial, retail, manufacturing and mining companies with domestic and international operations. We have increased our sales and marketing efforts aimed at our large global and corporate customers in order to continue to improve customer loyalty. We offer tailored packaged solutions and seek to enter into long-term relationships with our global and corporate customers in order to maintain our leadership position in this customer market. We market and sell our products and services to these customers primarily through corporate account managers and our corporate customer call center in Cape Town.

Business and government

Business and Government customers comprise approximately 550,000 large, medium and small business and governmental accounts. Government customers accounted for approximately 9% of our total fixed-line operating revenue, excluding directories and other revenue, in the six months ended September 30, 2002. We separately target the top 500 customers within this category. We also offer tailored packaged solutions and seek to enter into long-term relationships with our medium and small business customers in this category. In addition, we established a customer relation unit to focus on retaining business customers. We market and sell our products and services to these customers primarily through customer account managers and representatives, the Telkom Business Call Center and customer service branches. As of September 30, 2002, we had over 150 customer service branches located throughout South Africa to assist our business customers in finding the products and end-user equipment that best fits their needs.

Wholesale

Wholesale customers comprise mobile operators, domestic licensed network operators, international operators and value-added network service providers. Products sold to wholesale customers primarily include mobile voice termination services, international voice termination services, leased line data services and international transiting services. We also provide internet protocol services to other internet service providers. We are currently focusing on developing wholesale

products that cater to the needs of a more liberalized fixed-line market in South Africa. Our marketing and sales strategy for the wholesale services market is to be the carrier of choice for other operators. We have invested a substantial amount into our state-of-the-art network both in South Africa and in our international undersea cables. We intend to compete in this market by offering destination specific wholesale based prices targeted to this customer market. We intend to focus on expanding our relationships with international operators and further increasing the penetration of our transiting services to international operators, including other African operators, for traffic into and out of Africa.

Residential customers

Residential customers comprise both prepaid and postpaid residential customers using PSTN, ISDN and ADSL services. Residential customers accounted for approximately 25% of our total fixed-line revenue, excluding directories and other revenue, in the six months ended September 30, 2002 and approximately 55% of our total fixed access lines as of September 30, 2002. Prepaid residential customers accounted for approximately 29% of our residential customers as of September 30, 2002.

We are seeking to compete in the residential market by offering communications packages focused on improving convenience and security to enhance consumers' lifestyles, while at the same time increasing revenue per customer. We intend to continue to introduce calling plans that target high use customers and are designed to increase consumers' value for money. We market and sell our residential products through our customer call center, customer service branches, mobile vans, Vodacom's mobile customer service branches, kiosks, the South African Post Office, independent distributors and vendors and through telemarketing. We are focused on increasing the penetration of our ISDN and ADSL services to retail customers through targeted direct advertising to high internet usage subscribers.

Payphone customers

Payphones comprise our public and private payphone units. Payphones accounted for approximately 4% of our total fixed-line revenue, excluding directories and other revenue, as of September 30, 2002.

In order to increase sales in our payphone services business, we seek to provide easy access to our services through the effective placement of our phones and phonecard outlets in high traffic areas. Our key focus area is the premier market, which includes garages, prisons and malls. In furtherance of this goal, we target and enter into nationwide contracts with multi-location telephone providers to ensure wider distribution of our payphones. We market and sell our payphone products through our sales managers and representatives and sales call centers.

Customer care and service

Customer care is one of our top priorities. We offer a number of customer care initiatives tailored to our different customer segments. We allocate service managers to each of our global and corporate customers, who are responsible for ensuring that all new installations and repairs are performed in a satisfactory and timely manner. In addition, we have established a corporate customer call center in Cape Town for our global and corporate customers, capable of making minor infrastructure changes from a single location. We also offer service level agreements on a number of our existing data communications products where technology allows us to do so and our goal is to introduce service level agreements on all new data communications products in the future. We confer VIP status on each of our global and corporate customers and other selected customers that allows them direct access to key people within our organization to ensure quick resolution of any problems they may have regarding our products and services.

We initiated an ambassador program in 2000 for our medium and small business customers. Under this program, participating managers each adopt a few business customers and act as a single point of contact for those customers in the event of any problems with our products and services. In addition, our Telkom Business Center provides customer support for our medium and small business customers. We also offer service level agreements for our data communications products to our medium and small business customers.

We offer a broad range of internet-based customer-care tools. We operate, for example, an email service center where our customers can contact and receive responses from our customer service representatives by email. We also provide a website with answers to frequently asked questions, service bulletin boards and tools to change passwords and other personal data on-line.

Network quality

The improvements in customer service that we have made have been facilitated by our investments in our network operations center and our new data center. These investments have increased our ability to identify and anticipate future customer needs more rapidly and to provide the appropriate solutions and services.

We have six installation and fault management centers to address faults, installation and service appointment scheduling.

The following table sets forth information regarding improvements in our installation and repair times and service quality during the periods indicated.

		As of September 30,		
	2000	2001	2002	2002
Installation				
Mean time to install residential voice (days)	21	18	8	7
Mean time to install business voice (days)	12	11	5	3
Mean time to install corporate voice (days)	6	5	3	1
Mean time to install ISDN (days)	88	59	31	20
Mean time to install 2Mb data (days)	84	53	35	27
Mean time to install subrates data (days)	50	28	23	21
Repair				
Mean time to repair business voice (hours)	26	23	16	11
Mean time to repair corporate voice (hours)	16	15	14	7
Mean time to repair 2Mb leased lines (hours)	4	3	3	3
Mean time to repair subrate leased lines (hours)	8	6	6	4
Service measures				
Number of residential faults per 1,000 lines	522	518	528	420
Number of business faults per 1,000 lines	332	279	265	223
Number of faults per 1,000 subrates	1,094	1,053	919	841
Number of faults per 1,000 2Mb	1,036	718	925	750
Percentage of coin payphones available (percentage)	91	94	95	n/a
Percentage of card payphones available (percentage)	97	98	98	n/a

Overall, we have significantly improved installation and repair times and service quality, however, our fault rates have been adversely affected by theft and vandalism. We have introduced a number of efforts to curb theft and vandalism, including the introduction of alarms, security patrols and other technologies.

Severe weather conditions in the year ended March 31, 2000 also negatively impacted fault rates for business and residential customers.

Infrastructure and technology

In 1997, we embarked on an extensive five year capital investment program in our fixed-line business. Our total fixed-line investment for the five years ended March 31, 2002 was R41.7 billion, of which R27.9 billion was for network modernization and line roll-out in order to comply with our license obligations and prepare for competition.

As of September 30, 2002, we had 4.9 million lines connected to our network. As a result of the line roll-out targets contained in our license, disconnections due to customer non-payments and customer migration to mobile services, we have excess capacity on our fixed-line network. We plan to use this capacity where possible to expand our prepaid services. Our strategy is to increase the number of access lines on our network by selectively expanding our network in economically viable areas where projected revenue exceeds the cost of construction.

The following table sets forth information related to the digitalization and upgrade of our network at the dates indicated.

		As of	As of September 30,				
	1998	1999	2000	2001	2002	2001	2002
Digitalization (percentage of lines)	82.0	92.5	99.0	99.6	99.8	99.8	99.8
ATM switches	_	45	116	129	195	163	194
Digital exchange units	3,019	3,512	3,697	3,894	4,083	4,059	4,103

National network operations center

In 2000, we opened a state-of-the-art national network operations center, capable of monitoring our core network and coordinating and dispatching core network repair personnel from one control point based at Techno Park in Centurion, Pretoria. Our national network operations center enables us to be more proactive in anticipating, localizing and isolating problems, such as congestion and cable breaks, so that they can be corrected promptly. It has a 120-meter wide video wall providing an up-to-the-minute, real-time visual summary of the status of our entire network. Our national network operations. Network service management specialists are able to obtain up to the minute information from this center in order to proactively update global and corporate customers who have services affected by any major network failure, including voice and data network services.

Switching network

An important part of our fixed-line network modernization program has been switch digitalization. As of September 30, 2002, 99.8% of our telephone access lines were connected to digital exchanges. Switch digitalization has made our network more efficient and has enabled us to offer value-added voice and data services including caller line identification, electronic call answering and innovative billing systems. We have converted our switching network infrastructure from a four-tier architecture which historically was based on analog switching technology to a two-tier structure based on large capacity digital switches. The upper, or primary, tier is used for the transmission of long distance and international traffic and the lower, or secondary, tier is used for the transmission of local traffic.

The primary tier consists of eight switching centers and two international switching centers. Each of the switching centers includes two switches for redundancy purposes and in order to handle larger volumes during peak times. Each of the primary switching centers are interconnected by at least two self-healing diverse routes. Interconnection between our network and the networks of the three South African mobile operators takes place at primary-level switches in the main centers. Two international telephone switching centers serve as the international gateways. Secondary switching centers are connected to the primary switching centers by at least two self-healing diverse routes. Each secondary switching center includes one switch with internal redundancy mechanisms.

Transmission network

A priority of our investment program has been to make our fixed-line network more resilient. We have enhanced our fixed-line network's resiliency through the deployment of synchronous digital hierarchy managed self-healing optical fiber rings. As a result of our efforts, the overall number of fault reports per 1,000 lines has decreased 16.0% in the past three years from 1,094 as of March 31, 2000 to 919 as of March 31, 2002. The number of fault reports per 1,000 business lines has decreased 20.2% in the past three years from 332 in the year ended March 31, 2000 to 265 in the year ended March 31, 2002.

Our national transmission network comprises a synchronous digital hierarchical network. Both the primary and the secondary tier consist of interlocking self-healing rings, which provide a dual path to each connection point. The primary tier consists of eight rings, while the secondary tier consists of 420 rings. The synchronous digital hierarchy network, with its network management capability, provides for faster provision and modification of service, improved grade of service and lower maintenance costs.

Access network

The majority of private branch exchanges are connected via regular copper or special screened copper cable. Fiber in the loop has been deployed in the form of optical fiber distributed concentrators and digital line concentrators.

Asynchronous transfer mode network

We have rolled out an asynchronous transfer mode network to deliver broadband services to global and corporate customers. We plan on migrating all of our data networks onto our asynchronous transfer mode network. As of September 30, 2002, 194 corporate customers have been connected to our asynchronous transfer mode network. The present available bandwidth between the core switches on our asynchronous transfer mode network is 49 STM-1s or 7.3 Gbit/s, while the available bandwidth between the core switches and the services access switches is 207 STM-1s or 30.8 Gbit/s. Access to our asynchronous transfer mode network is primarily provided via copper wire.

Public broadband internet protocol network

Our public broadband internet protocol network comprises a three tier hierarchical network consisting of eight core sites, 17 edge sites and 57 access locations, including over 18,500 modems with an estimated dial up base of greater than 320,000 customers. Our internet protocol network is powered by Cisco equipment.

We have recently introduced ADSL as a new access technology for our internet protocol network. ADSL rollout has been planned to provide a footprint covering fifty percent of existing PSTN customers by April 2003. This network is managed from our national network operating center.

Voice over internet protocol network

Our voice over internet protocol network terminates calls of international voice carriers into our fixed-line network. The network can terminate more than sixty media gateways, or 21,000 voice circuits, and is presently transit switching voice over internet protocol calls to four African countries. The media gateways compress the traditional voice channels of 64 kbit/s in to 8 kbit/s channels thus enabling us to reduce the cost of international calls.

International connectivity

We offer international connectivity from two international switching centers to terrestrial, satellite and submarine cable routes. The satellite earth station is situated at Hartebeeshoek, west of Pretoria. Further international connectivity has been provided with the deployment of very small aperture terminals and other satellite transmitters located at global and corporate customers' premises throughout the country.

A submarine cable system, SAT-2, exists between Cape Town and Europe. We are the largest capacity owner on the SAT-2 submarine cable system with the right to use approximately 65% of the combined capacity. Consistent with our strategy of increasing international carrier traffic on our network, we have invested approximately \$85 million in the SAFE submarine cable system and the SAT-3/WASC submarine cable system. The cable systems provide fiber optic connectivity between South Africa and international destinations. These cable systems utilize the latest technology available in order to provide improved high-speed voice, data, video and other on-demand high-bandwidth services and have increased fiber optic bandwidth between Europe and Africa significantly. We have the right to approximately 20% of the combined capacity on the SAT-3/WASC and SAFE submarine cable systems, making us the largest capacity owner in these cable systems out of the 36 telecommunications operators who have invested over \$650 million in these cables. We believe we are uniquely positioned to exploit the synergies between our extensive fixed-line network in South Africa and our investments in these cables in order to become the communications hub of Africa.

Information technology/operations support systems

The quality of our operations support systems, which store, manage and analyze essential business information, is critical to the success of our business. Our operations support systems permit us to make timely and informed business decisions and respond to our customers' needs with tailored solutions. We have dedicated significant resources to the design and implementation of our new operations support systems based on a comprehensive and well defined information technology strategy.

In 2000, we opened a new data center at Techno Park in Centurion, Pretoria in order to improve internal information technology service levels and offer external internet and related services such as managed data center hosting services. The center is safeguarded by state-of-the-art environmental and security systems capable of performing maintenance without impacting service or availability. The 10,731 square meter complex has 9,467 square meters of usable space and includes a 2,100 square meter data center and a twenty-four hour operations center. The command center contains a large video wall which enables operational and customer personnel to keep abreast of the current state of our intellectual technology infrastructure twenty-four hours a day.

Our retail billing systems have been upgraded. In 1999, the Amdocs guiding, rating and error management modules were implemented and in June 2001, the Amdocs Accounts Receivable module was implemented for voice services. We have also replaced our data billing system to facilitate the billing of more complex price plans. A new wholesale/ interconnect billing process was implemented in 1999. In addition, we implemented a fraud management system during 2000 to detect network and subscription fraud.

Competition

We expect that increased competition from the liberalization of the South African communications market could result in decreased tariffs and loss in market share which could negatively impact our results of operations and growth. However, we expect competition also to stimulate overall market demand for communications services.

We had the exclusive right to provide public switched telecommunications services in the Republic of South Africa, including international telephone services, until May 7, 2002, but for a number of years we have competed with mobile operators and value-added network operators in connection with the provision of other services. ICASA issued an international carrier of carriers license and multimedia license to Sentech Limited in May 2002. Sentech Limited is wholly

owned by the Government of the Republic of South Africa and is a provider of broadcasting signal distribution services on the African continent. In addition, the South African Minister of Communications and ICASA have initiated a process to issue an additional license to provide public switched telecommunications services to a second national operator and additional licenses to small business operators to provide telecommunications services in areas with a teledensity of less than 5%. ICASA has indicated that it expects to issue these licenses in 2003 or early 2004, however, the Government's solicitation of applications for these licenses has not been well received by prospective domestic and international telephone service providers and it is difficult to determine the timing of such competition. At the close of the application process, two applications for the second national operator had been received. It is currently anticipated that the second national operator will be 30% owned by two entities beneficially owned by the South African Government. The South African Telecommunications Act, 103 of 1996, requires the Minister of Communications to conduct an assessment of the feasibility of issuing additional licenses from May 2005.

We also compete with Vodacom, our 50% owned joint venture, MTN and Cell C, the three existing mobile operators, for telephone customers and for corporate mobile carrier services. In addition, we compete with mobile operators who use least cost routing technology that enables fixed-to-mobile calls from corporate private branch exchanges to be transferred directly to mobile networks. As a result of increasing competition, the main challenge we face is continuing to improve customer service and loyalty and maintaining our leadership in the South African telecommunications market during liberalization.

We compete primarily on the basis of customer service, dependability and price in those areas where we currently face competition and we expect to compete for public switched telecommunications services in the future. We intend to introduce new products and services and tariff structures with the aim of gaining additional revenues and increasing current revenues generated from existing products.

In addition, we compete with other telecommunication services providers in those areas that are fully liberalized, such as the provision of value-added data network services. The entry of many multinational corporations to South Africa is expected to be a further incentive for global communications operators, which already service these corporations abroad, to establish or enhance their presence in South Africa.

Procurement

We utilize a transparent multi-disciplined approach to purchasing and supplier management in order to ensure that we receive the best products and services from reliable suppliers at the best overall price. We have established cross functional sourcing teams staffed with individuals from different areas of our organization to evaluate and make recommendations on large bids, which depending on size, require the further approval of our operating committee and notification to our board of directors. Bid requests are published in our weekly tender bulletin and on our web site. We are required to adopt affirmative procurement policies that favor historically disadvantaged suppliers. We seek to utilize at least two suppliers for all critical equipment where possible in order to minimize supply risk. In the year ended March 31, 2002, our top twenty suppliers accounted for approximately 51% of all equipment purchased and our main supplier was Siemens, which accounted for approximately 10% of all equipment purchased.

Fixed-line properties

Our principal executive offices are located at Telkom Towers North, 152 Proes Street, Pretoria 0002, Republic of South Africa and comprise approximately 27,000 square meters of office space. Our executive offices are leased from the Telkom Retirement Fund under a lease agreement which will expire on January 31, 2019. The total area of all our properties as of March 31, 2002 comprised approximately 3.2 million square meters consisting of approximately 1.9 million square meters of owned properties and approximately 1.3 million square meters of leased properties. As of March 31, 2002, we leased approximately 670,000 square meters of office space pursuant to lease agreements. Except as stated to the contrary below, our leases expire at various times ranging from one month to five years.

Our properties primarily consist of 2,459 electronic telephone exchanges, 49 microwave transmission towers, three satellite stations, 171 customer service branches, 263 customer service centers, three information technology centers and one network management center.

Details of the principal immovable property leased and owned by our fixed-line business as of March 31, 2002 are as follows:

Type of property	Leased or owned	Lessor	Lessee	Buil Location	ding area (square meters)	Monthly rental	Expiration date
Head office	Leased	Telkom Retirement Fund	Telkom	152 Proes Street Pretoria South Africa	26,981	R889,214	January 31, 2019
Equipment related	Leased	Telkom Retirement Fund	Telkom	178 Vermeulen Street Pretoria South Africa	4,993	R296,127	January 31, 2019
Information technology center	Leased	Telkom Retirement Fund	Telkom	21 Teddington Street Tygerberg Bellville South Africa	22,332	R735,996	January 31, 2019
Network operations center	Owned	n/a	n/a	91 Oak Avenue Highveld Centurion South Africa	24,449	n/a	n/a
Hillbrow microwave tower	Owned	n/a	n/a	Claim Street Hillbrow Johannesburg South Africa	18,126	n/a	n/a
Pretoria microwave tower	Owned	n/a	n/a	Devenish Street Groenkloof Pretoria South Africa	4,485	n/a	n/a
Hartebeesthoek satellite station	Owned	n/a	n/a	Old Krugersdrop Road on the Farm Hartebeesthoek South Africa	6,405	n/a	n/a
Electronic telephone exchange	Owned	n/a	n/a	Sivewright Street New Doornfontein Johannesburg South Africa	16,723	n/a	n/a

Our property facilities, whether leased or owned, are managed pursuant to a management agreement with Telecommunications Facilities Management Company (Proprietary) Limited, a company incorporated in the Republic of South Africa, of Meersig Building, 48 West Avenue, Centurion. The consideration paid to Telecommunications Facilities Management Company for management services in the year ended March 31, 2002 and the six months ended September 30, 2002 was R144 million and R73 million, respectively. The management agreement terminates on March 31, 2011.

On September 1, 2002, we issued an information memorandum inviting potential investors to provide to us by November 2002, preliminary submissions to purchase a substantial portion of our fixed-line property portfolio and lease that property back to us. This transaction is expected to involve over 1,400 properties ranging from warehouses and exchange buildings to our national network operations center and is intended to further our strategy of focusing on our core business. We are currently reviewing the bids we have received to date after having completed a due diligence process.

Employees

The following table sets forth the number of our full-time employees in our fixed-line segment.

	As of March 31,					As of Septe	mber 30,	Six months	
	2000	2001	2002	2001/2000 % change	2002/2001 % change	2001	2002	2002/2001 % change	
Telkom	49,128	43,758	39,444	(10.9)	(9.9)	42,110	38,009	(9.7)	
Network and technology	36,551	31,330	28,343	(14.3)	(9.5)	30,303	27,313	(9.9)	
Marketing and sales	9,021	8,919	8,230	(1.1)	(7.7)	8,423	8,001	(5.0)	
Support and other	3,556	3,509	2,871	(1.3)	(18.2)	3,384	2,695	(20.4)	
Other subsidiaries	638	701	586	9.9	(16.4)	463	580	25.3	
Total	49,766	44,459	40,030	(10.7)	(10.0)	42,573	38,589	(9.4)	

In addition to our full time employees, Telkom employed an average of 2,227 temporary employees in the year ended March 31, 2002 and an average of 2,089 temporary employees in the six months ended September 30, 2002. Our employees are represented by the Alliance of Telkom Unions, comprising the South African Communications Union, the Solidarity Union, the Post and Telecommunications Association of South Africa and the Communication Workers Union. Some of our employees also belong to other unions that are not recognized by Telkom for collective bargaining purposes, including the Postal Union, the Society of Telkom Engineers and the South African State and Allied Workers Union. As of September 30, 2002, approximately 75% of our fixed-line employees, excluding our Telkom Directory Services and Swiftnet subsidiaries, were union members. Telkom's bargaining agreement covering its unionized employees is scheduled to expire on March 31, 2003.

The Government of the Republic of South Africa currently appoints one union member to our board of directors. A number of South African trade unions, including the trade unions of our employees, have close links to various political parties. In the past, trade unions have had a significant influence in South Africa as vehicles for social and political reform and in the collective bargaining process. Since 1995, South Africa has enacted various labor laws that enhance the rights of employees and resulted in increased compliance costs.

These laws:

- confirm the right of employees to belong to trade unions;
- guarantee employees the right to strike, the right to picket and the right to participate in secondary strikes in prescribed circumstances;
- provide for mandatory compensation in the event of termination of employment due to redundancy;
- limit the maximum ordinary hours of work;
- increase the rate of pay for overtime;
- require large employers, such as us, to implement affirmative action policies to benefit previously disadvantaged groups and impose significant monetary penalties for non-compliance; and
- provide for the financing of training programs by means of a levy grant system and a national skills fund.

We believe that the relationship between our management and our employees and labor unions is good. We believe that investment in employee training and development is essential to implementing corporate cultural change and improving customer satisfaction. In order to improve the skill levels of our employees, we invested R506 million in employee training and development in the year ended March 31, 2002 and approximately R226 million in employee training and development in the six months ended September 30, 2002.

We are leveraging the experience of our strategic equity investors to improve and transfer skills to our South African management team. Leadership development continues to remain our primary priority, with specific focus on previously disadvantaged groups. We have launched a number of initiatives designed to train our employees and encourage employee retention.

Employee-related expenses are a significant component of our total fixed-line operating expenses. The number of our fixed-line employees, excluding Telkom Directory Services and Swiftnet, declined by approximately 18,800 positions from March 31, 1997 through September 30, 2002. We have entered into agreements relating to employee optimization and retrenchment with two unions representing the majority of our employees. An agreement regarding employee optimization, which was concluded with the Alliance of Telkom Unions on August 23, 2001, gives employees identified as being redundant the option to accept a voluntary severance or early retirement package or the option to join a redeployment pool. Employees joining the redeployment pool will be retrained for vacant positions after an assessment relating to skills and training of the employee has been conducted.

A job security and retrenchment framework agreement was reached with the Communications Workers' Union on January 24, 2002. This agreement is aimed at engendering a sense of job security and regulating the process to be followed prior to any dismissals for operational reasons. The agreement makes provision for a consultative process to seek ways of avoiding job losses, for reaching agreement on the dismissal of employees for operational reasons should job losses be unavoidable and for ways of assisting employees after they have been dismissed due to operational reasons, including training.

In addition, in October 2002, Telkom and its unions agreed to embark on a process of implementing alternative strategies and approaches to avoid and minimize job losses and to create new career opportunities for Telkom employees.

Mobile communications

Overview

We participate in the South African mobile communications market through our 50% interest in Vodacom. Vodacom is the largest mobile communications network operator in the Republic of South Africa with a market share of approximately 59% as of September 30, 2002 based on total reported customers. In addition, Vodacom has investments in mobile communications network operators in Lesotho, Tanzania and the Democratic Republic of the Congo.

Vodacom's other shareholders are:

- Vodafone, the world's largest mobile telecommunications company, that beneficially owns 35% of Vodacom; and
- VenFin that beneficially owns 15% of Vodacom.

South Africa

Vodacom had 7.1 million customers in South Africa as of September 30, 2002. Vodacom's 5,199 base stations as of September 30, 2002 are capable of reaching approximately 43 million people in South Africa, representing 95.1% of the country's population based on Statistics South Africa. Vodacom's base stations cover approximately 64.6% of the total land surface of the country. The penetration rate for mobile communications in the Republic of South Africa has increased to 26.6% as of September 30, 2002 from 2.4% as of March 31, 1997.

Vodacom offers mobile communications services based on the Global System for Mobile communications technology, or GSM. Vodacom was granted a mobile cellular telecommunications license in South Africa in September 1993 and commenced service in June 1994. This mobile cellular telecommunications service license was confirmed and reissued in August 2002 pursuant to the Telecommunications Act, 103 of 1996.

Products and services

Vodacom offers a wide range of mobile voice and data communications products and services, including value-added services such as caller identification, call forwarding, call waiting, voicemail, entertainment, information and commerce services, short messaging services, mobile internet access, fax services and twin call services, which enable customers to use two mobile phones under the same number. Vodacom's services also include the sale of handsets. Vodacom has a record of innovation as the first mobile communications network operator in the world to offer prepaid mobile communications services on an intelligent network platform. Vodacom was also the first mobile communications network operator in South Africa with nationwide coverage. Vodacom has access to Vodafone's extensive research related to its products, services and technology, including its international benchmarking studies. In the future, Vodacom will focus on offering premier interactive voice response, premium short messaging services, general packet radio services, multimedia services and fixed-to-mobile products.

Contract subscription services

As of September 30, 2002, 16.0% of Vodacom's customers were contract customers. Contract subscription is typically for an initial 24-month contract. Vodacom offers contract customers a range of mobile service packages designed to appeal to specific customer segments. Vodacom offers two broad categories of contract subscription packages, leisure packages for residential customers and business packages for business customers.

In November 2001, Vodacom introduced per second billing products for both its leisure and business packages where customers are billed in one second increments. The monthly subscription and call charges vary with each of the packages. All contract packages make available voice, fax and data services, voicemail, caller identification, call forwarding, call waiting and short message service capability. Depending on the contract package, customers either pay a fixed monthly charge and receive a set number of free minutes or pay a monthly subscription for access plus a per minute or per second fee. In addition, Vodamail Executive is available to all contract packages on request. This is an integrated voice and fax mailbox that offers features such as Faxmail, group distribution list and voicemail messaging.

Prepaid services

As of September 30, 2002, 83.6% of Vodacom's customers were prepaid customers. Vodacom has two prepaid products, Vodago and 4U. In November 1996, Vodacom launched Vodago, a prepaid, no contract, no credit mobile communications service based on the Siemens Intelligent Network platform. Since its introduction, Vodago has experienced rapid growth and has been a significant element in the growth of Vodacom's mobile customer base. In October 2001, Vodacom launched 4U, a new prepaid per second billing product targeted at the youth market who have higher usage of SMS and a need for per second billing. Since its inception, the number of 4U subscribers has increased significantly and as of September 30, 2002, approximately 46% of Vodacom's prepaid customers were 4U customers.

Vodago and 4U provide instant access to the Vodacom network and enable low volume customers to control mobile telephone costs based on usage because there are no long-term contracts. Fax and certain data services are not available to Vodago customers. Vodacom offers five Vodago vouchers, ranging from R29 worth of airtime value and a 14 day usage time window to R1,100 worth of airtime value and a 365 day usage time window. Remaining time value and time window are accumulated provided the customer recharges a voucher before the time window expires. The accumulated time window cannot exceed 24 months. Vodacom also offers a voucher that entitles customers to receive unlimited incoming calls for 365 days. This voucher does not entitle the customer to make outgoing calls, but can be combined with other vouchers that entitle the customer to make outgoing calls as well as accumulate airtime.

A wide variety of retail outlets, such as handset dealers, gas stations, tobacco shops and post offices, sell recharge vouchers for Vodacom's prepaid customers. Recharging can also take place electronically and through the use of banking networks. Because prepaid customers pay in advance for their mobile service, the risk of bad debts is eliminated and the risk of fraud is substantially reduced. In addition, prepaid services provide cost savings to Vodacom as bills do not need to be sent to prepaid customers and handsets for prepaid customers are not subsidized. There are less service offerings for the prepaid mobile communications market than there are for the contract base market. Following the launch of 4U, Vodacom is continuing to implement initiatives to expand on its prepaid mobile communications service offerings and to gain a greater understanding of its prepaid customer base and its requirements.

Community services

In 1996, Vodacom jointly with Siemens and Psitek developed community telephone units, which are installed throughout communities either on an individual basis or grouped in a container with the Vodacom brand.

Community service phones are purchased by local entrepreneurs who resell community phone services. Community service phones are preloaded with airtime and can be recharged electronically by telephone shop operators when the airtime on the phone expires. The demand for community service phones has been strong since its introduction. The development of community service phones has made it possible to provide mobile access to the more than 20 million South Africans who live in communities where there is less than one telephone line per hundred people and have improved the quality of life for many South Africans who previously had no access to telecommunications. Vodacom rolled-out approximately 30,000 community service phones by September 30, 2002, exceeding its aggregate license target of 22,000 community service phones. Community service phones have been a cost effective method of significantly increasing traffic revenue on Vodacom's network due to their low roll-out costs for Vodacom and low barriers to entry for customers. Community service phones generated ARPUs of nine times Vodacom's average overall ARPUs in the year ended March 31, 2002. Vodacom intends to utilize or adopt its business model for community service phones in its other African operations.

Value-added mobile voice and data services

Vodacom offers an extensive portfolio of value-added mobile voice and data services, including caller identification, call forwarding, call waiting, voicemail, entertainment, mobile information and commerce services, short messaging services, mobile multimedia services, data services, mobile internet access, fax services and twin call services, the latter of which enable customers to use two mobile phones under the same number. Vodacom has experienced substantial growth in the use of its value-added voice and data services, resulting in increased traffic revenue on its network. Short messaging services generated almost all of Vodacom's R400 million of data revenue in the year ended March 31, 2002 and R239 million of data revenue in the six months ended September 30, 2002. Vodacom transmitted 911 million short messaging services over its network in the year ended March 31, 2002 and 653 million in the six months ended September 30, 2001.

Data revenue provided 2.5% of Vodacom's total mobile network service revenues in the year ended March 31, 2002, up from 2.0% in the year ended March 31, 2001. Data revenue provided 2.5% of Vodacom's total mobile network service revenue in the six months ended September 30, 2002. However, Vodacom believes that more sophisticated mobile messaging data and internet services are still in their infancy, with broad application hampered by low transmission speeds. Vodacom expects that the broad introduction of "always-on" faster response and generally higher speed packet-switched data services, such as GPRS and, at a later stage, universal mobile telecommunications system, or UMTS, will provide the platform for future value-added services. Vodacom launched Mylife, its GPRS network service in October 2002. Although GPRS capable handsets became commercially available by mid-2002, the availability of mobile multi-media services, or MMS, handsets at commercially attractive prices is not expected to occur until 2003. Vodacom expects MMS services to provide a growing source of revenue in the future as they gain acceptance among customers.

Handset sales

Service providers offer handsets for sale at subsidized prices to contract customers depending on the airtime and tariff plan and type of handset purchased. Vodacom purchases handsets at current market prices. Mobile users may use any handset on the Vodacom or any other network if the handset contains a sim-card for Vodacom or the other network. No modifications, other than the replacement of the sim-card, are required to utilize handsets on either the Vodacom or other mobile communications network operators' networks, unless the handset is network locked. During 2002, Vodacom began network locking subsidized handset sales for its prepaid products, as it had done for a small number of handsets sold prior to April 1999.

Interconnection services

Vodacom provides interconnection services to the other two South African mobile operators, our fixed-line business and to the local operators in each of the African countries in which Vodacom operates. Vodacom will also provide these services to the second national operator and other South African communications licensees when they commence operations.

National roaming services

In July 2001, Vodacom concluded a roaming agreement with Cell C for a fifteen year period. This roaming agreement enables Cell C to provide national coverage to its customers, by allowing the routing of calls over Vodacom's mobile communications network. Roaming by Cell C in a number of densely populated cities or regions, including Gauteng, which includes Johannesburg and Pretoria, Cape Town, Durban, Bloemfontein and Port Elizabeth, will not be permitted after a period of three years.

International roaming services

International roaming enables Vodacom's contract customers to make and receive calls with their mobile telephones in countries using the networks of operators with whom Vodacom has entered into international roaming agreements. As of September 30, 2002, Vodacom had international roaming agreements with over 230 mobile communications network operators in over 120 countries. In the fourth quarter of 1998, Vodacom became the first South African mobile communications network operator to sign a digital GSM roaming agreement with an American mobile communications operator. Vodacom also receives revenue from its roaming partners for calls made in South Africa by their customers.

Customers

Vodacom has experienced substantial growth in its mobile customer base since its inception in 1994. As of September 30, 2002, there were an estimated 12.1 million mobile communications customers in South Africa, which represents a penetration rate of 26.6% of the population. Despite the introduction of a third mobile communications network operator in 2001, Vodacom has maintained its market share. As of September 30, 2002, Vodacom customers represented approximately 59% of South African mobile communications customers making Vodacom the leading mobile communications network provider in South Africa and the whole continent of Africa based on total reported customers.

The following table sets forth customer data for Vodacom's mobile communications services in the Republic of South Africa as of the dates indicated.

Timed us of the dates indicated.	As of March 31,				As of September 30,		Six months	
	2000	2001	2002	2001/2000 % change	2002/2001 % change ¹	2001	2002	2002/2001 % change
South Africa:								
Customers (thousands) ¹ \ldots \ldots	3,069	5,108	6,557	66.4	28.4	5,657	7,130	26.0
Contract	963	1,037	1,090	7.7	5.1	1,062	1,139	7.3
Prepaid	2,082	4,046	5,439	94.3	34.4	4,569	5,961	30.5
Community services	24	25	28	4.2	12.0	26	30	15.4
Gross connections (thousands) .	1,884	2,990	3,038	58.7	1.6	1,385	1,625	17.3
Contract	261	263	199	0.8	(24.3)	110	110	_
Prepaid	1,617	2,725	2,836	68.5	4.1	1,273	1,513	18.9
Community services	6	2	3	(66.7)	50.0	2	2	-
Churn (percentage) ²	31.8	23.3	27.2	(26.7)	16.7	31.3	30.7	(1.9)
Contract	17.4	18.7	14.5	7.5	(22.5)	16.6	13.2	(20.5)
Prepaid	40.5	24.8	30.1	(38.8)	21.4	34.8	34.3	(1.4)

¹ Customer totals are based on the total number of customers registered on Vodacom's network, which have not been disconnected, including inactive customers, as of the end of the period indicated. 13.9% of Vodacom's total reported customers, 15.9% of its prepaid customers and 3.8% of its contract customers in South Africa were inactive as of March 31, 2002. 15.1% of Vodacom's total reported customers, 17.0% of its prepaid customers and 4.9% of its contract customers in South Africa were inactive as of September 30, 2002.

² Churn is calculated by dividing the average monthly number of disconnections during the period by the average monthly total reported customer base during the period.

Vodacom's contract customers are disconnected when they terminate their contract or their service provider who carries the credit risk terminates their contract due to non-payment. Prepaid customers are disconnected if they do not recharge their vouchers after being in time window lock for four months. Time window lock occurs when a customer's paid active time window, or access period, expires. Customers are deemed to be inactive if they have not made or received a revenue generating call in three months.

Vodacom believes the significant year on year growth in customer numbers is due primarily to historical pent up demand for basic voice telephone services, particularly in underserviced and rural, outlying areas of South Africa. Vodacom also attributes its growth to the launch of its prepaid services, which have enabled those that lack access to credit and steady income to obtain telephone service. Finally, Vodacom believes that its aggressive marketing campaign, the creation of strong distribution channels for Vodacom's products and services and the introduction of new value-added voice and data services have further fuelled growth.

Vodacom expects that the number of contract customers in South Africa will eventually level off and that the number of prepaid customers in South Africa will continue to grow in the medium term driven by the continued demand for basic voice telephone services. Vodacom believes that mobile communications services provide a cost effective means to connect in underserviced and rural, outlying areas. Vodacom's efforts will therefore continue to focus on growing customer numbers while carefully managing its existing customer base, marginal revenue per customer and customer related acquisition and retention costs.

Vodacom, MTN and Cell C each provide connection commissions to service providers and dealers (agents). These are often utilized by agents to subsidize handsets as an incentive for customers to switch operators to obtain a new handset and to reduce the cost of access. As a result, Vodacom focuses on keeping its churn rate low and retaining high value customers through focused handset upgrade policies and other retention measures, while continuously monitoring customer acquisition and retention costs. Vodacom also actively manages churn through customer relationship management systems, developing its own distribution and logistics capabilities and other retention initiatives. Prepaid customer churn is negatively affected by the high rate of unemployment in South Africa and low cost of access.

Traffic

The following table sets forth information related to the traffic volume of Vodacom's customers in South Africa for the periods indicated. Traffic comprises outgoing calls made in South Africa and abroad and incoming calls received by Vodacom's customers in South Africa, excluding national and incoming international calls.

	As	of March 3	1,			As of Sept	Six months	
	2000	2001	2002	2001/2000 % change	2002/2001 % change	2001	2002	2002/2001 % change
Traffic (millions of minutes)	5,669	7,472	8,881	31.8	18.9	4,229	5,007	18.4
Outgoing	2,885	4,052	4,967	40.5	22.6	2,307	2,994	29.8
Incoming (interconnection)	2,784	3,420	3,914	22.8	14.4	1,922	2,013	4.7

Tariffs

Vodacom's tariffs are subject to the regulatory scrutiny, and, in certain circumstances, approval of ICASA. The contract tariff packages are designed to appeal to the various spectrum of leisure and business customers. Vodacom sets its contract subscription package tariffs utilizing a balanced mix of access and usage. For those tariff packages where voice usage is high, the per minute rate is lowered and the monthly subscription tariff is raised. For those packages where the voice usage is low, the per minute tariff rate is increased and the monthly subscription tariff is lowered. For those users where the monthly subscription tariff is a barrier to entry, Vodacom offers prepaid packages with no monthly subscription tariff, but sets the per minute voice tariff rate higher. Tariff rates for SMS messaging are based on the fact that lower cost channels are used to carry the data.

The following table sets forth selected tariff information as of the dates indicated for a leisure contract package, a business contract package and a prepaid package. Peak hours are weekdays between 7:00 a.m. and 8:00 p.m. Off peak hours are all other times and all day during public holidays. Tariffs for international calls vary according to the destination country of the call. In November 2001, Vodacom launched new products for its contract and prepaid packages where calls are charged in one second increments. The following tariffs for Vodacom's packages are charged in time units of one minute for the first minute and thereafter in units of 30 seconds.

	As of September 30, 2002				
	Leisure ¹	Contract ²	Prepaid ³		
	(ZAR	, including value-a	dded tax)		
Connection fee	97.00	97.00	_		
Monthly charge/subscription	135.00	180.00	_		
National calls (per minute)					
Mobile-to-fixed peak calls	2.70	1.66	2.85		
Mobile-to-fixed off peak calls	0.87	0.87	1.55		
Mobile-to-mobile peak calls – own network	1.70	1.66	2.85		
Mobile-to-mobile off peak calls – own network	0.87	0.87	1.55		
Mobile-to-mobile peak calls – other networks	2.70	2.08	2.85		
Mobile-to-mobile off peak calls – other networks	0.87	0.87	1.55		
International calls (per minute)					
Peak	1.66+	1.66+	R5, R10		
	Telkom	Telkom	or R15		
	peak	peak	depending on zone		
Off peak	0.87+	0.87+	R5, R10		
	Telkom	Telkom	or R15		
	off peak	off peak	depending		
			on zone		
SMS per message					
Peak	0.75	0.75	0.75		
Off peak	0.30	0.30	0.30		

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¹ Tariff for "Weekend Everyday," Vodacom's contract leisure package. Vodacom's "Weekend Everyday" contract includes 120 free offpeak minutes per month. Calls are charged for first 60 second increment and 30 second increments thereafter. As of September 30, 2002, "Weekend Everyday" customers accounted for 41.0% of Vodacom's total contract customers.

² Tariff for "Business Call," Vodacom's contract business package. Vodacom's "Business Call" contract includes no free minutes per month. Calls are charged for first 60 second increment and 30 second increments thereafter. As of September 30, 2002, "Business Call" customers accounted for 20.0% of Vodacom's total contract customers.

³ Tariff for "Vodago," Vodacom's standard prepaid package. Calls are charged for first 60 second increment and 30 second increments thereafter.

Sales and marketing

Vodacom's sales and marketing strategy is split into two focus areas, marketing and brand building and sales and distribution. Vodacom's promotional strategy seeks to build a brand that is widely recognized by customers. Vodacom's advertising and promotion campaign is focused on television advertising and sponsorship of sporting and entertainment events.

The sale and distribution of Vodacom's products and services and the acquisition and retention of customers are performed by Vodacom's wholly-owned subsidiary, Vodacom Service Provider Company (Proprietary) Limited, a company incorporated in the Republic of South Africa, and the other independent and exclusive service providers. In recent years, Vodacom has purchased a number of the previously independent service providers and consolidated its sales and distribution operations into Vodacom Service Provider Company. In addition, Vodacom utilized three exclusive service providers and three independent non-exclusive service providers as of March 31, 2002. As of March 31, 2002, approximately 72% of Vodacom's contract base was managed by exclusive service providers, including Vodacom Service Provider Company which manages 69% of Vodacom's contract base, while approximately 28% of its contract base was managed by independent non-exclusive service providers.

Vodacom Service Provider Company seeks to enter into exclusive relationships with leading national retailers, wholesalers, dealers and franchisees in order to acquire and retain contract and prepaid customers. As a result of its efforts, approximately 70% of Vodacom's sales are made through exclusive distribution channels.

As of September 30, 2002, Vodacom's distribution network consists of:

- *Vodaworld* A unique one-stop mobile telecommunications mall, showcasing the latest technology in mobile hardware.
- Dealers and franchises Approximately 2,106 company and independently owned mobile dealer and franchise outlets.
- National chains Approximately 5,754 retail outlets.
- Vodacom Direct Vodacom's call center based selling division.
- *Corporate solutions* An extensive direct sales division within Vodacom which concentrates on the sale of contracts, data products and value-added services to businesses.

Dealer incentives

Vodacom offers the following incentives in order to reduce churn on its network:

Contract connection incentive commissions. These incentives are offered to service providers or dealers to stimulate the acquisition of new customers for all contract packages. A commission is paid to the service provider or dealer for each new activation.

Contract retention incentive commissions. These incentives are offered to service providers or dealers to maintain and retain existing customer loyalty for all contract packages, excluding Vodacom 4U. The purpose of these incentives is to minimize customer churn.

Prepaid incentive commissions. These incentives are offered to service providers or dealers to stimulate the acquisition of new customers for all prepaid packages. A commission is paid to service providers or dealers for each new activation.

Distribution incentive commissions. These incentives are offered to service providers or dealers to maintain and increase their loyalty to, and exclusivity with, Vodacom. These incentives include exclusivity payments and advances to service providers in respect of purchases of assets for stores and providing distribution outlets with distribution subsidies to maintain the loyalty of distribution outlets through the stimulation of sales.

Customer care

Vodacom believes that customer service and relationship management are key distinguishing factors among mobile communications network operators and will be increasingly important as competition intensifies. Consequently, Vodacom has significantly improved its customer information systems and become increasingly proactive in developing relationships with its customers, particularly in the high revenue segment of the market. Vodacom has developed a customer relationship management package that enables it to create a historical profile of customers so that customer information can be shared among the group and used in Vodacom's customer retention initiatives. In addition, Vodacom has undertaken a number of other initiatives, including the development of distribution and logistics capabilities to better service customers.

Vodacom plans to continue to invest in sophisticated information systems to facilitate the interface between operational support systems, administrative systems, billing systems, distribution systems and customer service systems. Vodacom believes that the new information systems will allow for the development of enhanced service management processes.

Vodacom's contract customers receive itemized bills and are encouraged to pay by direct debit transfer. Vodacom has a flexible billing system for corporate customers allowing it to offer multiple tariff rates and more customized billing information. Vodacom monitors its exposure to credit loss and customer fraud through a credit scoring system that evaluates potential contract customers. The evaluation process has led to decreases in contract customer churn rates and increases in the overall credit quality of its mobile customers. For its prepaid customers, Vodacom offers the option to recharge over the telephone using credit cards in order to make the recharge process quicker and easier.

Infrastructure and technology

Vodacom operates the largest mobile communications network on the African continent using digital GSM technology within the GSM 900-frequency band based on total reported customers.

In South Africa, the network's core GSM infrastructure as of September 30, 2002 is characterized by:

- 23 mobile switching centers;
- 217 base station controllers;
- 5,199 base transceiver stations, 1,433 of which are micro base transceiver stations;
- 32,104 transceivers; and
- GPRS functionality across the network.

		As of March 31,							
	1998	1999	2000	2001	2002	2002			
Macro base transceiver stations	2,153	2,575	2,977	3,401	3,670	3,766			
Micro base transceiver stations	174	891	1,221	1,292	1,380	1,433			
Total	2,327	3,466	4,198	4,693	5,050	5,199			

Prepaid services are supported by the same GSM technology as contract services. In addition, prepaid services utilize a network of 12 intelligent network nodes and associated front-ends and mediation systems for a variety of interactive voice response and electronic recharging options, including commercial bank ATM and point of sale terminal recharging.

Vodacom's transmission network comprises more than 12,000 2Mbit/sec systems and two 155Mbit/sec systems leased from Telkom, which are managed by a comprehensive digital cross-connect infrastructure. In addition, Vodacom operates an extensive data network for its internal requirements, based on internet protocol, point-to-point and X.25 services, which is supported by the cross-connect network and more than 50 packet/frame/circuit nodes.

This network enables Vodacom to provide value-added voice and data services supported by the following infrastructure in South Africa:

- 38 voicemail platforms;
- five short messaging service centers;
- a wireless application protocol platform;
- · a mobile internet gateway platform supporting advanced SIM toolkit applications; and
- an intelligent network platform.

Vodacom has designed its mobile communications network using scaleable technology in order to be able to increase capacity in an economic manner as demand dictates. The network is capable of providing a high level of service quality despite an extremely varied distribution of traffic, difficult terrain conditions and a complex regulatory environment. As of September 30, 2002, Vodacom had achieved a busy hour dropped call rate of 0.75% and call success rate of 98.7% in South Africa.

Vodacom intends to install additional base station controllers, micro base stations and micro base transceiver stations in order to increase capacity and improve network quality in areas where required. Vodacom has already installed dual band (GSM900/GSM1800) base transceiver stations in 435 locations, including 275 locations in Johannesburg, 155 locations in Pretoria and five locations in Stellenbosch. In addition, all base transceiver stations in metropolitan areas have been upgraded with dual band antennas and feeder cables to accommodate GSM1800 equipment.

In the design of its network, Vodacom has paid careful attention to the needs of customers and to the environment by making an extensive effort to implement sites in the most discrete manner possible. Furthermore, attention has been paid to the issue of the management of electromagnetic emissions to ensure compliance with recognized international environmental standards such as those developed by the International Commission on Non-Ionizing Radiation Protection.

Vodacom has implemented a new billing system to allow for the billing of GPRS services, such as multi-media messaging services and other content-based services. Unlike traditional GSM services where calls are billed on a per second or per minute basis, customers utilizing GPRS services are billed according to the number of bytes of data sent or received.

Competition

The current South African mobile telecommunications market consists of three mobile communications network operators, Vodacom, MTN, a wholly-owned subsidiary of MTN Group Limited, a public company listed on the JSE, and Cell C. Cell C is 60% beneficially owned by a Saudi Arabian based group owned by the Hariri family and 40% beneficially owned by a consortium of mainly black empowerment groups. Cell C commenced operations in November 2001. As of September 30, 2002, Vodacom was the market leader with an approximately 59% market share based on the total reported customers in the South African mobile communications market, while MTN had an approximately 36% market share and Cell C had an approximately 5% market share. Vodacom competes primarily on the basis of product quality, availability and network coverage. Vodacom believes that increased competition could have an adverse impact on its tariffs and churn rate.

Operations in other African countries

Vodacom intends to increase revenue from its other African operations, initially by growing its existing operations in sub-Saharan Africa, and, in the future, by selectively acquiring additional mobile licenses or operators in other sub-Saharan African markets. Investments outside of South Africa are evaluated and monitored against key investment criteria, focusing primarily on countries with stable economic and political conditions and good prospects for growth, market leadership and profitability. Other key factors include Vodacom's ability to gain majority ownership, develop strong local partnership relationships and obtain non-recourse financing. Other African operators are branded under the "Vodacom" name.

Vodacom has investments in mobile communications network operators in Lesotho, Tanzania and the Democratic Republic of the Congo. Although Vodacom has an investment in an entity that in August 2002 was granted a licence to operate a mobile communications network in Mozambique, Vodacom was unable to enter into commercially acceptable interconnection agreements with local operators in Mozambique and has announced that it does not currently expect to commence operations in Mozambique. The number of customers served by Vodacom's operations outside South Africa has grown 194.2% from 104,383 as of March 31, 2001 to 306,156 as of March 31, 2002. The number of customers served by Vodacom's operations outside South Africa grew

to 540,328 as of September 30, 2002. Revenue from Vodacom's operations outside of South Africa has grown from R184 million in the year ended March 31, 2001 to R740 million in the year ended March 31, 2002 and from R228 million in the six months ended September 30, 2001 to R549 million in the six months ended September 30, 2002. Our share of Vodacom's operating profit from other African operations was R41 million in the year ended March 31, 2002 as compared to an operating loss of R16 million in the year ended March 31, 2001 and an operating profit of R3 million in the year ended March 31, 2000.

The following table sets forth customer data for Vodacom's mobile communications networks in its other African operations as of the dates specified.

	Year ended March 31,					Six months ended September 30,		Six months
_	2000	2001	2002		2002/2001 % change	2001	2002	2002/2001 % change
Other African countries								
Customers (thousands) (at period end) ¹	12	104	306	766.7	194.2	164	540	229.3
Lesotho	12	22	57	83.3	159.1	30	92	206.7
Tanzania	_	82	228	-	178.0	134	306	128.4
Democratic Republic of the Congo .	-	-	21	-	-	-	142	-
Penetration (%) (at period end) ²								
Lesotho	n/a	n/a	1.0	n/a	_	n/a	n/a	n/a
Tanzania	n/a	n/a	1.1	n/a	-	n/a	n/a	n/a
Democratic Republic of the Congo .	n/a	n/a	0.3	n/a	-	n/a	n/a	n/a
ARPU ³								
Lesotho (ZAR)	n/a	n/a	144	n/a	n/a	n/a	87	n/a
Tanzania (USD)	n/a	31	27	n/a	(12.9)	n/a	23	n/a
Democratic Republic of the Congo								
(USD)	n/a	n/a	n/a	n/a	n/a	n/a	22	n/a

¹ Customer totals are based on the total number of customers registered on Vodacom's network, which have not been disconnected, including inactive customers, as of end of the period indicated.

² Penetration is calculated based on ITU Telecommunications Indicators as of December 31, 2001.

³ ARPU is calculated by dividing the average monthly revenue during the period by the average monthly total reported customer base during the period. ARPU excludes revenue from equipment sales, other sales and services and revenue from national and international users roaming on Vodacom's networks.

Lesotho

Vodacom owns an 88.3% interest in Vodacom Lesotho (Pty) Limited, a company incorporated in the Kingdom of Lesotho. Vodacom Lesotho's network was commercially launched in May 1996 and has 35 base stations as of September 30, 2002. Vodacom Lesotho's license has a term of 15 years with 14 years remaining. Vodacom Lesotho's cumulative capital expenditures through September 30, 2002 were R158 million.

As of March 31, 2002, Vodacom Lesotho was the sole mobile operator in Lesotho, however, the fixed-line operator in Lesotho, Lesotho Telecommunications Corporation, was recently issued the second mobile communications license in Lesotho and commenced operations in April 2002.

In November 2000, the Privatization Unit of Lesotho and the Sekha-Metsi Consortium Ltd, a company incorporated in the United Republic of Tanzania, entered into an agreement pursuant to which the Sekha-Metsi Consortium Limited acquired Lesotho Telecommunications Corporation's 11.7% interest in Vodacom Lesotho. Vodacom Lesotho had a R25 million money market loan from Vodacom as of September 30, 2002.

Tanzania

Vodacom owns a 65% interest in Vodacom Tanzania Limited, a company incorporated in the United Republic of Tanzania, while Planetel Communication Limited, a company incorporated in Tanzania, owns a 16% interest, and Caspian Construction Proprietary Limited, a company incorporated in Tanzania, owns a 19% interest. Vodacom Tanzania has a 15 year license to operate a GSM network in Tanzania, which became effective on December 21, 1999. The roll-out of the network commenced in March 2000 and the commercial launch of the network occurred in August 2000 and there are 257 base stations as of September 30, 2002. Vodacom Tanzania became the largest mobile communications network operator in Tanzania within one year of launching. Vodacom Tanzania's cumulative capital expenditures through September 30, 2002 were \$115 million.

Tanzania has four other mobile operators, Mobitel, Tritel, Celtel, the existing fixed-line operator's mobile subsidiary, and Zantel. Zantel operates exclusively on the island of Zanzibar.Vodacom Tanzania had a \$65 million non-recourse secured project loan, of which \$47 million was drawn as of September 30, 2002.

Democratic Republic of the Congo

In November 2001, Vodacom, together with Congolese Wireless Network s.p.r.l. a company incorporated in the Democratic Republic of the Congo, formed Vodacom Congo (R.D.C.) S.P.R.L., a company incorporated in the Democratic Republic of the Congo. Vodacom owns a 51% interest in Vodacom Congo, while Congolese Wireless Network owns the remaining 49% interest in Vodacom Congo. Congolese Wireless Network s.p.r.l. had a limited existing network in the Democratic Republic of the Congo. Although Vodacom has a majority voting interest in Vodacom Congo, the other shareholders have certain approval and veto rights granting them joint control over the joint venture. Vodacom is ultimately responsible for the funding of the operations of Vodacom Congo for the first three years pursuant to its shareholders agreement . Vodacom Congo is network was relaunched under the Vodacom brand in May 2002. Vodacom Congo has 18 years remaining on its license. Vodacom Congo had 108 base stations as of September 30, 2002. Vodacom Congo is financing its roll-out in the Democratic Republic of the Congo with vendor and bridge financing and equity contributions and is seeking to obtain non-recourse project finance. Vodacom Congo's cumulative capital expenditures through September 30, 2002 were \$91 million.

Properties

Vodacom's principal executive offices are located at Vodacom Corporate Park, 082 Vodacom Boulevard, Vodavalley, Midrand, 1683, Republic of South Africa. Vodacom's properties primarily consist of three corporate offices, 5,199 base transceiver stations, 217 base station controllers, 23 mobile switching centers, a network management center and a customer service center. The total area of all of Vodacom's properties, excluding its network and retail outlets, was 153,571 square meters as of March 31, 2002, consisting of 94,448 square meters of owned properties and 59,123 square meters of leased properties. Vodacom's leases expire at various times ranging from one month to 14 years.

Vodacom leases transmission lines from us under a lease agreement for the provision of its backbone infrastructure.

Employees

The following table sets forth the number of Vodacom's employees including contractors and temporary employees as of the dates indicated.

	As of March 31,					As of Sept	Six months	
	2000	2001	2002	2001/2000 % change	2002/2001 % change	2001	2002	2002/2001 % change
South Africa	4,048	4,102	3,984	1.3	(2.9)	4,384	3,845	(12.3)
Other African	43	170	369	295.3	117.1	201	397	97.5
\mathbf{Total}^1	4,091	4,272	4,353	4.4	1.9	4,585	4,242	(7.5)

¹ Includes 423, 553 and 96 total temporary employees as of March 31, 2002, 2001 and 2000, respectively, and 140 and 335 total temporary employees as of September 30, 2002 and 2001, respectively.

Vodacom is committed to providing equal opportunities to all of its employees and has developed an employment equity policy that is available to all employees. Vodacom's employees' participation in unions was approximately 5.4% as of March 31, 2002.Vodacom believes that the relationship between its management and its employees and labor unions is good.

Procurement

Vodacom solicits bids for all goods and services in excess of R1 million. Bids are by invitation only. A multidisciplinary cross-functional team evaluates and awards bids to the best supplier based on the best overall value, taking into account technical solutions, delivery time, price and the participation of black economic empowerment partners.

Vodacom seeks to utilize at least two suppliers for all critical equipment where possible to minimize supply risk. Vodacom's main technology suppliers are Siemens, Alcatel and Motorola.

LEGAL PROCEEDINGS

On May 7, 2002, the South African Value-added Network Services Providers' Association, or VANS Association, lodged a formal complaint with the Competition Commission under the South African Competition Act, 89 of 1998, alleging that Telkom was abusing its leading position in contravention of the Competition Act, 89 of 1998, and that it was engaged in price discrimination. The Competition Commission has requested Telkom to respond to the various issues raised by the VANS Association in order to assist the Commission in the investigation of these allegations. The complaints relate to Telkom's refusal to provide new telecommunication facilities or threatening to cease providing existing facilities on its fixed-line network to certain value-added network service providers and that such refusal or threat constitutes anti-competitive conduct in contravention of the Competition Act, 89 of 1998. If these complaints are upheld, Telkom could be required to pay damages to the complainants. Telkom cannot assess the amount of such claims or whether any of the complainants would be able to substantiate any losses.

Telcordia instituted arbitration proceedings against Telkom in March 2001 before a single arbitrator of the International Court of Arbitration, operating under the auspices of the International Chamber of Commerce, which is seated in Paris, France. The seat of the arbitration is in Johannesburg, South Africa. Telcordia is seeking to recover approximately \$130 million for monies outstanding and damages, plus interest at a rate of 15.5% per year. The arbitration proceedings relate to the cancellation of an agreement entered into between Telkom and Telcordia during June 1999 for the development and supply of an integrated end-to-end customer assurance and activation system by Telcordia. In September 2002, a partial ruling was issued by the arbitrator in favor of Telcordia. Telkom has launched review proceedings in the South African High Court in respect of this partial ruling, which have been scheduled for a hearing during August 2003. Telcordia petitioned the United States District Court for the District of Columbia to confirm the partial ruling, which petition Telkom has resisted. A hearing date for this petition has not as of the date of this prospectus been set. The arbitration proceedings and the amount of our liability are not expected to be finalized until late 2003 or early 2004. Telkom has provided R373 million for its estimate of probable liabilities, including interest, in respect of the Telcordia claim in the Telkom Group's consolidated financial statements as of September 30, 2002. Telkom is currently unable to predict the amount that it may eventually be required to pay Telcordia. If Telcordia were able to recover substantial damages from Telkom, Telkom would be required to fund such payments from cash flows or drawings on its existing credit facilities, which could cause its indebtedness to increase and its net profit to decline.

We are parties to various additional proceedings and lawsuits in the ordinary course of our business, which our management do not believe will have a material adverse impact on us.

REGULATION AND LICENSE REQUIREMENTS

Regulation

We are primarily subject to the South African Telecommunications Act, 103 of 1996, the regulations promulgated under that Act and the various licenses issued to us. Many of these regulations are relatively new and are subject to amendment and finalization as the telecommunications industry is further developed and liberalized. We cannot predict the outcome or timing of any amendments or modifications to the applicable regulations or their interpretation or the impact on us. In some instances, final regulations have not yet been promulgated.

Overview

Prior to 1991, the South African Department of Posts and Telecommunications functioned as the exclusive telecommunications and postal enterprise in the Republic of South Africa rendering telecommunications services over a public switched telecommunications network under the Post Office Act, 44 of 1958. The Postmaster-General acted as regulatory authority for all issues relating to both the telecommunications services and postal services. In 1991, the Minister of Posts and Telecommunications incorporated two companies to succeed the telecommunications and postal enterprises of the then Department of Posts and Telecommunications and we were incorporated as the successor of the telecommunications enterprise. The Postmaster-General and the Department of Posts and Telecommunications, however, retained general regulatory functions and continued to regulate the telecommunications industry until the Telecommunications Act, 103 of 1996, came into effect in 1996. On September 30, 1993, under the regulatory regime of the Postmaster-General, the Department of Posts and Telecommunications and the Post Office Act, 44 of 1958, Vodacom and MTN were issued two national mobile cellular telecommunications licenses. These licenses were the first major commercial licenses granted to direct competitors of Telkom.

In 1996 and 1997, the Telecommunications Act, 103 of 1996, totally overhauled the legislative and regulatory framework of the telecommunications industry in South Africa, replaced virtually all the telecommunications provisions of the Post Office Act, 44 of 1958, established the South African Telecommunications Regulatory Authority (which was replaced in 2000 by ICASA when the South African Telecommunications Regulatory Authority and the Independent Broadcasting Authority were merged) and vested it with almost all regulatory functions relating to the telecommunications and broadcasting industries, including a major role in the issuance of telecommunications licenses. However, certain types of licenses, including licenses for public switched telecommunications services, mobile cellular telecommunications services, national long distance and international telecommunications services, may not be issued or even applied for without a prior public invitation by the Minister of Communications setting out the criteria for the issuance. These licenses can only be granted by the Minister of Communications on recommendation from ICASA. In addition, the Telecommunications Act, 103 of 1996, gives the Minister of Communications authority to grant licenses using alternative methods such as by way of auction or tender.

The former Department of Posts and Telecommunications is now known as the Department of Communications. The office of the Postmaster-General no longer exists and the head of the Department of Communications is now known as the Director-General. The Director-General does not, however, have any regulatory powers under the Telecommunications Act, 103 of 1996. Under the Telecommunications Act, 103 of 1996, the Minister of Communications has a policy-making role, entitling her to issue policy directions consistent with the objectives of the Telecommunications Act and giving her the ability to issue invitations to apply for the above-mentioned licenses and the granting thereof.

The Telecommunications Act, 103 of 1996, deemed us to be the holder of a public switched telecommunications license, a value-added network services license and a radio spectrum license, issued under the Telecommunications Act, 103 of 1996, which enable us to continue providing the telecommunications services we provided prior to commencement of the Telecommunications Act, 103 of 1996. On May 7, 1997, we were issued with a formal written public switched telecommunications services license, a value-added network services license and a radio frequency spectrum license under this new regulatory regime. We operate under these licenses today.

In 2001, the Telecommunications Act, 103 of 1996, was substantially amended in order, among other things, to facilitate and regulate the introduction of competition in the telecommunications sector of the Republic of South Africa. The Telecommunications Act, 103 of 1996, now makes provision for the issue of an additional license to provide public switched telecommunications services to a second national operator and for the issue of additional licenses to small business operators to provide telecommunications services in areas with a teledensity of less than 5%. These processes have already commenced and ICASA has indicated that it expects to issue these licenses in 2003 or early 2004. At the close of the application process, two applications for the second national operator had been received. The amended Telecommunications Act, 103 of 1996, provided for the issue of an international carrier of carriers license and a multimedia license to Sentech Limited that were issued in May 2002. The relevant amendments introduce the possibility of further competition from May 2005 should the Minister of Communications, after conducting a feasibility assessment, determine

that one or more additional public switched telecommunications services licenses should be awarded. As a further measure to liberalize the South African telecommunications sector and to increase competition, the Telecommunications Act, 103 of 1996, after these amendments also now expressly provides that the second national operator, Telkom, Vodacom and MTN will be entitled to obtain a license to use radio frequency spectrum in the 1800 MHz band and spectrum for the provision of third generation services. Cell C's existing license already includes the right to use radio frequency spectrum in the 1800 MHz band. Finally, the amended Telecommunications Act, 103 of 1996, requires the introduction of carrier pre-selection by the end of 2003 and number portability by 2005. ICASA has also indicated that it intends to license global mobile personal communications services in 2003 or later and to conduct a feasibility study on the licensing of a fourth mobile cellular operator in 2004 or later.

Regulatory authority

In 2000, the Independent Communications Authority of South Africa Act, 13 of 2000, created ICASA, a new regulatory body for the telecommunications and broadcasting industries. ICASA took over all functions of the dissolved South African Telecommunications Regulatory Authority and the Independent Broadcasting Authority, which previously acted as regulator of the telecommunications and the broadcasting industries, respectively. Deriving its powers from the Telecommunications Act, 103 of 1996, the Independent Communications Authority of South Africa Act, 13 of 2000, and the Independent Broadcasting Authority Act, 153 of 1993, ICASA currently serves as the primary regulatory and licensing authority for the South African communications industry, except with respect to those specific licenses that can only be granted by the Minister of Communications issued by the Minister of Communications and to make recommendations to the Minister of Communications, who is vested with the final power to issue the licenses. Upon its establishment, ICASA inherited a legacy of regulatory problems from its predecessors. It has been reported that ICASA may currently lack adequate resources to effectively fulfill its regulatory and licensing functions and to deal with regulatory challenges that continue to change given the rapidly evolving telecommunications environment.

Policy directions and regulations

The Telecommunications Act, 103 of 1996, entitles the Minister of Communications, after a public comment period, in consultation with ICASA and after referral to Parliament for comment, to issue and publish policy directions consistent with the objectives of the Telecommunications Act, 103 of 1996, from time to time. Once such policy directions have been issued, ICASA is obliged to perform its regulatory and other functions in accordance with such directions. In addition, the Telecommunications Act, 103 of 1996, entitles ICASA to make regulations, drafts of which must, except where the public interest otherwise requires, first be published in the Government Gazette for public comment before final regulations can be prescribed and published in the Government Gazette by the Minister of Communications.

Under South African law, it is possible for licensees such as Vodacom and Telkom and for other interested parties to have the regulations and rulings issued by ICASA reviewed and tested in a court of law for compliance with the objectives and other provisions of the Telecommunications Act, 103 of 1996, and other relevant laws such as the South African Constitution. Such review proceedings take place before an impartial court of law.

The Telecommunications Act, 103 of 1996, is not entirely clear on a number of issues which are expected to be dealt with by regulation. In addition, because ICASA was only established in 2000 and the regulations governing the telecommunications industry in the Republic of South Africa are evolving, lack clarity in a number of areas and are still subject to interpretation, review and amendment there is some degree of regulatory uncertainty for Telkom and Vodacom.

The regulatory process entails a public comment process which, in light of the politicized issue of the privatization of industries such as telecommunications in the Republic of South Africa, makes the outcome of the process uncertain and may cause delays.

Interconnection

The Telecommunications Act, 103 of 1996, establishes the general conditions for interconnection among licensed operators. In particular, the Telecommunications Act, 103 of 1996, guarantees the right of any licensed operator to interconnect with operators licensed to provide public switched telecommunication services, including the second national operator. The Telecommunications Act, 103 of 1996, empowers ICASA to prescribe guidelines as to the terms and conditions of interconnection agreements which must be negotiated between the parties and it confers on ICASA powers to intervene and propose, or even to set its own terms and conditions where the parties are unable to reach an agreement or the agreed terms are not consistent with the relevant guidelines. Any terms and conditions of an interconnection agreement set by ICASA are binding between the parties.

In 2000, ICASA issued, and the Minister of Communications approved and promulgated, interconnection guidelines, which stipulate, among other things, that certain operators may be declared to be "Public Operators", that certain operators may be declared to be "Major Operators", and that certain telecommunication services may be declared to be "Essential Services". A Major Operator must provide Essential Interconnection Services to Public Operators at the Long Run Incremental Cost, or LRIC, of those facilities.

Supplementary interconnection guidelines, approved by the Minister of Communications, were issued by ICASA in 2002. These guidelines declare Telkom to be a Major Operator, its interconnection services to be Essential Services and the second national operator, the mobile cellular operators and the underserviced area licensees to be Public Operators. The guidelines further prescribe that the Essential Services must be made available at the Fully Allocated Cost of those services for the first two years, where after LRIC based interconnection prices will become mandatory.

The public comment process for draft supplementary interconnection guidelines relating to interconnection with the underserviced area licensees was recently completed. These draft guidelines are currently before ICASA for ICASA approval before they are formally presented to the Minister of Communications for signature. In current form, the draft guidelines envisage an asymmetrical interconnection regime between Telkom and the underserviced area licensees, with a terminating tariff differential of at least 30% in favor of these licensees. These draft guidelines do not make any specific reference to cost based pricing, but being supplementary in nature it may be that cost based pricing will be addressed as part of the overall interconnection regulatory regime.

The interconnection agreements between Telkom and Vodacom and MTN that preceded the Telecommunications Act, 103 of 1996, were renegotiated and amended in 2001. An interconnection agreement, on substantially the same terms, was negotiated and concluded with Cell C at the same time. These interconnection agreements with Vodacom and MTN are now completely separated from the agreements for the supply of telecommunication facilities, which used to be dealt with as part of the interconnection agreement and which have also been renegotiated.

Facilities leasing

As in the case of interconnection, the Telecommunications Act, 103 of 1996, establishes the general conditions for the leasing of telecommunications facilities. The Telecommunications Act, 103 of 1996, guarantees the right of licensed operators to obtain telecommunications facilities from operators licensed to provide public switched telecommunication services, including the second national operator, and it empowers ICASA to prescribe guidelines for facilities leasing agreements. It confers on ICASA powers to intervene and propose, or even to set its own terms and conditions where the parties are unable to reach an agreement or where the agreed terms are not consistent with the relevant guidelines, regulations or the Telecommunications Act, 103 of 1996. Any terms and conditions of a facilities leasing agreement set by ICASA are binding between the parties.

In addition, the Telecommunications Act, 103 of 1996, requires us to allow the second national operator to use all of our telecommunications facilities for the first two years of its license, on a resale basis, for the purpose of providing public switched telecommunication services. We may also be required under the Telecommunications Act, 103 of 1996, to lease or otherwise make our telecommunications facilities available to the second national operator for the provision of services, other than public switched telecommunications services, during the first two years of its license and beyond. It is unclear whether this shared access relates only to the provision of public switched telecommunication services as well, although the guidelines issued by ICASA may be interpreted to deal with such other services as well. It is also unclear whether we will be required to allow shared access to the second national operator at LRIC-based prices beyond such two year period in respect of other services, although the guidelines issued by ICASA may be interpreted to prescribe that beyond the two year period, LRIC prices will become mandatory as described below.

In 2000, ICASA issued, and the Minister of Communications approved, facilities leasing guidelines, which stipulate, among others, that certain operators may be declared to be "Public Operators," that certain operators may be declared to be "Major Operators" and that certain telecommunication facilities may be declared to be "Essential Facilities." A Major Operator must provide Essential Facilities to Public Operators at LRIC of those facilities.

Supplementary facilities leasing guidelines were issued by ICASA and approved and promulgated by the Minister of Communications in 2002. These guidelines declare us to be a Major Operator and the mobile cellular operators and the underserviced area licensees to be Public Operators. The guidelines list a set of Telkom's facilities that are declared to be Essential Facilities. Among those essential facilities is shared access to the local loop by the second national operator for the first two years of its license. The guidelines further prescribe that the Essential Facilities must be made available at the Fully Allocated Cost of those facilities for the first two years and thereafter LRIC based prices will become mandatory. Sentech Limited has applied to the South African High Court for an order seeking to set these supplementary facilities leasing guidelines aside on the basis of procedural errors. ICASA has filed a notice of no opposition to this application. As a result, there is a risk that the guidelines will be remanded back to ICASA for further deliberations and ICASA and the

Minister will be required to recommence the process of declaring which operators are Major Operators and which are Public Operators and which facilities are Essential Facilities. We cannot predict the outcome of this matter and it is difficult to assess what impact, if any, it will have on us and our business.

Tariffs

The Telecommunications Act, 103 of 1996, and regulations made under the Act impose a price cap formula on a basket of specified services that we previously had the exclusive right to provide, including installations; prepaid and postpaid line rental; local, long distance and international calls; fixed-to-mobile calls; public payphone calls; ISDN services; our Diginet product; and our Megaline product. Prices on these services are filed with ICASA for approval. Revenue from these services may not be used to subsidize other products and services. Currently, the overall tariffs for all services in the basket may not be increased by more than 1.5% below inflation in South Africa, based on the consumer price index and measured using revenue for the services in the basket at constant volumes for the prior year. In addition, prior to January 1, 2003, the price of any individual product or service included in the basket could not be increased by more than 20% above inflation in South Africa in any year. Effective January 1, 2003, the price of any individual product or service included in the basket may not be increased by more than 5% above inflation in South Africa in any year. In December 2002, as a result of an out of court settlement, ICASA approved our tariff filing providing for a 9.5% increase in the overall tariffs for all services in the basket effective January 1, 2003, based on the increase in the consumer price index for September 2002 of 12.5%. Inflation in South Africa was 5.7% in the year ended December 31, 2001 and 5.4% in the year ended December 31, 2000.

Pursuant to its mobile cellular telecommunications license, Vodacom has to lodge all tariff plans or any amendments to existing tariff plans with ICASA. No increase in the price of any service or in some cases, a basket of services, greater than the percentage annual increase in the consumer price index is allowed without ICASA's approval.

Universal service obligations

As part of our five year exclusivity period ended May 7, 2002, we had the following universal service obligations for our fixed-line business:

- to build 2.69 million new access lines, including 1.67 million lines in underserviced areas;
- to connect 3,204 villages; and
- to install 120,000 payphones.

We substantially met all of our fixed-line service and line roll-out targets with the exception of our residential fault rate target, our aggregate fixed-line roll-out target and targets which required us to provide service to underserviced villages and to replace analog lines with digital lines. We elected not to roll-out lines in our last year of exclusivity where it was not economical to do so. As a result we missed our line-roll-out target by 16,448 lines. Our license required us to pay penalties for missing these license targets. Based on the previous requirements contained in our existing license, we estimate the total penalties for failing to meet these targets to be approximately R15 million. This amount is subject to review by ICASA. We do not currently anticipate that we will have any additional fixed line roll-out targets.

Our public switched telecommunications license requires us to provide basic voice telephone service to every person in South Africa who requests such service, who can afford it and who enters into a contract with us for such service, and to install, connect, maintain and repair a telephone to use such service, and provide access to emergency organizations and directory information services. However, we are not required to provide the foregoing services where ICASA determines that the demand for such services can be met by other means and, as a result, it would be unduly burdensome in the circumstances for us to provide the telecommunications service requested.

The Minister of Communications issued a public statement in 2002 describing our future obligations to assist in the continued development of communications services to the South African population. The obligation will be a contribution to the Universal Service Fund, or USF, and ongoing universal service obligations imposed on us through the generic terms of our license. Draft regulations governing contributions to the universal service fund have been forwarded to the Minister by ICASA for signature. If the Minister signs the draft regulations in their current form, 0.2% of revenue from regulated public switched telecommunications services licenses and 0.2% of revenue from mobile cellular licenses will be required to be paid to the universal service fund. New social obligations may be imposed with new licenses, such as 1800MHz licenses and third generation technology licenses.

Vodacom's mobile cellular telecommunications license contains an obligation that required Vodacom to provide 22,000 community services, or public access, telephones in underserviced areas by June 1, 1999, which Vodacom satisfied. Approximately 30,000 community service telephones were in service as of September 30, 2002. One type of deployment, the transportable, is being phased out; however, the number of telephones will not be allowed to fall below the required levels. Vodacom's future universal service obligations will also consist of a contribution to the USF, and possible new universal access obligations.

Regulatory accounts

Under the Telecommunications Act, 103 of 1996, and our public switched telecommunications service license, we are required to report and account to ICASA our retail and wholesale activities using a specific accounting methodology set out in a Chart of Accounts and Cost Allocation Manual, or COA/CAM. The adoption of this methodology by us requires the aggregation and disaggregation of general ledger accounts in a different manner than we normally do. It also requires a reconciliation of the accounts. We were required to put the necessary accounting and management information systems, which would have enabled us to prepare such reports and accounts, in place by May 7, 2002, subject to ICASA issuing the COA/CAM regulations. The regulations, however, were only published on July 19, 2002. The regulations require the first submission of our regulatory financial statements to take place by September 30, 2003. However, the regulations also recognize the burden placed by the reporting requirements on operators and adopt a phased implementation approach. Accordingly, we may make written submissions to ICASA setting out the steps to be taken, work involved and proposed timeframes to implement systems to comply with the reporting obligations of the regulations, after which ICASA will inform us in writing of the timeframes for complying with the reporting obligations. These regulations also require us to develop a procedures manual that sets out how we will implement the COA/CAM accounting methodology in practice, which manual must be reviewed and approved by ICASA. To date, no COA/CAM procedures manual has been so approved by ICASA. In accordance with the timing of the introduction of this reporting requirement, we are in the process of preparing a COA/CAM manual. ICASA will have to approve the manual that we prepare, which may take up to two years and may require us to incur costs and expenses.

Carrier pre-selection

Telkom is required to phase in carrier pre-selection, with call-by-call override capabilities, by not later than December 31, 2003. It is unlikely that we will be able to comply with this requirement in the required timeframe. Carrier pre-selection will be made available as and when the second national operator is capable of doing so. The timing of the implementation of carrier pre-selection is dependent on when the second national operator is licensed and the second national operator's interconnection systems and the inter-operator processes and systems to support carrier pre-selection become available, which may not occur until after December 31, 2003. Regulations indicate that the system set-up costs will be recovered as part of the prescribed annual review of fees and charges, but no further detail is available. We are currently engaged with ICASA to define the manner in which such costs could be recovered. Slamming, which is the transfer of a user from one operator to another without such user's knowledge or authorization, is to be prohibited. There is a risk that the procedure to combat slamming may not be effective and would result in further market share losses. Carrier pre-selection is not applicable to mobile cellular operators.

Number portability

The Telecommunications Act, 103 of 1996, mandates that number portability enabling customers to retain their fixedline and mobile telephone numbers if they switch between fixed-line operators and between mobile cellular operators will be introduced in 2005. The draft guidelines published by ICASA in relation to number portability in 2001 have been withdrawn. The set-up and per-operator costs are typically the largest cost components of implementing number portability. Similar to carrier pre-selection, there is a risk of not fully recovering system set-up costs.

Unbundling the local loop

Given that the only existing public fixed-line network is operated by us under our license, and that Vodacom, MTN and Cell C each operate independent mobile communications networks, there are no rules dealing specifically with equal and unbundled access to shared resources.

While the Telecommunications Act, 103 of 1996, currently provides that we will not be required to unbundle our local loop for a period of two years after the issue of the second national operator's license, it is envisioned that as the industry is further liberalized, operators such as us with existing facilities and access lines, will be obliged to make these available to new entrants. The second national operator will be entitled to lease our telecommunications facilities for a period of two years after being licensed. Furthermore, although it is not our interpretation, the relevant provisions may be interpreted that the second national operator may have shared access to the local loop, which is understood to mean access to the higher bandwidth for xDSL applications beyond such two years.

The above is an exception to the generic provision that the local loop will not be unbundled during the first two years of the second national operator's license.

Licenses

Fixed-line telephone services

Public switched telecommunications services

On November 15, 1996, we were deemed to be the holder of a license to provide public switched telecommunication services under the Telecommunications Act, 103 of 1996, and on May 7, 1997, we were issued a written license by the Minister for Posts, Telecommunications and Broadcasting to provide public switched telecommunications services in South Africa for a minimum validity period of 25 years, which included our exclusivity period of five years ended May 7, 2002. Under this license we are authorized to provide, among other things, the following:

- national long distance telecommunications services;
- international telecommunications services;
- local access telecommunication services;
- public pay telephone services;
- fixed-lines, infrastructure and facilities required to provide the above services;
- telecommunications facilities to be used by any person for the provision of value-added network services;
- telecommunications facilities comprising fixed-lines to be used by operators for the provision of mobile communications services and any other telecommunications services;
- telecommunications facilities to be used by any person for the provision of any private telecommunications network, with the exception of certain private telecommunications networks situated on a single piece of land or two or more contiguous pieces of land owned by the same person, or maintained by Transnet or Eskom as authorized under the Telecommunications Act, 103 of 1996;
- connection to our network of any other licensed telecommunications system or service both in and outside of South Africa; and
- conveyance of signals to and from telecommunications systems and equipment connected to our network, together with any switching or other services incidental to such conveyance.

Additionally, we are entitled under the Telecommunications Act, 103 of 1996, to manufacture, sell, supply, distribute and maintain certain telecommunication facilities and equipment, including customer premises equipment and software, provided that ICASA consents to the commercial marketing, distribution or sale of such facilities or equipment.

Furthermore, the 2001 amendment to the Telecommunications Act, 103 of 1996, provides for fixed-mobile services to be deemed a new public switched telecommunications service that may be provided with a public switched telecommunications service area license. A fixed mobile service is a service that permits a customer of the licensee to access the public switched telecommunications network of the licensee and obtain telecommunications services from such licensee from either a fixed point or while in motion within the local exchange area, but does not permit or include call handover between cells. Our public switched telecommunications service license has not yet been amended to include fixed-mobile services and it is not expected that it will be so amended until a license is issued to a second national operator.

The license fee payable by us under this license amounts to 0.1% of our annual revenues generated from the provision of the licensed public switched telecommunications services.

Our public switched telecommunications services license may be revoked by ICASA if we repeatedly fail to comply with an order made by ICASA pursuant to the Telecommunications Act, 103 of 1996, and fail to correct the non compliance within 90 days of being requested to comply, or if we are placed in final liquidation or under a provisional or final judicial management order. Our license required us to pay penalties for missing the service quality and line-rollout targets contained in our license. Based on our current license, we estimate the total penalties for failing to meet these targets to be approximately R15 million. This amount is subject to review by ICASA.

The following table sets forth certain information relating to service quality and line roll-out targets under our public switched telecommunications services license for the exclusivity period ending May 7, 2002.

	Target	Actual
Service quality targets		
Faults per 1,000 lines: BusinessFaults per 1,000 lines: Residential	370 390	288 528
Faults cleared within 48 hours: Business (%)Faults cleared within 48 hours: Residential (%)	86 78	96 94
Service of public payphones		
Coin telephones	90	95
Card telephones	95	98
Business orders met within 28 days	90	97
Business orders met within 90 days	98	99.85
Residential orders met within 28 days	80	95
Residential orders met within 120 days	98	99.79
Line roll out targets		
Lines, excluding payphones	2,690,000	2,673,522
Payphones	120,000	132,990
Areas with a teledensity of less than 5%	1,676,000	1,787,968
Priority customers	20,246	25,577
Villages	3,204	2,699
Replacement lines	1,252,000	159,666

We are also obliged to publish our charges and the manner which we adopt for determining those charges in respect of the various telecommunication services provided by us. Provision is also made for the protection of customer confidentiality and other information that we receive from our customers in the course of providing telecommunication services to them. Bills to our customers must reflect the type of service, the units for which charges are made, and at a minimum, the starting time of each connection, the number called and the duration and number of units for each call. Our records must identify for customers the basis for the amount charged for the use of our services and we are required to retain such information to allow ICASA the ability to have an independent quality assurance check done that the billing process complies with the aforesaid requirements.

Our license also requires us to establish efficient procedures, taking into account predominant regional languages and to provide assistance to customers with complaints during normal business hours. Our procedures for dealing with customer complaints must include a procedure for referring any disputes relating to such complaints to an affordable independent arbitration procedure instead of a court. Finally, we are required, in consultation with ICASA, to prepare and publish a code of practice that duly takes account of predominant regional languages, giving guidance to our customers in respect of any disputes with and complaints from such customers relating to the provision of telecommunication services.

ICASA has indicated that they may seek to review and possibly amend the terms of our public switched telecommunications services license in 2003/2004. It is not clear whether this will in fact happen or, if ICASA does seek to do so, to what extent ICASA will seek to impose new service and installation targets in our public switched telecommunications services license or impose additional obligations on us. However, under our existing license, such a review and amendment can, in some instances, only be effected through a public comment process with our participation and, in other instances, only with our consent. We cannot, however, predict the outcome of such contemplated review.

Other licenses

On November 15, 1996, we were deemed to be the holder of a license to provide value-added network services under the Telecommunications Act, 103 of 1996, and on May 7, 1997, we were issued a written license by the Minister for Posts, Telecommunications and Broadcasting to provide value-added network services on a non-exclusive basis for a period of 25 years.

Our value-added network service license may be revoked by ICASA if we repeatedly fail to comply with an order made by ICASA and fail to correct the non-compliance within 90 days, or if we are placed in final liquidation or under a provisional or final judicial management order. On February 21, 1997, we were deemed to be the holder of a radio frequency spectrum license to provide telecommunication services and facilities, and on May 7, 1997, we were issued a written license by the Minister for Posts, Telecommunications and Broadcasting to use the relevant bands of radio frequency spectrum. We use the radio spectrum for the provision of fixed links within our network, both land based and satellite, and for wireless local loop applications. Where these bands were licensed to us on a shared or non-exclusive basis, ICASA is to ensure that any other licenses issued to other entities do not create harmful interference with our use of the radio frequency spectrum. Our use of the radio frequency spectrum is subject to our compliance with the relevant provisions of international telecommunications conventions, the radio regulations and the International Telecommunications Union radio regulations agreed to or adopted by the Republic of South Africa. We are only authorized to use our assigned frequency bands for the provision of public switched telecommunication services.

Our radio frequency spectrum license may be revoked by ICASA if we repeatedly fail to comply with an order made by it and fail to correct the noncompliance within 90 days of being requested to comply, or if we are placed in final liquidation or under a provisional or final judicial management order. Additionally, our radio frequency license will terminate if our public switched telecommunication services license is terminated.

Under the Telecommunications Act, 103 of 1996, each of Vodacom, MTN, Cell C, Telkom and the second national operator will all be entitled to apply for, and acquire, licenses for the use of 1800MHz radio frequency spectrum and radio frequency spectrum for the provision of third generation services in the near future. However, the amount of spectrum that will be licensed and the fees that will be required to obtain the 1800 MHz radio frequency spectrum and radio frequency spectrum for the provision of third generation services have not yet been determined.

Our subsidiary Swiftnet has been granted a telecommunications license and a radio frequency spectrum license providing for:

- the authorization of Swiftnet to construct, maintain and operate a national wireless data network and to provide wireless data telecommunication services; and
- the interconnection with our network.

Under our interconnection agreement with Swiftnet, we must charge Swiftnet those tariffs recommended by ICASA and approved by the Minister of Communications.

Mobile cellular telephone services

On September 30, 1993, a multiparty implementation agreement was concluded between us, Vodacom, MTN, the Postmaster-General and the South African Government dealing with the licensing of Vodacom and MTN. On the same date, Vodacom was issued with a mobile cellular telecommunications license for a validity period of 15 years.

On July 1, 1997, Vodacom was deemed to be the holder of a license to provide mobile cellular telecommunications services in accordance with the Telecommunications Act, 103 of 1996, subject to the terms and conditions of the written mobile cellular telecommunications license issued by the Postmaster-General and the multiparty implementation agreement, and on August 19, 2002, Vodacom was, in terms of the Telecommunications Act, 103 of 1996, issued a written mobile cellular telecommunications service license by the Minister of Communications and ICASA, incorporating the terms and conditions of the original license and agreement, subject to certain legislatively mandated changes. Under this license, Vodacom is authorized to construct, maintain and use its public land mobile communications network for the provision of mobile cellular telecommunications services, and to interconnect with our public switched telecommunications network and the public land mobile communications networks of other licensed mobile cellular telecommunications service, services of the cellular telecommunications services of the interconnect with our public switched telecommunications network and the public land mobile communications networks of other licensed mobile cellular telecommunications service, service interconnection with the second national operator, Sentech Limited and other public operators.

An initial license fee of R100,000,000 was payable by Vodacom and an ongoing license fee of 5% of Vodacom's audited net operational income generated from the provision of the licensed services is payable by Vodacom quarterly in arrears.

The mobile cellular telecommunications license may be revoked by ICASA, with the approval of the Minister of Communications, if Vodacom agrees thereto, or if Vodacom is placed in liquidation or under judicial management, or if there is a change in the direct or indirect ownership of 25% of the issued voting share capital of Vodacom in any one transfer or a change in the ownership of any of the issued voting share capital of Vodacom that results in a change to the composition of one-quarter of Vodacom's board of directors, in either case without ICASA's prior written approval, or if Vodacom takes steps to deregister itself or if it is deregistered, or if Vodacom fails to pay the required license fee after due demand by ICASA.

Vodacom's use of its public land mobile communications network is authorized for the provision of a GSM based national mobile cellular telecommunications service and the connection of fixed and mobile terminal equipment using GSM cellular telephony technology. For the duration of this license, Vodacom's network must conform to the GSM specification standards and recommendations of the International Telecommunications Union as adopted by South Africa, as well as with the GSM specifications set by the European Technical Standards Institute, or ETSI. ICASA is in the process of amending Vodacom's license to authorize dual band GSM900/1800 operation, consistent with recent legislative provisions mandating that ICASA grant 1800MHz spectrum to Vodacom upon application, which has been made.

Vodacom was required to comply with service and installation targets that were set forth in the terms of its mobile cellular telecommunications license and to maintain the lines so installed. Vodacom's license required it to install and thereafter to maintain 22,000 community service telephones in rural and previously disadvantaged communities or areas by June 1, 1999 and to provide network coverage to 60% of the South African population within two years, and 70% within four years. In addition, one of the conditions to Vodacom's license was a requirement that it generate R1 billion of economic activity over ten years. All license requirements were achieved by Vodacom within or prior to the required time periods.

Vodacom's mobile cellular telecommunications license requires Vodacom to provide facilities to enable a caller, free of charge, to communicate with an emergency organization as swiftly as practicable and sets out certain customer service standards with which Vodacom is required to comply. This license also requires Vodacom to use reasonable endeavors to ensure that certain information is kept confidential. Vodacom is obliged to provide directory services and to liaise with other licensees in that regard. Vodacom and its service providers are not entitled to show any undue preference to any person or class of person and Vodacom must develop, publish and enforce guidelines for use by its personnel when handling inquiries and complaints from customers to whom it supplies telecommunications facilities. These guidelines must be included in its contracts with service providers and must be published and available to customers. Vodacom's license prescribes that the guidelines must address the following areas of the provision of customer services:

- procedures for handling customer complaints;
- the time frame for handling customer complaints through such procedures;
- further recourse available to a customer who is dissatisfied with Vodacom's complaint handling procedures;
- procedures adopted by Vodacom to check the accuracy of a customer's telephone account;
- procedures to be adopted by Vodacom to assist customers in disaster situations; and
- availability to customers of quality of service information relating to Vodacom's network services.

Vodacom was also issued a radio frequency spectrum license simultaneously with its mobile cellular telecommunications license permitting it to use the 890.2/935.2MHz to 900.0/945.0MHz radio frequency spectrum for purposes of providing mobile cellular telecommunications services, valid for the duration of Vodacom's mobile telecommunications license of fifteen years. Vodacom was also granted a license effective July 1, 1995 for the use of an additional 2x1MHz of GSM900 radio frequency spectrum under its mobile cellular telecommunications license. Pursuant to the Telecommunications Act, 103 of 1996, the three mobile cellular licensees were given the right, upon application, to be granted licenses to use 1800MHz frequency spectrum on payment of fees as determined by the Minister. In certain cases, these are existing users of this spectrum so that it may be necessary to clear the 1800MHz frequency spectrum before it can be licensed. The Act envisaged that unless the Minister extended the May 30, 2002 deadline. Vodacom applied on May 30, 2002, but has not yet been licensed. In addition, there has been some delay in determining the fees to be paid for the 1800MHz spectrum. However, it is expected that this will be completed in the near future, and that the frequency spectrum licenses will be issued.

Vodacom was also issued a license to provide value-added network services on October 20, 1998. This license is a temporary license and is valid until three months after the promulgation of final regulations applicable to value-added network services by ICASA. To date, final regulations relating to value-added network services have not been promulgated. As a result of the uncertainty surrounding the regulatory regime applicable to value-added network services, ICASA adopted the practice of issuing temporary value-added network services licenses, valid up until three months after promulgation of final value-added network services regulations. This would allow final licenses to be issued incorporating the relevant regulations. Licensees will be required to reapply for licenses to provide value-added network services once final regulations are issued.

In addition, Vodacom was granted a temporary test license on July 9, 2002 to use 2 x 125MHz of the 1800MHz radio frequency spectrum and to construct, maintain and use radio stations for purposes of this test license. The license is valid until three months after November 10, 2002. A second test/experimental license for a further three months until February 9, 2002 was granted to Vodacom. Vodacom may erect, maintain and operate 447 sites anywhere in Gauteng and 5 sites in Stellenbosch using the 1800MHz radio frequency spectrum for test purposes pursuant to this license. Vodacom may not carry commercial traffic on these sites while testing.

Vodacom is obliged to keep and maintain statistics on complaints made to it by its customers. The statistics must be provided to ICASA at least once every six months, and ICASA may, after consultation with Vodacom, publish these statistics.

Ownership restrictions

Pursuant to the ownership regulations issued under the Telecommunications Act, 103 of 1996, Telkom is a public switched telecommunications services licensee operating in a "concentrated market," which is a market where there are fewer than five licensees. Pursuant to these regulations, no person who holds a direct or indirect 5% ownership interest in Telkom, other than the Government of the Republic of South Africa and passive institutional investors who do not participate in our management, is entitled to hold a 5% or greater ownership interest in any other licensed operator providing the same category of telecommunications services as Telkom in that concentrated market, such as the second national operator. The same position applies in relation to a person holding such an ownership interest in both Vodacom and another mobile cellular telecommunications service licensee. In addition, licensees such as Telkom and Vodacom are required to maintain accurate and detailed records indicating the name, address, telephone number, e-mail address and other contact details of all persons holding a direct or indirect ownership interest of 5% or more in the licensee, the number of shares or other ownership interests owned of record by each such person, the identity of each such person entitled to vote and the like and must annually file such information with ICASA. ICASA is entitled, at the request of the licensee, to waive the licensee's obligations with respect to maintaining certain of the information where the licensee's issued share capital is listed on the JSE or any other internationally recognized securities exchange and the information is not kept in the ordinary course with respect to such listed issued share capital and is not otherwise required by such exchanges.

Under the same regulations, licensees such as Telkom and Vodacom are required to obtain the prior written approval of ICASA, in an application that is signed by the licensee, the transferor and the transferee, for any transfer of a control interest in the licensee. A control interest in a licensee includes a direct or indirect:

- beneficial ownership of more than 25% of the issued share capital of that licensee;
- entitlement to vote a majority of the votes that may be cast at a general meeting of that licensee;
- ability to appoint or veto the appointment of a majority of the directors of that licensee;
- holding company of that licensee; or
- ability to direct or cause the direction of the management and policies of that licensee in a way similar to the foregoing.

The criterion to be used by ICASA in considering the application is whether the licensee will be able to satisfy its obligations under its licenses and comply with the Telecommunications Act, 103 of 1996, and the regulations thereunder after the transfer concerned. Any transfer in violation of these regulations is void.

Other regulatory issues

We are subject to the provisions of the Competition Act, 89 of 1998, which, together with the Telecommunications Act, 103 of 1996, regulates uncompetitive behavior in the communications industry in South Africa. The Competition Commission and ICASA have come to an arrangement regarding jurisdictional issues existing between the two regulations. Under the provision of these two Acts, we may not act uncompetitively or unjustly discriminate against any customer.

The Republic of South Africa is a member of the World Trade Organization and is a signatory to the Basic Agreement on Telecommunications.

The Interception and Monitoring Prohibition Act, 127 of 1992, requires Telkom, Vodacom and other licensees to install equipment and put in place procedures that would allow certain agencies of the Government of the Republic of South Africa to intercept and monitor communications over our respective networks and to retain records and copies of such communications for a prescribed period of time. Telkom's and Vodacom's compliance with this requirement will require Telkom and Vodacom to increase capital and operational expenditure.

In certain South African judgments, we have been regarded as an organ of state. In addition, some legislation, notably the South African Promotion of Administrative Justice Act, 3 of 2000, have provisions that identify us as rendering a public service. As a result, some decisions that would otherwise be normal business decisions in other listed companies need to go through a consultative process with the Government before we can make them.

Finally, our subsidiary Swiftnet is required, in terms of its license, to have at least 30% of its shares held by historically disadvantaged individuals or entities. In accordance with such requirement, a black economic empowerment investor acquired a 30% equity stake in Swiftnet subject to its ability to raise the necessary funding to pay for the interest. We reacquired this 30% stake, thus placing Swiftnet in breach of its license requirement. ICASA has required Swiftnet to remedy the breach of its license. If not remedied, there is a risk of Swiftnet's license being revoked.

MANAGEMENT

Directors and executive officers of Telkom

The management of Telkom is vested in its board of directors which consists of 11 directors. In accordance with Telkom's new articles of association which will become effective on the JSE listing date, the Government and Thintana Communications are entitled to appoint directors based on the percentage of the issued ordinary shares owned by them. See "Description of Shares" beginning on page 166 of this prospectus. Based on the expected ownership percentages of the Government and Thintana Communications following the global offering, each of the Government and Thintana Communications will, pursuant to Telkom's new articles of association, be entitled to appoint five directors, including two executive directors to Telkom's board of directors.

Telkom's new articles of association provide that the chief executive officer shall be an executive director nominated and appointed at least every three years by the board of directors, after consultation with each of the Government and Thintana Communications, for so long as they are significant shareholders, as more fully described under "Description of Shares – Significant shareholder" beginning on page 166 of this prospectus. The chief executive officer is the most senior executive of the company and the exercise of his authority is subject to the authority and direction of the board of directors.

Telkom's shareholders in a general meeting are entitled to appoint that number of directors, if any, as are not appointed by the Government or Thintana Communications or the board of directors. The shareholders in a general meeting are not entitled to fill a vacancy of a director appointed by either the Government or Thintana Communications. If, as of the eighth anniversary of the JSE listing date, the class A ordinary share and class B ordinary share have not otherwise been converted into ordinary shares under the terms of Telkom's new articles of association, they will be so converted and the rights of the Government and Thintana Communications as holders of the class A ordinary share and class B ordinary share, respectively, including their rights to appoint members of Telkom's board of directors will, pursuant to Telkom's new articles of association, be terminated.

Under the new shareholders' agreement between the Government and Thintana Communications, the parties are obligated to use their reasonable efforts to identify and appoint directors from members of historically disadvantaged groups in order to achieve a composition of the board that is representative of the demographics of the Republic of South Africa, provided that Thintana Communications is entitled to appoint two directors in its sole discretion. The parties further agreed that, to the extent the total number of directors appointed by them by virtue of their respective ownership of the class A ordinary share and the class B ordinary share is less than eleven, the balance of the directors, other than the chief executive officer, shall comprise independent directors. The Government and Thintana Communications will form a committee to nominate the remaining independent directors to the board for so long as they are significant shareholders, as more fully described under "Relationship with Major Shareholders – Shareholder arrangements – New shareholders' agreement" beginning on page 157 of this prospectus. To the extent that the committee cannot agree on nominations for independent directors in proportion to their relative shareholding. The nominations will then be voted upon by all of Telkom's shareholders in a general meeting in the normal course. The Government and Thintana Communications have agreed that they will exercise their voting rights in favor of any independent director nominated in accordance with the new shareholders' agreement.

Pursuant to Telkom's new articles of association, the board of directors is required to meet at least once every two months. The following are Telkom's directors as of the date of this prospectus. All of Telkom's directors are citizens of the Republic of South Africa unless otherwise indicated.

Name	Year of birth	Business address	Position	Term of office	Year of appointment
Nomazizi Mtshotshisa ¹	1944	9th Floor, Fedsure Building, 13 Fredman Drive, Sandton, South Africa	Chairperson of the Board Non-executive director	3 years	2002
Jonathan Paul Klug, Sr. ^{2,3}	1956	230 Blackjack Oak, San Antonio, Texas America	Non-executive director	Indefinite	2003

Directors

Name	Year of birth	Business address	Position	Term of office a	Year of ppointment
Tan Sri Dato' Ir. Muhammad Radzi Mansor ^{2,4}	1941	2nd Floor, Wisma Telekom, Jalan Pantai Baharu, 59672 Kuala, Lumpur, Malaysia	Non-executive director	Indefinite	1999
Shawn McKenzie ^{2, 3}	1958	Telkom Towers North, 152 Proes Street, Pretoria, South Africa	Chief Operating Officer, executive director	Indefinite	2002
Richard Menell ¹	1955	56 Main Street, Johannesburg, South Africa	Non-executive director	3 years	2000
Peter Moyo ¹	1962	Old Mutual Park, Jan Smuts Drive, Pinelands, Cape Town, South Africa	Non-executive director	3 years	2001
Sizwe Nxasana	1957	Telkom Towers North, 152 Proes Street, Pretoria, South Africa	Chief Executive Officer, executive director	3 years, extended for a further three years in 2001	
Tlhalefang Sekano ⁵	1959	26 Baker Street, Rosebank, Johannesburg, South Africa	Non-executive director	3 years	2001
Chian Khai Tan ^{2,4}	1950	Telkom Towers North, 152 Proes Street, Pretoria, South Africa	Chief Strategic Officer, executive director	Indefinite	2002
Charles Valkin ²	1934	9th Floor, Twin Towers West, Sandton City, Sandton, South Africa	Non-executive director	3 years, extended for a further three years in 2002	
Themba Vilakazi ¹	1946	4th Floor, IS Building, 158 Jan Smuts Avenue, Rosebank, Johannesburg, South Africa	Non-executive director	3 years	2002

¹ Government representative.

² Thintana Communications representative.

³ American.

⁴ Malaysian.

⁵ Employee representative.

Nomazizi Mtshotshisa has served as the chairperson of the board since August 1, 2002. In addition, she has been an executive director of Admiral Industries (Proprietary) Limited since 1999. Prior to 1999, she was an executive director at Vula Communications Holdings (Proprietary) Limited, an investment company, from July 1997 to October 1999. In the past five years, she has served as executive director of Vula Communications Holdings (Proprietary) Limited (Mining); chairperson of Midi TV (Proprietary) Limited (eTV); a director of the Industrial Development Corporation of South Africa Limited, Mossgas (Proprietary) Limited, Soekor (Proprietary) Limited; a chairperson of Khumama Mining (Proprietary) Limited; and has held a trusteeship of the Chris Hani Baragwanath Reconstruction Trust. Ms. Mtshotshisa holds a Bachelor of Arts degree from the University of South Africa.

Jonathan Paul Klug, Sr was appointed to the board on January 10, 2003. He has been the vice president – finance– international of SBC Communications since May 2002. Prior to May 2002, Mr Klug served as chief financial officer – Bell Canada for SBC Communications from May 2000 until May 2002, as vice president – partner channels and alliances of SBC Communications from October 1999 until May 2000, as president – Arkansas of Southwestern Bell Telephone from December 1998 to October 1999 and as managing director – corporate development of SBC Communications from June 1993 until November 1998. He is currently a director of Belgacom S.A. and ADSB Telecommunications B.V. In the past five years he has served as a director of Manitoba Telecom Services Inc. and Bimcor Inc. He holds a Bachelor of Business Administration degree from the University of Notre Dame and a Masters in Business Administration degree from St Louis University.

Tan Sri Dato' Ir. Muhammad Radzi Mansor was appointed to the board on October 23, 1999. Mr. Mansor was a consultant and advisor to Multimedia Development Corporation from April 1997 to June 2000. Mr. Mansor was appointed chairperson of Telekom Malaysia in July 1999. He currently serves as a director of TM International Sdn Bhd, Menara Kuala Lumpur Sdn Bhd, TM Cellular Sdn Bhd, Telekom Multi-Media Sdn Bhd and Universiti Telekom Sdn Bhd. In the past five years, he has served as chairman of the tender and finance committee of the Telekom Multi-Media Sdn Bhd, chairman of Fiberail Sdn Bhd, chairman of Telekom Smart School Sdn Bhd, chairman of TM International Leasing Incorporated, director of Radzi-San Enterprise Sdn Bhd, chairman of MTN Network (Pte) Ltd, Sri Lanka, chairman of TMI Mauritius Limited, director of Sotelgui sa (Societe Des Telecommunication De Guinee), director of Telekom Networks Malawi Limited and director of Thintana Communications. He holds an Engineering diploma from Faraday Engineering College and a Master of Science degree in Technological Economics from Stirling University.

Shawn McKenzie was appointed chief operating officer on July 12, 2002. Prior to joining Telkom he was the president – Texas, Southwestern Bell Telephone Company, a subsidiary of SBC Communications, from June 2001 until July 2002. Mr. McKenzie also served as president – Kansas, Southwestern Bell Telephone from October 1997 until June 2001. Prior to 1997, Mr. McKenzie served in a variety of marketing, technical and external affairs positions for Southwestern Bell Telephone Company since joining SBC Communications in 1979. He is currently a director of Vodacom Group (Proprietary) Limited. He has a Bachelor of Science degree in Business Administration and Political Science from the College of the Ozarks and he serves on the College's Board of Trustees.

Richard Menell was appointed to the board on July 1, 2000. He has been chairman of Anglovaal Mining since June 2002. Prior to June 2002, he was the chief executive officer and deputy chairman of Anglovaal Mining (Proprietary) Limited since January 1997. Mr. Menell is the deputy chairperson of the South African Tourism Board and a trustee of the South African National Business Trust. Mr Menell is a director of more than 30 companies in South Africa and elsewhere, both private and public. These directorships include appointments to the boards of Avgold Limited, The Standard Bank of South Africa Limited and Mutual and Federal Insurance Company Limited. Mr. Menell holds a Bachelor of Arts with honors from Stanford University, a Master of Science degree in Natural Sciences from Stanford University and a Master of Arts degree in Geology, Mineral Explorations and Management from Trinity College, Cambridge, England.

Peter Moyo was appointed to the board on September 19, 2001. He has been the deputy managing director of Old Mutual Life Assurance Company (South Africa) Limited since September 2000. Prior to September 2000, Mr. Moyo held the position of executive general manager of Old Mutual Life Assurance Company Limited (South Africa) from September 1998 until August of 2000. From September 1997 until June 1998 he held the position of divisional manager of Old Mutual Life Assurance Company (South Africa) Limited and from June 1998 until August 1998 he held the position of general manager. Mr. Moyo was a partner at Ernst & Young, Registered Accountants and Auditors, Chartered Accountants (SA), until August of 1997. In the past five years, he has served as a director of Yabeng Investment Holding Company Limited, Bulawayo Electrical Supplies (Proprietary) Limited, Jobco - The Business Trust (Association incorporated in terms of section 21), Old Mutual Life Assurance Company (South Africa) Limited, Old Mutual Asset Managers (Namibia) (Proprietary) Limited, Old Mutual Health Insurance Limited, Old Mutual Healthcare (South Africa) (Proprietary) Limited, Old Mutual Holdings (Namibia) (Proprietary) Limited, Old Mutual Life Assurance Co (Namibia) Limited, Old Mutual Life Assurance Company (Zimbabwe) Limited, Old Mutual Life Holdings (South Africa) Limited, Old Mutual Unit Trust Management Company (Namibia) Limited, Old Mutual Portfolio Holdings (Namibia) (Proprietary) Limited, Omiopl (No. 3) (Proprietary) Limited, the Life Office's Association of South Africa and the Old Mutual (South Africa) Foundation. He holds a Bachelor of Commerce (Honors) degree from the University of South Africa (association incorporated in terms of Section 21), and a Higher Diploma in Tax Law from the University of the Witwatersrand, and is a Chartered Accountant (South Africa).

Sizwe Nxasana was appointed chief executive officer on April 1, 1998. Prior to joining Telkom in March 1998, he was the national managing partner for Nkonki Sizwe Ntsaluba Inc. from June 1996 to March 1998. He is a member of the Income Tax Special Court and a director of Vodacom Group (Proprietary) Limited, the South African Revenue Service Board, Business Against Crime – South Africa (Association incorporated in terms of Section 21), Zenex 1995 Trust and Zenex Foundation and was, in the past five years, a director of Co-ordinated Network Investments (Proprietary) Limited. He holds a Bachelor of Commerce degree from the University of Fort Hare and a Bachelor of Accounting Science (honors) degree from the University of South Africa and is a Chartered Accountant (South Africa).

Tlhalefang Sekano was appointed to the board on September 19, 2001. He has been the executive chairperson of the Communication Workers Investment Company since 1996. He is also a director of Ucingo Investments (Proprietary) Limited. In the past five years, he served as president of the Communications Workers' Union, director of Union Alliance Media Limited and Nextcom Cellular (Proprietary) Limited and chairperson of Letlape Group (Proprietary) Limited.

Chian Khai Tan was appointed chief strategic officer on July 1, 2002. Prior to joining Telkom, he was senior vice president, consumer and business sales at Telekom Malaysia from February 2001 to June 2002, general manager special project focus group at Telekom Malaysia from June 1998 until October 2000 and general manager, major business sales at Telekom Malaysia from April 1997 until May 1998. In the past five years, Mr. Tan has served as a director of Citifon Sdn Bhd and Telkom Publication Sdn Bhd, both subsidiaries of Telekom Malaysia. Mr. Tan is a director of Vodacom Group (Proprietary) Limited and TMI Mauritius Limited. He holds a Bachelor of Engineering (honors) degree from the University of Liverpool.

Charles Valkin was appointed to the board on April 23, 1997. He has been an attorney and is a senior partner with the South African law firm of Bowman Gilfillan Inc. where he has worked since 1964. He currently serves as a non-executive director of Reunert Limited. Mr. Valkin holds a Bachelor of Commerce degree, a Bachelor of Laws degree and a Higher Diploma in Taxation from the University of the Witwatersrand.

Themba Vilakazi was appointed to the board on July 1, 2002. He has been the executive chairman of Scientific Resource Management since July 1995. He is the founder and chairman of the South African Development Fund, Inc., located in Boston, Massachusetts, which he managed from 1985 until 1996. He currently serves as chairman of Transponder Technologies (Proprietary) Limited and Intenda (Proprietary) Limited; and a director of Scanco (Proprietary) Limited, Trust Marque (Proprietary) Limited and Zamile Consulting (Proprietary) Limited. He holds a Bachelor of Science degree in Biology from Boston University.

Alternate directors

The following are alternate directors who have been appointed in accordance with Telkom's memorandum and articles of association. Each of these alternate directors is entitled to act in the place and stead of his appointing director in all board proceedings in which such appointing director is not present.

Name	Year of birth	Business address	Position	Year of appointment as alternate
Anthony Lewis ¹	1958	Telkom Towers North, 152 Proes Street, Pretoria, South Africa	Chief Financial Officer and alternate director to Charles Valkin	1998
John Gibson ¹	1953	Telkom Towers North, 152 Proes Street, Pretoria, South Africa	Group Executive – Corporate Development and IPO and alternate director to Jonathan Klug	e 2002
Dato' Md Khir Abdul Rahman ²	1947	2nd Floor Ibupejabat Telekom Malaysia Jalan Pantai Baharu 50672 Kuala Lumpur Malaysia	Alternate director to Tan Sri Dato' Ir. Muhammad Radzi Mansor	2001

¹ American.

² Malaysian.

Anthony Lewis was appointed as chief financial officer of Telkom in September 2000. He joined Telkom in 1997 as executive controller. Mr. Lewis has also served as the director of finance of SBC International Management Services Inc., a management services company, since April 1997 and is a director of the American International School of Johannesburg. Prior to joining Telkom, he served in various finance positions with SBC Communications since joining SBC Communications in 1984, including finance director for one of SBC's regional wireless operations. He is a member of the American Institute of Certified Public Accountants, holds a Bachelor of Science in Business Administration degree from the University of Arkansas and a Master of Business Administration degree from the University of Texas at Austin. He is also a certified public accountant in the United States.

John Gibson was appointed as Group Executive – Corporate Development and IPO of Telkom in September 2002. Prior to joining Telkom, he was a general attorney – international at SBC Communications Inc from April 1997 until May 2000 and general attorney and assistant general counsel – mergers and acquisitions from May 2000 until September 2002. In the past five years he has been an alternate director of Telmex and of TDC (TeleDanmark). He holds a Bachelor of Arts degree from the University of Wyoming and a Juris Doctorate from the Washburn School of Law in Kansas.

Dato' Md Khir Abdul Rahman is a director and the chief executive of Telekom Malaysia and has served as an alternate director of Telkom since May 2000. Prior to May 2000, he served as deputy chief executive/general manager of Malaysia Electronics Payment System Sdn Bhd from October 1999 until May 2000, a director of Oriental Bank Bhd from September 1999 until April 2000 and as a managing director of Mejati Technologies Ltd from April 1996 until September 1999. He previously served as a non-executive director of Technology Resources Industries and has held various senior positions at the Central Bank of Malaysia. He is currently a director of Multimedia Development Corporation and Malaysian Industry – Government Group for High Technology. He holds a Bachelor of Science degree in mathematics from the University of Malaya, Malaysia, a Masters in Agricultural Development degree and a Doctorate of Science in Computing Statistics from the State University of Ghent, Belgium.

Executive officers

The following executive officers are responsible for various business and administrative departments:

Name	Year of birth	Position	Year of employment
Sizwe Nxasana ¹	1957	Chief Executive Officer	1998
Shawn McKenzie ^{1, 2, 3}	1958	Chief Operating Officer	2002
Anthony Lewis ^{$2, 3, 4$}	1958	Chief Financial Officer	1997
Chian Khai Tan ^{$1, 2, 5$}	1950	Chief Strategic Officer	2002
Nombulelo Moholi	1960	Chief Sales and Marketing Officer	1994
Reuben September	1957	Chief Technical Officer	1977

¹ Biographies set forth under "- Directors and executive officers of Telkom - Directors" beginning on page 141 of this prospectus.

² Thintana Communications representative.

⁴ Biography set forth under "- Directors and executive officers of Telkom - Alternate directors" beginning on page 144 of this prospectus.

⁵ Malaysian.

The business address of each of Telkom's executive officers is Telkom Towers North, 152 Proes Street, Pretoria, South Africa.

Nombulelo Moholi was appointed as chief sales and marketing officer in April 2002. Ms. Moholi joined Telkom in 1994 as general manager of payphones and became a group executive of regulatory affairs in March 1998 and managing executive of international and special markets in 1999. Prior to joining Telkom, she worked for GEC and Siemens (South Africa). She is chairperson of the South African Bureau of Standards and holds a Bachelor of Science degree in Electrical and Electronic Engineering from the University of Cape Town.

Reuben September was appointed chief technical officer in May 2002. Prior to this appointment, he served as managing executive of Technology and Network Services since March 1, 2000. He has worked in various engineering and commercial positions in Telkom since 1977. He is a member of the Professional Institute of Engineers of South Africa (ECSA) and holds a Bachelor of Science degree in Electrical and Electronic Engineering from the University of Cape Town.

There are no family relationships between any of Telkom's directors or executive officers.

³ American.

Vodacom senior management

The following executive officers are responsible for various business and administrative departments:

Name	Year of birth	Position	Year of employment
Alan Knott-Craig	1952	Chief Executive Officer of Vodacom	1993
Andrew Mthembu	1956	Deputy Chief Executive Officer of Vodacom and Managing Director of Vodacom International Holdings (Pty) Lto	1998 d
Leon Crouse	1953	Group Finance Director of Vodacom	1993
Shameel Aziz-Joosub	1971	Managing Director of Vodacom Service Provider Company (Pty) Ltd	1994
Pieter Uys	1962	Managing Director of Vodacom (Pty) Ltd	1993

The business address of each of Vodacom's executive officers is Vodacom Corporate Park, 082 Vodacom Boulevard, Vodavalley, Midrand, South Africa.

Alan Knott-Craig has served as a director and chief executive officer of Vodacom since October 1996. Prior to 1996, Mr. Knott-Craig was the senior general manager of Mobile Communications at Telkom until 1993, when he left to form Vodacom. Mr Knott-Craig is also a director of the following other companies within the Vodacom Group: Vodacom (Proprietary) Limited, Vodacom Service Provider Company (Proprietary) Limited and Vodacom International Holdings (Proprietary) Limited. Mr. Knott-Craig holds a Bachelor of Science degree in Electrical Engineering from the University of Cape Town and a Master of Business Leadership degree from the University of South Africa. He was inducted as one of the eight Gold Members of the GSM Association's 2001 inaugural "Roll of Honour."

Andrew Mthembu has served as a director since he joined Vodacom in January 1998 and was appointed as the deputy chief executive officer of Vodacom in November 2001. Mr. Mthembu is also the Managing Director of Vodacom International Holdings (Proprietary) Limited. Prior to 1998, Mr. Mthembu was managing director at Tolcon, a toll road concession company, from 1995 until December 1997. Mr. Mthembu holds a Bachelor of Science degree in Chemistry and Biology from the University of Botswana and Swaziland, a Bachelor of Science degree in Civil Engineering from the University of Calgary, Canada and a Masters of Science degree in Construction Management from the University of Reading, England.

Leon Crouse has served as a director and group finance director of Vodacom since October 1996. Prior to 1996, Mr. Crouse served as Vodacom's general manager of Finance since Vodacom's inception in 1993. Leon Crouse is also a director of Vodacom (Proprietary) Limited, Vodacom Service Provider Company (Proprietary) Limited and Vodacom International Holdings (Proprietary) Limited. Mr. Crouse holds a Bachelor of Commerce degree and a Certificate in the Theory of Accounting from the University of Port Elizabeth and completed his Chartered Accountant (South Africa) qualification in 1977.

Shameel Aziz-Joosub has served as a director and as the managing director of Vodacom Service Provider Company (Proprietary) Limited since September 2000. Prior to September 2000, Mr. Joosub worked in Vodacom's finance department since 1994 and was Managing Director of Vodacom Equipment (Proprietary) Limited before merging it with Vodacom Service Provider Company (Proprietary) Limited. Shameel Aziz-Joosub also serves as director of Vodacom Group (Proprietary) Limited. Mr. Joosub holds a Bachelor of Commerce (Honors) degree from the University of South Africa and holds a Masters of Business Administration degree from the University of Southern Queensland and is an Associated General Accountant (South Africa).

Pieter Uys has served as managing director of Vodacom (Proprietary) Limited since December 1, 2001 and as chief operating officer of Vodacom (Proprietary) Limited since February 2001. Mr. Uys joined Vodacom as a member of Vodacom's initial engineering team in 1993. Mr. Uys holds a Bachelor of Science degree in Engineering and a Masters in Engineering degree from the University of Stellenbosch and a Master of Business Administration degree from the Stellenbosch Business School.

Reserved matters

Pursuant to Telkom's new articles of association, for so long as the Government is a significant shareholder, neither Telkom nor any of its subsidiaries may take a number of corporate actions, or "reserved matters," in respect of Telkom or its subsidiaries unless authorized by the board, if, and to the extent that, the matter is not within the scope of the exclusive powers and authority delegated to the operating committee referred to below. In addition, the authorizing resolution of the board must have received the affirmative vote of at least two directors appointed by the Government. The following are Government reserved matters:

- the approval or amendment of Telkom's strategic objectives or those of any subsidiary;
- any determination of or amendment to Telkom's management structure or schedule of authorizations granted by the board to management;
- prior to May 8, 2004, any determination by the board of directors with respect to the scope or revocation of the exclusive powers and authority of the operating committee or the human resources review committee referred to below, and at any time, the countermanding, amending or supplementing of any decision or action made or taken by the operating committee or the human resources review committee before May 8, 2004;
- the formation of any committee of, or the delegation of any authority to, such committee, by the board of directors, other than as expressly set out in the new articles of association;
- an increase or reduction in the issued share capital of Telkom or its subsidiaries;
- any issue, conversion or allotment of shares or securities by Telkom or any subsidiary;
- the approval or making of the dividend policy from time to time and the declaration or distribution of any dividends by Telkom or by its subsidiaries;
- any material change in Telkom's business or that of its subsidiaries;
- the incurrence or assumption by Telkom of any indebtedness which would cause the debt/equity ratio of Telkom, or Telkom Group on a consolidated basis, to exceed 1.00;
- any merger or consolidation involving Telkom or any transfer of any of Telkom's assets or liabilities or those of its subsidiaries where the consideration or purchase price, as the case may be, exceeds minimum thresholds;
- the execution, amendment or termination of any contract between Telkom or its subsidiaries and any shareholder who owns in excess of 10% of the ordinary shares, unless the Government has an interest in the contract in question that conflicts with the interest of Telkom or the applicable subsidiary;
- the establishment by Telkom of any subsidiary;
- any change to the name under which Telkom or any subsidiary does business;
- any change in Telkom's financial or tax year;
- any winding-up or liquidation of Telkom or any of its subsidiaries;
- after May 7, 2004 and subject to the audit and risk management committee's exclusive authority referred to below, the appointment of Telkom's auditors insofar as the South African Companies Act, 61 of 1973, requires such appointment to be made by directors;
- any material alteration of the terms of any employee share ownership scheme approved by a general meeting; and
- any change in the number of directors making up the board.

Pursuant to the new shareholders' agreement, if the Government agrees to be bound by an undertaking not to directly or indirectly compete with Telkom's licensed business activities or those of its subsidiaries or Vodacom and divests itself of all ownership interests that would constitute a violation of such non-compete undertaking, Thintana Communications and the Government must give Telkom written notice, in which event the approval and amendment of business plans and annual budgets of Telkom and its subsidiaries will, pursuant to Telkom's new articles of association, be included as additional Government reserved matters.

For so long as Thintana Communications is a significant shareholder, neither Telkom nor any of its subsidiaries may take a number of corporate actions, or "reserved matters," unless authorized by the board, if, and to the extent that the matter is not within the exclusive powers and authority delegated to the operating committee referred to below. In addition, the authorizing resolution of the board must have received the affirmative vote of a majority of the directors appointed by Thintana Communications. These reserved matters include the Government reserved matters referred to above as well as the following:

- the approval or amendment of any business plan or any annual budget of Telkom or any subsidiary;
- the appointment, dismissal and replacement of members of management provided to Telkom by, or with Telkom's consent, on behalf of, Thintana Communications, which is in breach of or otherwise than in accordance with the requirements of the strategic services agreement referred to under "Relationship with Major Shareholders and Related Transactions Shareholder arrangements– Strategic services agreement" beginning on page 160 of this prospectus;

- establishing any new or materially amending any existing employee compensation policies or plans;
- the approval of Telkom's annual financial statements and those of its subsidiaries;
- any material change in the accounting policies of Telkom or any subsidiary, other than a change that brings Telkom's accounting policies into conformity with IAS or Telkom's licenses;
- the granting by Telkom or any of its subsidiaries of any guarantee or encumbrance not authorized in an annual budget which exceed minimum thresholds;
- the entering into by Telkom or any subsidiary of any single transaction or series of transactions that requires a payment in excess of minimum thresholds unless Thintana Communications has a material interest in the transaction which conflicts with Telkom's or any subsidiary's interest;
- any transfer of, amendment to, or termination of, any telecommunications or broadcasting license held by Telkom or by its subsidiaries;
- the commencement or settlement by Telkom or its subsidiaries of material litigation, unless Thintana Communications is a party to, and has a conflicting interest in, such litigation;
- Telkom or any subsidiary entering into an agreement that restricts their business;
- any change in the financial or tax year of any subsidiary;
- the incurrence or assumption by any subsidiary of any indebtedness that would cause the debt/equity ratio of that subsidiary to exceed 1.00;
- the commencement of any new business by Telkom or any of its subsidiaries; and
- the establishment by Telkom or any subsidiary of Telkom of any subsidiary or any joint venture, partnership or similar arrangement.

If, and to the extent that, any of the actions which are reserved matters are within the exclusive powers and authority granted to the operating committee, such action may only be taken if authorized by the operating committee and the authorizing resolution receives the affirmative vote of at least one operating committee member appointed by each of the Government and Thintana Communications, for so long as they are significant shareholders.

Telkom's new articles of association provide that the articles relating to these reserved matters will fall away at the end of eight years from the JSE listing date.

Thintana Communications may transfer the class B ordinary share and its ordinary shares, subject to certain restrictions. See "Relationship with Major Shareholders and Related Transactions – Shareholder arrangements – New Shareholders' agreement" beginning on Page 157 of this prospectus. If it transfers the class B ordinary share and sufficient ordinary shares to constitute the transferee a significant shareholder, the transferee will acquire the rights Thintana Communications enjoyed in respect of the reserved matters referred to above. If there is a subsequent transfer of the class B ordinary share and sufficient ordinary shares to constitute the second transferee a significant shareholder, certain of these reserved matters will fall away. In any event, all the reserved matters will fall away on the eighth anniversary of the JSE listing date.

Board committees

The board has, pursuant to Telkom's existing articles of association, established a number of standing committees that operate within written guidelines established by the board. The following is a discussion of Telkom's board committees that will come into effect pursuant to Telkom's new articles of association, which will replace Telkom's existing articles of association as of the JSE listing date.

Operating committee

Telkom's new articles of association provide that Telkom shall have an operating committee until May 7, 2004. After May 7, 2004 the operating committee shall cease to exist and all of its powers and authorities shall revert to the board. The term of the operating committee may be extended or the operating committee may be re-established if authorized by the board as a reserved matter. See "– Reserved matters" beginning on page 147 of this prospectus.

The operating committee shall consist of five voting members and four non-voting members. Each of the Government and Thintana Communications has the right, for so long as it is a significant shareholder, to appoint two voting and two non-voting members and the fifth voting member is the chief executive officer. If either the Government or Thintana Communications ceases to be a significant shareholder, the board is entitled to make the appointments to the operating committee that were previously made by that significant shareholder.

Certain exclusive powers and authorities are conferred upon the operating committee, provided that these powers are revocable in whole or in part by the board, as a reserved matter, at any time until May 7, 2004, when the operating committee is scheduled to terminate, and any decisions or action made or taken by the operating committee pursuant to its executive powers and authorities described below may also be revoked, amended or supplemented by the board as a reserved matter. See "– Reserved matters" beginning on page 147 of this prospectus. The operating committee's exclusive powers and authorities include, among other things, the following:

- the preparation, review and recommendation to the board of Telkom's business plans and annual budgets and those of Telkom's subsidiaries;
- the implementation of any business plan or annual budget;
- the implementation of all issues and matters relating to the achievement of Telkom's obligations under its licenses, including network expansion, equipment procurement, tariff setting, customer service and marketing; and
- the implementation of Telkom's management structure.

No action may be taken at any meeting of the operating committee, other than a decision to dissolve or adjourn the meeting, unless the chief executive officer and at least one voting member of the operating committee appointed by each of the Government and Thintana Communications is present.

Actions of the operating committee must be approved by a majority vote of its members. In the event of a tie, a voting member appointed by the Government shall have a casting vote.

The following are the voting members of the operating committee as of the date of this prospectus:

- Mr. Sizwe Nxasana, chairman;
- Mr. Shawn McKenzie;
- Mr. Reuben September;
- Mr. Anthony Lewis; and
- Ms. Nombulelo Moholi.

As of the date of this prospectus, the following are the non-voting members of the operating committee:

- Mr. Chian Khai Tan; and
- Mr. Kaushik Patel.

If at any time the class B ordinary share ceases to exist, the provisions of Telkom's new articles of association relating to the operating committee will cease to be of any further force or effect. The class B ordinary share will be converted into an ordinary share at the end of eight years from the JSE listing date or, if at any time before that, the holder of the class B share ceases to hold at least 5% of Telkom's issued shares. See "Description of Shares – Significant shareholder" beginning on page 166 of this prospectus.

No current member of the operating committee receives, nor will any member of such committee receive, after the JSE listing date, any remuneration for his or her services as an operating committee member.

Audit and risk management committee

Telkom's new articles of association provide that Telkom shall have an audit and risk management committee comprising at least three non-executive directors, which will replace Telkom's existing audit committee. No member of the audit and risk management committee may, other than in his or her capacity as a member of that committee, the board or any other committee of the board, accept any consulting, advisory or other compensatory fee from Telkom or any subsidiary of Telkom or be an affiliated person of Telkom, any subsidiary or any vendor of Telkom. Affiliated persons include, among others, any person owning or controlling 5% or more of the issued and outstanding voting securities of Telkom and any officer, partner, co-partner or employee of Telkom. The responsibilities of the audit and risk management committee include, among other things, the following:

- having the exclusive authority to appoint or, insofar as that is not permitted by the South African Companies Act, 61 of 1973, recommend for appointment, Telkom's auditors, determine their compensation and oversee their work;
- resolving disagreements between Telkom's management and its auditors in regard to financial reporting;
- establishing procedures for the treatment of complaints regarding accounting or auditing matters and for the confidential anonymous submission by employees of concerns regarding questionable accounting or auditing matters;
- having the authority to engage independent counsel and other advisors, as determined necessary to carry out its duties;
- having the authority to make determinations with respect to payment of remuneration and other compensation to Telkom's auditors for the purpose of rendering or issuing an audit report and to any advisors employed by the committee;
- conducting internal audits;
- reviewing the draft interim and final accounts;
- reviewing and recommending changes to Telkom's statutory audit;
- monitoring Telkom's internal accounting and auditing systems;
- conducting a corporate governance audit; and
- reviewing and monitoring Telkom's risk management performance and providing a high level risk assessment for the board on an on-going basis.

The following are the members of Telkom's existing audit committee as of the date of this prospectus:

- Mr. Peter Moyo, chairman;
- Mr. Anthony Lewis; and
- Mr. Viren Magan.

Telkom may be required to alter the composition of its audit and risk management committee in order to comply with the Sarbanes-Oxley Act of 2002 depending on the outcome of final rule making in this area. See "– US Sarbanes-Oxley Act of 2002" on page 155 of this prospectus. In addition, pursuant to Telkom's new articles of association, Messrs Anthony Lewis and Viren Magan will be required to be removed from the audit and risk management committee as of the JSE listing date.

Human resources review committee

Telkom's new articles of association state that the board shall establish and maintain until May 7, 2004, or a later date determined by the board as a reserved matter, a human resources review committee comprising at least seven members, including at least three non-executive directors. Two members of the committee will be appointed by Thintana Communications.

The human resources review committee's exclusive powers and authorities include, among other things, the following:

- · recommending to the board, policy guidelines on human resource development; and
- recommending to the board of directors, guidelines for affirmative action and empowerment programs and monitoring compliance with those guidelines.

No action may be taken at a meeting of the human resources review committee, other than a decision to dissolve or adjourn the meeting, unless a member of that committee appointed by Thintana Communications is present. Actions of the human resources review committee must be approved by a majority vote of its members. In the event of a tie, the chairperson of the human resources review committee shall have a casting vote.

As of the date of this prospectus, the human resources review committee and the remuneration committee are one combined committee. The following are the members of Telkom's existing human resources review and remuneration committee as of the date of this prospectus:

- Ms. Nomazizi Mtshotshisa;
- Mr. Sizwe Nxasana;
- Mr. Shawn McKenzie;
- Tan Sri Dato' Ir Md Radzi Mansor; and
- Mr. Tlhalefang Sekano.

A chairperson has not been appointed to the human resources review committee.

Remuneration committee

Under Telkom's new articles of association, the board will establish a separate remuneration committee after the JSE listing date. Telkom's remuneration committee must be chaired by the chairperson of the board and must include at least one member appointed by Thintana Communications. The committee will review the terms upon which Telkom's executive directors and senior managers are employed and compensated and upon which Telkom's non-executive directors and directors appointed by a general meeting are compensated and will make recommendations to the board with respect to such matters.

Other committees

Telkom's new articles of association provide that the board may in its discretion establish other committees at any time. For so long as the Government and Thintana Communications are significant shareholders, they are entitled to appoint at least one representative each to serve as a full voting member of such committee.

Compensation of directors and executive officers

The following table sets forth in Rands, the cash and non-cash compensation, paid by Telkom to its executive and non-executive directors in the year ended March 31, 2002:

Name and position	Directors fees	Basic salary	Board committee fees	Bonuses/ performance related payments	Pension fund contributions	Other benefits	Total
Executive director							
Sizwe Nxasana (Chief Executive Officer)	_	1,219,441	_	447,000	156,000	536,000	2,358,441
Non-executive directors							
Dikgang Moseneke ¹	_	_	_	_	_	70,000	70,000
Eric Molobi (Chairman) ²	8,596	_	9,260	_	_	130,000	147,856
Wendy Luhabe ³	43,560	_	9,130	_	_	-	52,690
Wendy Lucas-Bull ⁴	43,560	_	12,760	_	-	_	56,320
Richard Menell	43,560	_	4,000	_	-	_	47,560
Colin Smith ⁵	43,560	_	7,000	_	-	_	50,560
Tlhalefang Sekano	23,232	_	1,000	_	-	_	24,232
Charles Valkin	43,560	-	8,170	_	-	—	51,730
Peter Moyo	32,312	_	3,000	_	-	_	35,312
Diliza Mji ⁶	43,560	_	8,630	_	-	_	52,190
Tan Sri Dato'Ir Muhammad							
Radzi Mansor	43,560		22,780				66,340
Sindy Zilwa ⁷	7,718	-	5,540	_	-	-	13,258

¹ Mr. Moseneke resigned from the board in July 2001.

² Mr. Molobi resigned from the board in July 2002.

³ Ms. Luhabe resigned from the board in February 2003.

⁴ Ms. Lucas-Bull resigned from the board in September 2002.

⁵ Mr. Smith resigned from the board in February 2003.

⁶ Dr. Mji resigned from the board in February 2003.

⁷ Ms. Zilwa resigned from the board in August 2001.

In addition, in the year ended March 31, 2002, Telkom paid SBC Communications R7,022,600 in respect of services rendered by Thomas Barry, Telkom's former chief operating officer and one of its former executive directors, R7,022,600 in respect of services rendered by Anthony Lewis, Telkom's chief financial officer and one of its alternate directors and paid R3,905,270 in respect of services rendered by Martin Kerckoff, a former alternate director and group executive. Telkom paid Telekom Malaysia R3,601,700 in respect of services rendered by Mr. Shanmugam Manickham, Telkom's former chief strategic officer, and R3,601,680, in respect of the services rendered by Mr. Joe Rajaratnam, a former alternate director and group executive.

In the year ended March 31, 2002, the aggregate consolidated compensation of Telkom's directors and executive officers, paid or accrued, was R28 million.

In the year ended March 31, 2002, we set aside or accrued R759 million to provide pension, retirement or similar benefits for all employees.

There will be no variation of the compensation received at the date of this prospectus by any of Telkom's directors as a consequence of the global offering and the listing.

Remuneration of non-executive directors

Fees for Telkom's non-executive directors are determined by the board of directors with regard to market practice, within the restrictions contained in Telkom's articles of association. They receive no other pay or benefits, with the exception of reimbursement of expenses incurred in connection with their directorship of Telkom and do not participate in the share schemes, bonus schemes or incentive plans outlined in this prospectus and are not eligible for pension scheme membership.

Directors' interest in shares

As of the date of this prospectus, none of Telkom's directors had any beneficial or non-beneficial interest in any of Telkom's shares except as stated under "Relationship with Major Shareholders and Related Transactions – Other related transactions" on beginning page 162 of this prospectus. Some of Telkom's directors may, however, acquire shares through the global offering.

Loans to directors and executive officers

Telkom has not made any loans to any of its directors or executive officers referred to in this prospectus.

Directors and executive officers' service agreements

Telkom has concluded service agreements with Sizwe Nxasana, Nombulelo Moholi and Reuben September. Shawn McKenzie, Anthony Lewis and Chian Khai Tan are seconded to Telkom pursuant to the strategic services agreement referred to in "Relationship with Major Shareholders and Related Transactions – Shareholder arrangements – Strategic services agreement" beginning on page 160 of this prospectus. The service agreement for Mr. Nxasana has a three year term and is subject to termination by either party giving six months notice. The service contracts for Ms. Moholi and Mr. September are of indefinite duration, but are subject to termination by either party giving three months notice. Each of Ms. Moholi and Mr. September has entered into a retention agreement and a restraint, or non-compete, agreement. Certain amounts are payable to them pursuant to their retention agreements, which amounts are repayable or forfeited if he or she resigns from Telkom prior to March 31, 2005.

Employee compensation arrangements

As of March 31, 2002, Telkom had not granted any options to acquire ordinary shares to any of its directors or executive officers. However, Telkom, the Government of the Republic of South Africa and Thintana Communications view employee incentive plans as important to attract, motivate and retain talented employees. Accordingly, they intend to work together to adopt employee incentive plans for Telkom's management and employees.

Telkom has a phantom scheme that is currently being phased out. The phantom scheme is an employee scheme pursuant to which Telkom's employees were paid bonuses calculated by reference to Telkom's estimated ordinary share price. The phantom scheme does not provide employees with a mechanism to acquire ordinary shares. Telkom has not awarded rights under the phantom scheme since July 1, 2002, and does not intend to award any further rights under this scheme.

Other employee share ownership arrangements

In connection with the global offering, the Government intends to grant share options to purchase up to 11,140,636 of its ordinary shares, representing 2% of Telkom's issued and outstanding ordinary share capital, through the Diabo Share Trust, established for the benefit of:

- current employees, who are persons employed by Telkom at 9:00 a.m. (S.A. time) on the JSE listing date; and
- former employees, who are not current employees, but who were employed by Telkom on or after October 1, 1999 up to 8:59 a.m. (S.A. time) on the JSE listing date, including deceased estates of such employees. Employees who resigned voluntarily or were dismissed on grounds of misconduct, fraud or any other grounds justifying summary dismissal at common law before 8:59 a.m. (S.A. time) on the JSE listing date are excluded from participation in this scheme.

These options will entitle current and former employees to acquire ordinary shares from the Government at R33.81 per share, which is the price at which Thintana Communications invested in Telkom in 1997, plus any stamp duty, brokerage and related costs payable on the transfer of these ordinary shares. Accordingly, these ordinary shares may be acquired at a discount to the initial public offering price. These shares will be delivered over a period of three years in four equal tranches. Current employees and former employees may also elect to have some or all of these shares disposed of for their benefit. An employee does not need to remain employed with Telkom after 9:00 a.m. (S.A. time) on the JSE listing date in order to continue participating in the scheme and persons who are employed by Telkom after 9:00 a.m. (SA. time) on the JSE listing date will not otherwise have the right to participate in the scheme.

Corporate governance statement

Telkom, its board of directors, board committees and senior management are committed to ensure that the affairs of Telkom are conducted with integrity and in accordance with the South African King Code of Corporate Practices and Conduct, 2002, or King Code II, which constitutes a code on ethics and business conduct. Telkom's audit and risk management committee monitors Telkom's compliance with the King Code II.

Telkom has implemented a code of ethics that promotes high standards of integrity, behavior and ethics in dealing with all of its stakeholders, including its directors, managers, employees, customers, suppliers, investors, shareholders and society at large. Pursuant to this code of ethics, Telkom's directors and employees are expected to carry on their business through fair commercial competitive practices. Telkom has also developed an employment equity policy that has been approved by its board of directors and has been distributed to its employees. The aim of this policy is to implement an employment equity program that promotes moral decency, sound business practices and principles of economic common sense. The main objectives of this policy are to:

• create an environment in which the best-qualified person can be employed for the job regardless of gender, religion, color or race;

- create within Telkom a balanced profile of employees that reflects the composition of South African society at large;
- correct racial and social imbalances of the past; and
- provide for Telkom's current and future requirements for skilled staff.

Telkom's shareholding and governance structure reflect its position as a partly privatized national provider of public switched telecommunications services, with the Government of the Republic of South Africa and Thintana Communications as shareholders, in which substantial managerial, technical and business input are required from Telkom's two strategic equity investors. This shareholding and governance structure has impacted Telkom's ability to comply in full with all the principles of the King Code II.

Telkom's level of compliance with the specific matters with which the JSE believes is good practice for listed companies to comply is as follows:

- Telkom's board of directors currently comprises three executive and eight non-executive directors. A majority of Telkom's non-executive directors are independent of management and free from any business or other relationships that could materially interfere with the exercise of an independent judgment. In addition, both the non-executive directors and executive directors have a wide range of skills and commercial experience that enable them to bring independent judgment to bear on issues of strategy, performance, resources and standards of conduct to deliberations and decisions of the board. As such, their views carry significant weight in all such deliberations and decisions.
- The procedures relating to the appointment of Telkom's directors are set out in its articles of association and in its new shareholders' agreement. Pursuant to these procedures, some of the directors of Telkom are appointed by the Government and others by Thintana Communications rather than by Telkom's board of directors or shareholders as a whole.
- Pursuant to Telkom's new articles of association, Telkom's board of directors is required to meet regularly, at least once every two months, or as often as circumstances necessitate. Even though the board does not have a formal schedule of matters specifically reserved to it for decision, Telkom's memorandum and articles of association do set out the matters that require the approval of the Government and Thintana Communications and thus, by extension, the matters that are the board's responsibility. Telkom's board of directors does record its conclusions in discharging its duties and responsibilities by minuting all procedures at every board meeting.
- All of Telkom's directors have access to the services of the company secretary, who is responsible for ensuring that all board and board committee procedures are followed. All directors are entitled to seek independent professional advice about the affairs of the Telkom Group at Telkom's cost.
- In order to prepare a new director for his or her role, and as and when required by any serving director at any time after his appointment, Telkom has established an induction program to familiarize a participating director with information about the business, competitive posture, strategic plans and objectives of Telkom and on new laws and regulations and changing commercial risks. This induction program is performed by Telkom's chairperson and chief executive officer.
- As set out in "– Board committees" beginning on page 148 of this prospectus, Telkom's board of directors has delegated certain of its functions to a number of standing committees of the board. All of these board committees operate within specifically prescribed terms of reference and levels and areas of authorization formally set out in Telkom's articles of association.
- Pursuant to Telkom's new articles of association, significant managerial and other control over Telkom will, until May 7, 2004, vest in the operating committee and not in Telkom's board of directors.
- Telkom has separate offices for its chairman and chief executive officer. However, Telkom's new articles of association provide that, if so determined by the unanimous approval of the Government and Thintana Communications, for so long as they remain significant shareholders, the same person may serve as both the chairman and the chief executive officer for a period not exceeding 12 months.
- Telkom is and remains ready, when practicable and legal, to enter into dialogue with shareholders and make such information publicly available to all shareholders. In addition, Telkom will encourage institutional and other shareholders to give due weight and consideration to all relevant factors drawn to their attention and to eliminate unnecessary variations in criteria that apply to the corporate governance arrangements and measurements of performance of the various companies in which they invest.
- Telkom's board of directors, through the audit and risk management committee, annually conducts a review of the effectiveness of its system of internal controls and reports to shareholders the results of such review. The board also believes that this system of internal controls provides reasonable assurance that Telkom's assets are safeguarded, Telkom's transactions are authorized and recorded properly and that material errors and irregularities are either detected or prevented in a timely manner.

- Telkom's board of directors, through the audit and risk management committee, is responsible for the total risk management process within the Telkom Group. Management is accountable to the board and has established a system of internal controls to manage significant risks, encompassing all significant business risks, including operational risk.
- Telkom's management is required to provide the board with appropriate and timely information about the business, operations and general affairs of the Telkom Group. In addition, Telkom's directors are encouraged to make further enquiries where necessary should the information volunteered by its management not be enough in all circumstances. The chairperson ensures that Telkom's board members are all properly briefed on issues arising at board meetings, using external advisors where necessary.
- Telkom's directors have unrestricted and unhindered access to all information, records, documents and property and the board receives information that goes beyond assessing Telkom's quantitative performance.
- Telkom believes that the levels and make-up of the remuneration packages offered to the directors of Telkom, especially the executive directors, are sufficient to attract and retain the directors needed to run Telkom's business successfully. In order to avoid paying more than is necessary and in order to ensure that Telkom offers competitive packages, Telkom constantly benchmarks to an international peer group. Based on information received from such benchmarking process, Telkom approaches its shareholders to ask for increases where necessary.
- In determining specific remuneration packages for each of our executive directors, the standing remuneration committee of the Telkom board of directors consults with the chairperson and chief executive officer and is sensitive to the pay and employment conditions elsewhere in the Telkom Group when determining annual salary increases for directors. In doing so, performance related elements of the remuneration constitute a large proportion of the total remuneration package of executive directors and are specifically designed to align their interests with those of shareholders and to give such executive directors incentives to perform at the highest levels.
- Should any of Telkom's executive director's service be terminated early, the remuneration committee will tailor its approach in respect of compensation commitments to the circumstances of the case with the broad aim of avoiding rewarding poor performance, while dealing fairly with cases where departure is not due to poor performance.
- No director is involved in deciding his or her own remuneration. In addition, Telkom has adopted a formal and transparent procedure for developing a policy on executive directors' remuneration.
- Telkom's board of directors explains its responsibility for preparing Telkom's accounts and requires Telkom's external auditors to state specifically their reporting responsibilities. In this regard it is the board's responsibility to present a balanced and understandable assessment of both interim and year-end financial information as well as other price sensitive public reports, including any reports to ICASA and other information that Telkom is statutorily obliged to disclose.
- Telkom's directors report on the business as a going concern with supporting assumptions and qualifications as and when necessary at the time of Telkom's interim and year-end financial statements and have established a formal and transparent arrangement for considering how to apply the financial reporting and internal control principles.
- Telkom intends to establish guidelines in relation to a restricted period in dealings in its securities by its directors, officers and other employees preceding the announcement of financial results or any other price sensitive information. Telkom also has regard to all appropriate insider trading and other legislation and regulations that may have a bearing on such dealings in securities from time to time. Telkom's company secretary will keep a record of all dealings in securities by its directors, officers and other employees.

Director and executive officer additional information

None of Telkom's directors or executive officers referred to above:

- has been declared bankrupt or has entered into an individual voluntary arrangement to surrender his or her estate;
- was a director with an executive function of any company at the time of, or within 12 months preceding, any receivership, compulsory liquidation, creditors' voluntary liquidation, administration, company voluntary arrangement or any composition or arrangement with that company's creditors generally or with any class of its creditors;
- has been a partner in a partnership at a time of, or within 12 months preceding, any compulsory liquidation, administration or partnership voluntary arrangement of such partnership;
- has been a partner in a partnership at the time of, or within 12 months preceding, a receivership of any assets of such partnership;

- has had any of his or her assets subject to receivership;
- has been publicly criticized by any statutory or regulatory authorities, including recognized professional bodies or been disqualified by a court from acting as a director of a company or from acting in the management or conduct of the affairs of any company; or
- has been convicted of any offense involving dishonesty.

US Sarbanes-Oxley Act of 2002

The United States Public Company Accounting Reform and Investor Protection Act of 2002, also known as the Sarbanes-Oxley Act of 2002, was enacted on July 30, 2002 and contains significant new rules on corporate governance for United States and foreign companies reporting in the United States, especially in the area of audit committee composition and authority. Telkom will be subject to the Sarbanes-Oxley Act following this global offering. Many of the provisions of the Sarbanes-Oxley Act are subject to SEC rulemaking and will become effective in the course of this year.

In particular, the Sarbanes-Oxley Act calls for audit committees of listed US reporting companies, such as Telkom, to be composed entirely of independent board members and to be exclusively responsible for the engagement and removal of and oversight over a company's external auditors. The Sarbanes-Oxley Act requires issuers such as Telkom to disclose whether there is at least one member of the audit committee that would qualify as a "financial expert".

The SEC has not issued final rulemaking with respect to which directors would constitute "independent" directors within the meaning of the Sarbanes-Oxley Act. As a result, Telkom may be required to alter the composition of its board of directors and audit and risk management committee in order to comply with the Sarbanes-Oxley Act depending on the outcome of final SEC rulemaking in this area. On January 8, 2003, the SEC released proposed rules addressing standards relating to listed companies' audit committees.

The Sarbanes-Oxley Act also provides that companies, such as Telkom, must disclose whether they have adopted a code of ethics and business conduct and, if not, why. US reporting companies, such as Telkom, will also be required to publicly disclose any waiver from the provisions of such code. We may need to revise Telkom's code of ethics to comply with these rules and we will publicly be disclosing waivers granted in relation to such code.

Telkom is closely monitoring SEC rulemaking proceedings pursuant to the Sarbanes-Oxley Act to ensure its compliance with any rules as they become applicable to Telkom as a foreign private issuer.

RELATIONSHIP WITH MAJOR SHAREHOLDERS AND RELATED TRANSACTIONS

Telkom and its predecessors have been responsible for the exclusive provision of public switched telecommunication services in the Republic of South Africa from 1910 through May 2002. Prior to 1991, Telkom's business was conducted as a division of the Department of Posts and Telecommunications of the Government of the Republic of South Africa. On September 30, 1991, the Government embarked upon a commercialization process through which the Department of Posts and Telecommunications transferred its telecommunications enterprise to Telkom. Telkom remained a wholly state-owned entity until May 14, 1997, when the Government of the Republic of South Africa sold a 30% equity stake in Telkom to Thintana Communications, which is 60% beneficially owned by SBC Communications and 40% by Telekom Malaysia, Telkom's two strategic equity investors. In March 2001, the Government sold a 3% equity stake in Telkom from its holdings to Ucingo Investments, a consortium of black empowerment investors. Immediately prior to the global offering, Telkom will have only three shareholders. The Government owns 67% of Telkom's issued and outstanding ordinary shares, Thintana Communications owns 30% of Telkom's issued and outstanding ordinary shares. In addition, in connection with the global offering, the Government intends to grant to current and former employees of Telkom, options to purchase, through the Diabo Share Trust established for that purpose, up to 11,140,636 of its ordinary shares, representing 2% of Telkom's issued and outstanding ordinary shares share capital.

The following table shows how many of Telkom's ordinary shares the Government, Thintana Communications and Ucingo Investments currently own and how many ordinary shares they will own after the global offering is completed assuming a global offering size of 139,257,954 ordinary shares and the exercise of an over-allotment option of 20,888,693 ordinary shares:

	Shares beneficially owned prior to the global offering		Shares to be sold in the global offering		Shares beneficially owned after the global offering	
	Number	%	Number	%	Number	%
Government of the Republic of South Africa	373,211,318	67.0	160,146,647	28.7	213,064,6701	38.3
Thintana Communications .	167,109,546	30.0	_	_	167,109,545 ²	30.0
Ucingo Investments	16,710,955	3.0	_	_	16,710,955	3.0
Total	557,031,819	100.0	160,146,647	28.7	396,885,170	71.3

¹ Excludes the one class A ordinary share to be created upon the conversion of one existing ordinary share on the JSE listing date.

² Excludes the one class B ordinary share to be created upon the conversion of one existing ordinary share on the JSE listing date.

Except as stated under "– Other related transactions" beginning on page 162 of this prospectus, none of Telkom's directors or officers is the beneficial owner of any of Telkom's ordinary share capital. Except as disclosed above, Telkom is not directly or indirectly owned or controlled by any other corporation, foreign government or any other natural or legal person severally or jointly and Telkom is not aware of any arrangements, the operation of which may at a subsequent date result in a change of control of Telkom.

Shareholder arrangements

Current shareholders' agreement

Telkom is currently a party to a shareholders' agreement with the Government, represented by the then Minister of Posts, Telecommunications and Broadcasting, and Thintana Communications, dated May 14, 1997. The current shareholders' agreement governs many aspects of the operations, governance and management of Telkom. However, the Government, represented by the Minister of Communications, and Thintana Communications have entered into a new shareholders' agreement relating to Telkom that will become effective as of the date of listing of the ordinary shares on the JSE and New York Stock Exchange, at which time the current shareholders' agreement will be terminated.

New shareholders' agreement

The Government, represented by the Minister of Communications, and Thintana Communications have entered into a new shareholders' agreement to become effective, subject to certain conditions precedent, as of the date of the listing of the ordinary shares on the JSE and New York Stock Exchange. The new shareholders' agreement will replace Telkom's current shareholders' agreement. Telkom is not a party to the new shareholders' agreement.

Pursuant to the new shareholders' agreement and Telkom's new articles of association, the Government and Thintana Communications have certain special rights as "significant shareholders." The rights of the Government and Thintana Communications as significant shareholders pursuant to the new articles of association will terminate on the conversion of the class A ordinary share and class B ordinary share into ordinary shares, which conversion will automatically occur, if it has not already occurred in accordance with Telkom's new articles of association, on the eighth anniversary of the JSE listing date. See "Description of Shares – Significant shareholder" beginning on page 166 of this prospectus. However, if the Government and Thintana Communications have not otherwise ceased to be significant shareholders prior to the eighth anniversary of the JSE listing date, the Government and Thintana Communications will continue, after that date and as between themselves only, to have rights as significant shareholders pursuant to the new shareholders' agreement for so long as they own at least 15% of Telkom's issued ordinary shares, which percentage will be adjusted from time to time to reflect the dilutive effect of any issuance of new ordinary shares by Telkom, provided that the percentage will not be lower than 10%.

Under the new shareholders' agreement, the Government and Thintana Communications have agreed to exercise their respective voting and other rights, as shareholders in Telkom, to ensure, among other things, that, to the extent legally possible:

- Telkom and its subsidiaries operate in accordance with the provisions of the new shareholders' agreement, memorandum and articles of association, business plan, annual budget and the strategic services agreement;
- Telkom complies with its obligations under its licenses;
- Telkom complies with the provisions of its articles of association regarding the appointment or removal of persons duly nominated to or removed from the human resources review committee, the establishment and operation of the audit and risk management committee and the right of Thintana Communications to perform a financial and/or operations audit and risk management of Telkom and its subsidiaries;
- Telkom procures that the powers granted to the operating committee by the new articles of association are not withdrawn or modified in any way except as provided in the articles;
- Telkom complies with the provisions of the new strategic services agreement;
- for so long as Thintana Communications is a significant shareholder, Telkom does not issue, and the Government does not, without prior written consent of Thintana Communications, transfer any ordinary shares to, or encumber any ordinary shares in favor of, any transferee whose business involves the provision of telecommunications services and whose annual revenues exceeds \$100 million, except in a distribution on any securities exchange where neither the seller nor any person acting on its behalf is aware that the relevant transaction has been pre-arranged with a buyer that is a telecommunications provider;
- Telkom pursues strategic objectives to operate in a commercial manner designed to maximize Telkom's value and to achieve the highest levels of efficiency, productivity and profitability, to make Telkom a world class telecommunications operator responsive to the needs of the customer, to satisfy economically viable demands for basic telephony needs in South Africa and to increase coverage of priority customers, such as educational and medical facilities, community centers and governmental agencies, through an accelerated network roll-out program, to enable genuine economic empowerment of South African disadvantaged groups, to transform Telkom into a company representative of South African demographics, to create training and skills-development opportunities in the telecommunications sector, to create economic growth and employment opportunities through the creation of an "information society" and to ensure that these strategic objectives are incorporated into Telkom's business plan;
- Telkom first prepays its borrowings from or guaranteed by the Government before prepaying its other medium or long-term indebtedness where, after consultation, the Government and Thintana Communications agree that it would be preferable for Telkom to do so;
- Telkom has, in addition to any other independent auditors otherwise required, at least two joint firms of independent auditors, one nominated by the Government and the other by Thintana Communications with the prior approval of the other party; and
- Telkom distributes by way of dividend the maximum amount of profits commercially and prudently available for such distribution in each financial year in accordance with Telkom's new articles of association.

In addition, the Government and Thintana Communications have agreed that, for so long as both of them are significant shareholders, they will meet prior to any general meetings of ordinary shareholders and attempt to reach consensus on how to vote their shares in respect of every item that is on the agenda for the relevant meeting. If they do reach consensus, each

of the Government and Thintana Communications have undertaken to vote all of their respective ordinary shares in accordance with such agreement. If, after implementation of an escalation procedure, they fail to reach consensus, each of the Government and Thintana Communications is free to vote its ordinary shares as it deems fit, unless the relevant matter is a shareholder reserved matter. Shareholder reserved matters include:

- the approval of special resolutions;
- the amendment of Telkom's memorandum or articles of association and any change to the name under which Telkom does business;
- any change in Telkom's share capital or capital structure, other than any issue, allotment, consolidation, division or buy-back, the authority for which has been delegated to the board of directors by a resolution of a general meeting;
- the adoption of, or material amendment to, any employee share ownership plan;
- any change of Telkom's joint auditors after May 7, 2004;
- Telkom's winding-up or liquidation;
- the approval of Telkom's annual financial statements; and
- any significant acquisition, merger or material transaction.

If the relevant matter on which consensus is not reached is a shareholder reserved matter and Thintana Communications wishes to vote against the matter at a general meeting, the new shareholders' agreement allows Thintana Communications, for so long as it is a significant shareholder, to require the Government to vote against the relevant shareholder reserved matter as well. The new shareholders' agreement also allows the Government, for so long as it is a significant shareholder, the right to require Thintana Communications to vote against the relevant shareholder reserved matter if the Government wishes to vote against it, but only if the Government agrees in writing to be bound to the non-competition provisions of the new shareholders' agreement and at the same time divests itself of all ownership interests in Telkom's competitors, competitors of any of Telkom's subsidiaries and Vodacom's competitors that would violate such non-competition provisions.

If the Government does not agree or is otherwise unable to so bind itself to the non-competition provisions or does not so divest competing ownership interests, the Government must abstain from voting its ordinary shares on the reserved matter at the relevant general meeting, may not be present at the relevant general meeting for the consideration of that matter and Thintana Communications may vote only that number of its ordinary shares that represents the percentage that the total number of ordinary shares held by shareholders, other than the Government and Thintana Communications, bears to the total number of ordinary shares held by shareholders, other than Thintana Communications. Currently, the Government is not bound by such non-competition provisions, but Thintana Communications is.

The new shareholders' agreement provides that the Government and Thintana Communications shall exercise their respective voting and other rights, as shareholders in Telkom, to ensure that, to the extent legally possible, Telkom's board of directors consists of a maximum of 11 directors. To the extent that the Government holds more ordinary shares in Telkom than Thintana Communications, the Government and Thintana Communications shall use their best endeavors to procure that the chairperson of Telkom's board of directors shall be a candidate nominated by the Government from among the non-executive directors and, to the extent that the Government holds fewer ordinary shares than Thintana Communications, the chairperson of Telkom's board of directors will be appointed by Telkom's board of directors from among the non-executive directors. The Government and Thintana Communications also undertake to use reasonable efforts to ensure the membership of Telkom's board is representative of South African demographics, provided that Thintana Communications is entitled to appoint up to two directors in its sole discretion.

The new shareholders' agreement contains provisions relating to the appointment by Telkom of directors to the board of directors of its subsidiaries and its Vodacom joint venture. For so long as either the Government or Thintana Communications is a significant shareholder, a director of Telkom nominated by such significant shareholder is entitled to nominate for appointment by the Telkom board of directors, a number of members on each of the boards of directors of each of Telkom's subsidiaries, which number shall be a proportion of the total number of members on such board of directors that Telkom is entitled to appoint based on the ratio of the number of shares owned by the significant shareholder who nominates such director to the sum of the shares owned by the Government and Thintana Communications, but in any event at least one member on each such board of directors. With respect to Vodacom, for so long as Telkom has the right to appoint four directors to Vodacom's board and Thintana Communications is a significant shareholder and continues to hold indirectly 10% or more of Vodacom's share capital, a director of Telkom nominated by Thintana Communications will be entitled to nominate two of these four directors which Telkom will appoint to Vodacom's board of directors. If Thintana Communications is a significant shareholder, but neither of these other conditions is satisfied, then a director of Telkom nominated by Thintana Communications will have the same right to nominate directors for appointment to Vodacom's board as it does in relation to Telkom's subsidiaries. If at any time Telkom has the right to appoint only one director to Vodacom's board and Thintana Communications is at such time a significant shareholder, a director of Telkom nominated by Thintana Communications will be entitled to nominate that director for appointment, after consultation with Telkom. The director so appointed must, however, in carrying out his or her responsibilities, act as Telkom's nominee.

The Government has agreed with Thintana Communications not to sell its shares in Telkom for a further 545 day period after the expiration of or release from the 180 day lock-up period described in "Underwriting" beginning on page 201 of this prospectus. The Government and Thintana Communications have reciprocal rights of first offer for the purchase of each other's shares. Neither the Government nor Thintana Communications may transfer any ordinary shares it holds and in the case of the Thintana Communications, the class B ordinary share, without first offering the shares in question for sale to the other party at a price and upon terms and conditions determined by the offering party. These rights of first offer are subject to the following exemptions:

- certain transfers by the Government to "eligible ministries," disadvantaged groups and past and present employees of Telkom, as more fully described below;
- listed public offerings;
- transfers under exempted and brokers' transactions or block trades permitted under United States and South African securities laws; and
- any forced purchase of all of Thintana Communications' shares at their fair market value by the Government, or by a third party designated by the Government, if, among other things, Thintana Communications ceases to be controlled by Telkom's strategic equity investors, acting together or separately; or breaches the non-competition obligations set forth in the new shareholders' agreement; or is unable to pay its debts in the ordinary course of business; or becomes subject to liquidation or bankruptcy procedures that are not discharged within ninety days; or an order is made or a resolution is passed for its winding-up.

If the Government does not exercise its first right to purchase any shares so offered to it, Thintana Communications may transfer the offered shares to any *bona fide* third party, provided that:

- the consent of the Government is required for the transfer of the class B ordinary share, if the class B ordinary share is part of the offered shares, subject to the qualifications mentioned below; and the Government's consent is also required for the transfer of the other shares, being ordinary shares, to a South African person; and
- the class B ordinary share may, in any event, be transferred only if, as part of the transfer, the transferee acquires a number of Thintana Communications' ordinary shares as would be sufficient to constitute the transferee as a significant shareholder without taking into account any other ordinary shares already held by or on behalf of the transferee.

The qualifications mentioned above are that the Government's consent to the transfer of the class B ordinary share may not be unreasonably withheld for a transferee whose business involves the provision of telecommunications services and has annual revenues from such services in excess of \$1.5 billion and, in any event, is not required for a transfer to any one of the telecommunications companies to which such a transfer is specifically permitted under the new shareholders' agreement. Thintana Communications is entitled to freely transfer its shares in Telkom to its members, provided that the class B ordinary share is transferred to the same transferee as to whom the ordinary shares are transferred and such transferee binds itself to the new shareholders' agreement.

The Government may transfer its shares in Telkom, including its class A ordinary share, to one or several eligible ministries of the Government and, where the Government transfers its class A ordinary share, only after consultation with Thintana Communications and only if it transfers its class A ordinary share together with enough ordinary shares as would result in the relevant ministry becoming a significant shareholder without taking into account any other ordinary shares already held by or on behalf of such ministry. An "eligible ministry" of the Government is any ministry or department of the Government which has signed a written acknowledgement, in a form reasonably acceptable to Thintana Communications, to be bound by the new shareholders' agreement. In addition, the Government may transfer up to 7%, which includes the shares required for the implementation of the offering by the Government of options to past and present employees of Telkom for 2% of Telkom's share capital, of the total issued shares of Telkom, or such greater percentage as Thintana Communications may consent to, for the purpose of empowering disadvantaged groups, provided that the Government imposes certain transfer restrictions on the transferee and that such transferee agrees to be bound thereby.

The new shareholders' agreement prohibits Thintana Communications, subject to limited exceptions, from engaging in any business activity which competes with any of Telkom's licensed business activities, or those of its subsidiaries or Vodacom, in the Republic of South Africa. Thintana Communications must also use reasonable efforts to offer to Telkom an opportunity to participate, on mutually agreed and commercially reasonable terms and conditions, in any telecommunications investments which it or any of its affiliates proposes making in sub-Saharan Africa.

The Government has agreed to indemnify Thintana Communications against a violation by Telkom of environmental laws in certain circumstances, against the exercises of certain authority under the Telecommunications Act, 103 of 1996 in relation to Telkom which could reasonably be expected to have an adverse effect on Telkom, its business or prospects or Thintana Communications' investment in Telkom and against certain amendments to Telkom's licenses made without Telkom's consent if such amendment has a material adverse effect on Telkom, its business or prospects or Thintana Communications' investment in Telkom.

For additional information related to the holding of shares by the Government of the Republic of South Africa and by Thintana Communications, see "Description of Shares" beginning on page 166 of this prospectus.

Strategic services agreement

Telkom is a party to an existing strategic services agreement with Thintana Communications, SBC International Management Services Inc., or SBC Management, and Telekom Management Services Sdn. Bhd, or Telekom Management. Pursuant to that agreement, Thintana Communications is entitled and obliged, with the right to request others, including SBC Management and Telekom Management and their affiliates, to provide personnel to Telkom. Pursuant to this agreement, SBC Management and Telekom Management provide personnel to Telkom, as requested by Thintana Communications. These personnel fill certain key managerial positions, such as the chief operating officer and the chief strategic officer, in which they provide strategic services for Telkom. The strategic services relate to the following: business management, oversight of personnel matters, development and implementation of marketing plans and other corporate strategies, network planning and supervision, network operations, budget planning, payroll processing, internal financial support services, technical advice and assistance, regulatory compliance, customer billing and other related services.

When the existing strategic services agreement commenced, approximately 75 managerial positions were filled by personnel provided by SBC Management and Telekom Management pursuant to the agreement. As of September 30, 2002, that number had been reduced to approximately 30 such positions. Since May 7, 2002, Thintana Communications has been obliged to make reasonable efforts to fill any of the managerial positions which it is entitled to fill, with members of South African groups historically discriminated against on the grounds of race, color, origin or gender.

Telkom pays a fee for the services of each person provided to it pursuant to the strategic services agreement. If not sooner terminated and superseded by the new strategic services agreement described below, the existing agreement will terminate in May 2004.

The following table sets forth information related to the fees, which are payable in dollars, paid to SBC Management and Telekom Management over the last three years pursuant to the existing strategic services agreement:

	Year ended March 31,			Six months ended September 30,	
	2000	2001	2002	2001	2002
				(unau	idited)
			(ZAR millions)		
SBC Management Services Inc	215	215	185	n/a	n/a
Telekom Management Services Sdn. Bhd.	45	45	34	n/a	n/a
Total	260	260	219	141	115

Telkom, and the other parties to the existing strategic services agreement executed a new strategic services agreement on January 16, 2003. This new strategic services agreement will become effective only if Telkom obtains the relevant exchange control approvals required for Telkom to effect the payments to be made under that agreement. Telkom has applied for these approvals. Under this new strategic services agreement, Thintana Communications will continue to be entitled and obliged to provide personnel to Telkom to fill approximately 20 key management positions and certain additional senior managers during the financial years ending March 31, 2003 and 2004. Telkom itself is entitled to request, if and when it requires, certain additional senior managers during those same two financial years. All the personnel will be appointed to provide the same strategic services as those to be provided under the existing strategic services agreement. As and when vacancies occur in those positions, personnel will be selected by Thintana Communications and provided to Telkom, for appointment by Telkom to fill the vacancies, in accordance with the requirements of the new strategic services agreement. These requirements include a consultative process between Telkom and Thintana Communications for the appointments. They also provide for a gradual decrease in the number of the more senior personnel to be provided by Thintana Communications. In any event, wherever it is feasible, vacancies are required to be filled by suitably qualified historically disadvantaged individuals. Telkom will continue to pay to Thintana Communications, or any other personnel provider who provides personnel at the request of Thintana Communications, a fee for the services of each person provided to Telkom under the new strategic services agreement.

The new strategic services agreement will automatically terminate on the liquidation or dissolution of either Telkom or Thintana Communications. It will also automatically terminate upon the earlier of ten days after Thintana Communications ceases to be a significant shareholder in Telkom, in which event Telkom may request a continuance of the agreement for a further period not exceeding 120 days, and the later of the third anniversary of the JSE listing and May 8, 2007. The new strategic services agreement may also be terminated by Thintana Communications:

- in the event of certain breaches of the agreement by Telkom;
- if the relevant exchange control approvals required by Telkom to effect the payments thereunder terminate without renewal;

- if the new shareholders' agreement is terminated for any reason or a material term thereof is breached by the Government;
- if any of the rights granted to Thintana Communications under the new shareholders' agreement or Telkom's new memorandum and articles of association becomes unenforceable; or
- if Telkom ceases to be a significant provider of telecommunications services for any reason whatsoever.

Either of SBC Management or Telkom Management may also terminate the new agreement, insofar as it relates to that party, if that party declares bankruptcy or seeks legal protection from its creditors or if SBC International South Africa LLC or any of its affiliates or Telkom Malaysia Africa Sdn. Bhd. or any of its affiliates, as the case may be, ceases to hold an equity interest in Thintana Communications.

Registration rights agreement

Telkom has entered into a registration rights agreement with the Government and Thintana Communications in connection with the global offering. Pursuant to the agreement, Thintana Communications has the right to cause Telkom to either effect a JSE public offering in South Africa, or register with the Securities and Exchange Commission all or part of its ordinary shares, or both, at any time after the expiration or waiver of the lock-up period set forth in the underwriting agreement. The Government has the same right, but it can exercise this right only starting 545 days after the expiration or waiver of the underwriters' lock-up period. Each of Thintana Communications and the Government can demand any number of successive registrations, but no more than one in any calendar year, provided that Thintana Communications is entitled to two such registrations prior to the Government becoming entitled to demand any registrations. In addition, both Thintana Communications and the Government have the right to have their ordinary shares registered or sold in a listed public offering any time that Telkom or any other person seeks registration of, or a listed public offering for, Telkom's issued and outstanding ordinary shares.

Telkom has undertaken to take steps necessary to effect a JSE public offering and/or registration with the Securities and Exchange Commission. Pursuant to this registration rights agreement, in the event that the Government or Thintana Communications exercise their right to include their shares in a JSE public offering or US registration of Telkom shares that is sought by Telkom or by any other person, Telkom would be required to bear and pay all expenses incurred in connection with such offering or registration, including all registration, listing, filing and qualification fees, as well as underwriting discount and commissions. However, in the event that the Government or Thintana Communications exercise their right to demand Telkom to effect a JSE public offering or US registration, listing, filing or qualifications, however, certain fees relating to such registration or listing shall be borne by the relevant shareholders selling shares in proportion to the number of shares issued or sold. In that case, underwriting discounts and commissions will be borne by each relevant party based on the number of shares issued or sold by that party. Telkom is required to indemnify certain parties, including the selling shareholders and the underwriters and their respective directors, officers, employees and agents against certain losses in connection with such public offering or registration.

Relationship with the Government of the Republic of South Africa

The Government of the Republic of South Africa is Telkom's largest shareholder and is responsible for the telecommunications industry policy in the Republic of South Africa. The Ministry of Communications has the most direct role in our business. However, we have interactions with several other Ministries, including the Ministry of Finance for matters relating to taxation, the Ministry of Labour for matters relating to employment and the Ministry of Trade and Industry for matters relating to the communications industry.

The Government of the Republic of South Africa as regulator

Ministry of Communications

The Ministry of Communications has a number of roles that, directly or indirectly, affect us:

- The Ministry of Communications represents the Government of the Republic of South Africa as Telkom's shareholder. The Minister has the powers and duties conferred on a shareholder of a public limited liability company by South African law, Telkom's memorandum and articles of association and the shareholders' agreement between the Government and Thintana Communications.
- The Ministry is responsible for the development of telecommunications policy and for proposing legislation to implement such policy, subject to supervision by the Cabinet of the Republic of South Africa. The Ministry is also responsible for administering the Telecommunications Act, 103 of 1996 and the Independent Communications Authority of South Africa Act, 13 of 2000.

The Ministry has the following primary powers under the Telecommunications Act, 103 of 1996:

- it may issue policy directives to ICASA, binding it to perform its functions under the Telecommunications Act, 103 of 1996 in accordance with such policy directives;
- any regulation made by ICASA needs to be approved and published by the Ministry, which may reject such approval, before it becomes valid and enforceable; and
- the Ministry has the sole power to approve the grant of any license for a public switched telecommunications service, a national long distance telecommunications service, an international telecommunications service or a mobile telecommunications service.

ICASA

ICASA is the regulatory body for the telecommunications and broadcasting industries. ICASA derives its powers from the Independent Communications Authority of South Africa Act, and, with respect to telecommunications, from the Telecommunications Act. ICASA serves as the primary regulatory and licensing authority for the South African telecommunications and broadcasting industries, except for specific licenses that can only be granted by the Minister of Communications.

ICASA's primary powers under the Telecommunications Act are to:

- conduct public inquiries in any matter relevant to the achievement of the objectives of the Telecommunications Act or to the performance of its functions in terms of the Telecommunications Act;
- plan, control and manage the radio frequency spectrum and license its usage;
- make recommendations to the Minister of Communications on the granting of telecommunication licenses for which the Minister of Communications has issued an invitation to apply and, in all other cases grant and issue telecommunication licenses;
- make regulations as provided for in the Telecommunications Act, subject to ratification by the Minister of Communications;
- approve, amend or reject agreements entered into by telecommunications licensees relating to interconnection or the leasing of telecommunication facilities, in accordance with the relevant regulations; and
- investigate and adjudicate alleged contraventions of the Telecommunications Act, regulations or license conditions by licensees and, where appropriate, impose sanctions provided in the Telecommunications Act.

Public Finance Management Act

Telkom is required to report certain aspects of its business and operations, such as its corporate and business plans, to the Minister of Communications in her capacity as executive authority of Telkom pursuant to the Public Finance Management Act, 1 of 1999. Telkom has obtained a temporary exemption from certain provisions of the Public Finance Management Act, 1 of 1999. See "Risk Factors – Risks Related to Regulatory and Legal Matters – If Telkom is required to comply with the provisions of the South African Public Finance Management Act, 1 of 1999, or PFMA, Telkom could incur increased expenses and its net profit could decline and compliance with the PFMA could result in the delisting of Telkom's ordinary shares and ADSs from the JSE and the New York Stock Exchange" on page 23 of this prospectus.

The Government of the Republic of South Africa as a customer

The departments and agencies of the Government of the Republic of South Africa in the aggregate comprise one of our largest customers. Generally, we deal with the various departments and agencies of the Government as separate customers, and the provision of services to any one department or agency does not constitute a material part of our revenues. Legislation has been enacted to centralize all procurement by the Government through one agency. We estimate that in the six months ended September 30, 2002, our overall operating revenue from all departments and agencies of the Government transfers some or all of its business to other operators, our operating revenue and net profit could decline.

The Government of the Republic of South Africa guarantees

Pursuant to Section 35 of the South African Exchequer Act, 66 of 1975, the Government of the Republic of South Africa guaranteed Telkom's borrowings incurred prior to 1991. As of September 30, 2002, R3.6 billion of our total indebtedness of R25.5 billion was guaranteed by the Government of the Republic of South Africa.

Other related transactions

Mr. Thalefang Sekano, one of Telkom's board directors, is a member of the board of directors of Ucingo Investments which holds 3% of the ordinary shares of Telkom.

Some of our directors and executive officers beneficially own shares in our strategic equity investors, which in the aggregate represent less than an indirect 1% beneficial interest in Telkom.

Mr. Tlhalefang Sekano, one of Telkom's board directors, is the chairman of Lethapa Security and a director of Telesafe Security. Lethapa Security owns an interest in Telesafe Security, a security company which provides physical security to Telkom. Telkom paid R32.1 million and R25.3 million to Telesafe Security in the years ended March 31, 2002 and 2001, respectively, for these services. In addition, Lethapa Security had an option to purchase 10% of Rebserve Ltd., which together with Atkins Facilities Management, formed the joint venture, Telecommunications Facilities Management Company (Proprietary) Limited, which has been awarded a contract to deliver facilities management services to Telkom's South African properties portfolio. Telkom paid R1.6 billion and R0.6 billion to TFMC in the years ended March 31, 2002 and 2001, respectively, and R608 million and R587 million in the six months ended September 30, 2002 and 2001, respectively, for these services.

Ms. Nomazizi Mtshotshisa, one of Telkom's board directors, serves on the board of directors of Admiral Industries (Proprietary) Limited, which has a contract to supply Telkom with workwear. Telkom paid R1.4 million and R1.7 million to Beslin Sithunzi Workwear in the years ended March 31, 2002 and 2001, respectively, and R0.02 million and R0.4 million in the six months ended September 30, 2002 and 2001, respectively, for these services.

Mr. Charles Valkin, one of Telkom's directors, is a senior partner with the South African law firm of Bowman Gilfillan Inc., which provides legal services to Telkom from time to time.

Messrs. Shawn McKenzie, Jonathan P. Klug Sr., Charles Valkin, Chian Khai Tan and Tan Sri Dato'Ir Muhammad Radzi Mansor, five of Telkom's board directors, are Thintana Communications' representatives on Telkom's board of directors. In addition, a number of our senior management are appointed through Thintana Communications. See "– Shareholder arrangements" beginning on page 156 of this prospectus for a discussion of the arrangements between Thintana Communications and us and the fees we paid to Thintana Communications for strategic services in the three years ended March 31, 2002. SBC Communications paid Bowman Gilfillan Inc. a total of R259,307 in fees during the period from April 1, 1999 until July 29, 2002 for Mr. Valkin's services as a director of Telkom.

RELATIONSHIP WITH VODACOM AND RELATED TRANSACTIONS

Vodacom joint venture agreement

We acquired a 50% equity interest in Vodacom in 1993. Our rights as a shareholder of Vodacom are governed by a joint venture agreement, which was entered into on March 29, 1995, among Telkom, Vodafone, VenFin, Vodacom and other related parties.

Governance

The Vodacom joint venture agreement sets the number of directors of the board of directors of Vodacom at a minimum of twelve. Telkom has the right to appoint four directors, Vodafone has the right to appoint three directors, VenFin has the right to appoint one director and the remaining four directors are appointed by shareholders holding 10% or more of the issued shares of Vodacom and who are a party to the joint venture agreement. Currently, the only shareholders holding beneficially 10% or more of the issued shares in Vodacom are Telkom, Vodafone and VenFin and the four board members appointed by Telkom and these shareholders are senior management of Vodacom.

Under the Vodacom joint venture agreement, the Vodacom board was required to establish a directing committee and delegate all its power, functions and authority to act on behalf of Vodacom to this committee. This authority cannot be revoked without the prior written consent of the shareholders holding 10% or more of the issued shares of Vodacom. The directing committee comprises all directors appointed to Vodacom's board by shareholders holding 10% or more of the issued shares of Vodacom. Currently, the directing committee consists of eight members comprising four directors appointed by Vodafone and one director appointed by VenFin.

The unanimous written agreement of those shareholders holding 10% or more of the issued shares of Vodacom is required for, among other things, the following consensus matters prior to Vodacom or any of its subsidiaries that are a party to the joint venture agreement taking any of the following actions:

- changing the nature of or discontinuing its business;
- · disposing of a material part of assets, shares or claims against its subsidiaries;
- making material acquisitions, merging with another company or entering into a change of control transaction;
- altering or affecting its capital structure, including the issuance of any shares, the granting of options or the issue of convertible debentures;
- proposing any special resolution;
- altering its dividend policy;
- incurring certain interest bearing debt which exceeds 50% of the consolidated shareholders' funds;
- establishing any employee bonus or share incentive scheme;
- appointing or removing any director to or from its board of directors, otherwise than in accordance with the joint venture agreement;
- entering into any agreement with any of its shareholders or affiliates;
- agreeing to any material alteration of its rights flowing from any license held by it or its subsidiaries enabling such companies to do their business;
- approving or amending the business plan of Vodacom; and
- appointing or removing the chairperson of the board or chief executive officer.

If the shareholders holding 10% or more of the issued shares of Vodacom fail to reach agreement on an above consensus matter, they are required to exercise all the powers that they have to ensure the consensus matter is not consummated. Should any dispute arise between the shareholders holding 10% or more of the issued shares of Vodacom regarding the failure of those shareholders to reach consensus, the dispute is to be referred for determination to the chairperson of those shareholders at the request of any shareholder holding 10% or more of the issued shares of Vodacom. If the chairperson fail to reach agreement on the consensus matter in question, each shareholder is entitled to enforce any rights through any competent court.

Pursuant to the Vodacom joint venture agreement, all members of the directing committee are required to agree on certain matters and, in the event of disagreement, the issue is treated as a consensus matter requiring the unanimous written consent of those shareholders holding 10% or more of the issued shares of Vodacom. The following matters require unanimous approval:

- the approval or amendment of any subsidiary company business plans;
- expenditures that are in excess of 10% of total budgeted expenditures;
- non-budgeted capital expenditures that are in excess of 5% of the consolidated shareholders' funds;
- the encumbrance of any assets or the issuance of guarantees where the liability secured is in excess of the lower of 5% of the consolidated shareholders' funds or R10 million;
- any agreement with any shareholder of Vodacom; and
- the appointment of the company secretary.

The approval of at least six directors appointed to the directing committee is required to take action with respect to:

- the approval or adoption of the terms and conditions and any amendments to the interconnect and transmission agreements concluded with Telkom;
- the setting or adjustment of tariffs; and
- the approval of terms and conditions of supply and associated agreements with the suppliers of infrastructure.

Non-competition

Each party to the Vodacom joint venture agreement has agreed that neither it nor its affiliates will form a similar jointventure relationship, or invest in any competitive business in the Republic of South Africa. This restraint lapses with respect to each party two years after the date such party ceases to be a shareholder of Vodacom or upon termination of the joint venture agreement.

In addition, each party to the Vodacom joint venture agreement has agreed that it will not own, manage or otherwise become engaged in any GSM mobile telecommunications entity or analogue system or otherwise participate in any mobile telecommunication activities in any African country, a major portion of which is situated below the equator, unless the party proposing to engage in such activity first offers Vodacom the opportunity to pursue such activity and Vodacom declines. Any decision by Vodacom to become involved in a GSM or analogue system in this territory requires the written consent of those shareholders holding 10% or more of the issued shares of Vodacom.

Right of first offer

If any Vodacom shareholder that is a party to the joint venture agreement wishes to sell any of the shares held by it, it must offer to sell such shares and an equivalent portion of its claims on loan accounts in Vodacom to the other parties to the joint venture agreement. If none of the non-transferring parties accepts such an offer to purchase all of the shares and claims offered on the terms in the notice, then the selling shareholder has the right to sell the shares and an equivalent portion of its claims to a third party at a price not lower than the price, and upon the terms, set forth in the seller's original offer.

Loan agreement

Telkom is a party to a loan agreement, dated as of March 29, 1995, with Vodafone Holdings SA (Proprietary) Limited, a subsidiary of Vodafone, VenFin Finansiële Beleggings Limited, a subsidiary of VenFin, and Vodacom. Under this agreement Telkom and the subsidiaries of Vodafone and VenFin agreed to lend and advance to Vodacom, in proportion to each of their respective shareholdings, R1.08 billion or such higher amount as may be agreed upon. The total capital amount outstanding to Telkom under this loan was R460 million as of September 30, 2002. This loan bears interest at a rate equal to the prime lending rate of Vodacom's bankers from time to time plus 2%. The average effective interest rate was 15.69% in the year ended March 31, 2002 and 17.57% in the six months ended September 30, 2002. No interest is in arrears. The loan is repayable on demand with the agreement of all the shareholders and in no event later than March 31, 2019. The shareholders have agreed that the loan will be repaid in June 2003. Being a shareholders' loan, the loan may be converted into equity or preference share capital in certain circumstances.

DESCRIPTION OF SHARES

Set forth below is a summary of material information relating to Telkom's share capital, including summaries of certain provisions of Telkom's new memorandum and articles of association, the South African Companies Act, 61 of 1973 and the Listings Requirements of the JSE. This summary is qualified in its entirety by the provisions of Telkom's new memorandum and articles of association and by the applicable provisions of South African law and the Listings Requirements of the JSE. You should refer to the full text of Telkom's new memorandum and articles of association, which is filed as an exhibit to the registration statement of which this prospectus forms a part. Please refer to "Documents Available For Inspection" on page 209 of this prospectus to inspect a copy of Telkom's new memorandum and articles of association.

General

Telkom was incorporated on September 30, 1991, as a public limited liability company registered under the South African Companies Act with registration number 1991/005476/06. Telkom is governed by its memorandum and articles of association and the provisions of the South African Companies Act, 61 of 1973. Upon the listing of Telkom's ordinary shares on the JSE and ADSs on the New York Stock Exchange, Telkom will also be subject to the Listings Requirements of the JSE and the New York Stock Exchange.

Telkom's main object and business is to supply telecommunications, broadcasting, multimedia technology and information services to the general public in the Republic of South Africa.

The following discussion of the provisions of Telkom's memorandum and articles of association describes the new memorandum and articles of association which will become effective as of the JSE listing date:

Share capital

As of September 30, 2002, the date of Telkom's most recent balance sheet included in this prospectus, and as of the date of this prospectus, Telkom's authorized share capital was R10,000,000,000, divided into 1,000,000,000 ordinary shares with a par value of R10 each, and its issued share capital was R5,570,318,190, divided into 557,031,819 ordinary shares with a par value of R10 each and its share premium was R2,723,000,000. Pursuant to a special resolution passed at a general meeting of Telkom held on January 16, 2003, Telkom's authorized and issued share capital will, with effect from the JSE listing date, be altered by the conversion of one ordinary share held by the Government into one class A ordinary share with a par value of R10 and one ordinary share held by Thintana Communications into one class B ordinary share with a par value of R10. As a result, Telkom's authorized share capital will comprise R10,000,000,000, divided into 557,031,817 ordinary shares with a par value of R10, and its issued share capital will comprise R5,570,318,190, divided into 557,031,817 ordinary shares with a par value of R10 each, one class A ordinary share with a par value of R10 each, one class A ordinary share with a par value of R10 each, one class A ordinary share with a par value of R10 each, one class A ordinary share with a par value of R10 each, one class A ordinary share with a par value of R10 each, one class A ordinary share with a par value of R10 each, one class A ordinary share with a par value of R10 each, one class A ordinary share with a par value of R10 each, one class A ordinary share with a par value of R10 and one class B ordinary shares with a par value of R10. Only ordinary shares are being offered in the global offering and only ordinary shares will be listed on the JSE and ADSs listed on the New York Stock Exchange will only represent ordinary shares. The class A and B ordinary shares will not be listed on any stock exchange.

No alterations to Telkom's share capital occurred during the five years preceding the date of this prospectus. There were no changes in Telkom's authorized or issued share capital between March 31, 2001 and the date of this prospectus.

All of Telkom's issued and outstanding ordinary shares will rank equally with each other and will be fully paid and not subject to calls for additional payments of any kind. Except as specified in Telkom's new articles of association, selected provisions of which are described in this prospectus, the class A ordinary share and the class B ordinary share will rank equally with the ordinary shares.

As of the date of this prospectus, there is no contract or arrangement whereby any option or preferential right of any kind has been or is proposed to be given to any person to subscribe for shares in Telkom or any of its subsidiaries.

Significant shareholder

Pursuant to Telkom's articles of association, a "significant shareholder" is the registered holder of the class A ordinary share or the class B ordinary share and, in addition, of at least 15% of the issued ordinary shares as of the JSE listing date, which percentage will be adjusted from time to time to reflect the dilutive effect of any issuance of new ordinary shares by Telkom after that date, provided that that percentage will not be lower than 10%. A significant shareholder has certain specific rights in terms of Telkom's memorandum and articles of association as more fully described below. Prior to and immediately following the global offering, the Government and Thintana Communications will be the only significant shareholders.

If, on the eighth anniversary of the JSE listing date, the class A ordinary share and class B ordinary share have not otherwise been converted into ordinary shares under the terms of Telkom's new articles of association, they will automatically be so converted and the rights of the Government and Thintana Communications as holders of the class A ordinary share and class B ordinary share, respectively, including their rights as significant shareholders, will be terminated under Telkom's new articles of association, but not under the new shareholders' agreement.

Dividends

Telkom's shareholders, in a general meeting, or its board, from time to time, may declare a dividend to be paid to the registered holders of one or more classes of shares; provided that Telkom's shareholders may not declare a greater dividend in a general meeting than is recommended by the board and provided further that no dividend may be declared to a holder of the class A ordinary share or class B ordinary share, unless the same dividend is declared to holders of all ordinary shares. In addition, for so long as either the Government or Thintana Communications is a significant shareholder, the declaration or distribution of dividends or other distributions must be approved by the board as a reserved matter. See "Management – Reserved matters" beginning on page 147 of this prospectus.

Pursuant to Telkom's new articles of association, dividends on ordinary shares will not bear interest. Dividends are declared payable to shareholders registered as such on a date subsequent to the date of publication of the announcement of the declaration of the dividend. This date may not be sooner than 14 days after the date of such publication. All unclaimed dividends may be invested or otherwise utilized by the board for Telkom's benefit until claimed, provided that dividends unclaimed after a period of three years shall be forfeited. Forfeited dividends revert to Telkom or its assigns.

Any dividend or other sum payable in cash to a shareholder may be transmitted by ordinary post to the address of the shareholder recorded in the register or any other address the shareholder may previously have given to Telkom in writing or by electronic transfer to such bank account as the shareholder may previously have given to Telkom in writing. Telkom will not be responsible for any loss in transmission. Subject to the approval of shareholders in a general meeting, any dividend may be paid and satisfied, either wholly or in part, by the distribution of specific assets as the board may determine and direct at the time of declaring the dividend.

Any cash dividends paid by Telkom will be declared in South African Rands. The shareholders in a general meeting, or the board of directors, may at the time of declaring a dividend, stipulate that the dividend to be paid to shareholders having registered addresses outside South Africa or who have given written instructions requesting payment at addresses outside South Africa, shall be paid in a currency other than South African currency. Holders of ADSs on the relevant record date will be entitled to receive any dividends payable in respect of the ordinary shares underlying the ADSs, subject to the terms of the deposit agreement. Cash dividends paid in Rands will be converted by the depositary to Dollars and paid by the depositary to holders of ADSs, net of conversion expenses of the depositary, in accordance with the deposit agreement. See "Description of American Depositary Receipts – Dividends and other distributions" beginning on page 180 of this prospectus.

Voting rights

Subject to any rights or restrictions attached to any class of shares, every shareholder present at a general meeting in person, by proxy or by representation will, on a show of hands, have one vote only and, in the case of a poll, that proportion of the total votes which the aggregate amount of the nominal value of the shares held by that shareholder bears to the aggregate of the nominal value of all the shares issued by Telkom. For a description of shareholders' rights to request a poll, see "– General meetings of shareholders" beginning on page 169 of this prospectus. A shareholder is entitled to appoint a proxy to attend, speak and vote at any meeting on the shareholder's behalf. The proxy need not be a shareholder. For a description of the method by which the ordinary shares held by the depositary will be voted, see "Description of American Depositary Receipts – Voting rights" on page 181 of this prospectus.

Issue of additional shares and pre-emption rights

Subject to the provisions of the South African Companies Act, 61 of 1973, the JSE Listings Requirements and any rights or restrictions attached to any class of shares, shareholders in a general meeting may authorize the board to allot and issue shares or grant options over unissued shares to such persons at such times, and generally on such terms and conditions, and for such consideration, whether payable in cash or otherwise, as it may decide. As of the date of this prospectus, no such authorization has been granted to the board by the shareholders of Telkom. For so long as either the Government or Thintana Communications is a significant shareholder, there may not be any increase or reduction in Telkom's issued share capital or that of any of its subsidiaries without the authorization of the board as a reserved matter. See "Management – Reserved matters" beginning on page 147 of this prospectus. Any changes in Telkom's capital structure is also a shareholder reserved matter under the new shareholders' agreement as described more fully in "Relationship with Major Shareholders and Related Transactions – Shareholder arrangements – New shareholders' agreement" beginning on page 157 of this prospectus. No change in the number of issued class A ordinary shares or class B ordinary shares may be made without the approval of the Government and Thintana Communications, respectively.

The Listings Requirements of the JSE require Telkom's unissued ordinary shares to be offered first to existing shareholders in proportion to their holdings of ordinary shares unless these shares are issued for the acquisition of assets. The shareholders may, however, grant either a general approval in a general meeting authorizing directors to issue ordinary shares for cash or a specific approval for a particular issue of ordinary shares, without first offering them to existing shareholders. Issues of ordinary shares for cash pursuant to a general approval in the aggregate in any one financial year may not exceed 15% of the issued share capital of that class. The maximum discount at which securities may be issued under a general approval is 10% of the weighted average trading price of those securities over 30 business days on the JSE prior to the date that the price of the issue is determined or agreed by the directors. A specific approval to issue ordinary shares is subject to, among other things, the disclosure of the number or maximum number of securities to be issued and disclosure of whether the discount at which the securities are to be issued is unlimited and, if not, the limit. A general and specific approval are each subject to the requirement of approval of a 75% majority of votes cast by shareholders present or represented by proxy at a general meeting, excluding controlling shareholders and various other associated parties, in the case of a specific approval. The Government and Thintana Communications may be regarded as controlling shareholders for these purposes. As of the date of this prospectus, no general or specific approval authorizing the directors to issue shares for cash has been granted to the board by the shareholders of Telkom.

For a description of the method by which the depositary may make any dividend in or distributions of ordinary shares or offer of rights to subscribe for additional ordinary shares available to holders of ADSs, see "Description of American Depositary Receipts – Dividends and other distributions" beginning on page 180 of this prospectus.

Subject to the South African Companies Act, 61 of 1973, the directors or Telkom's shareholders may resolve in a general meeting to utilize all or any part of Telkom's reserves, or any amount available for distribution as a dividend and not required for the payment or provision of dividends on preference shares, to pay for Telkom's authorized but unissued shares to be issued as fully paid capitalization shares to shareholders entitled to receive such distributions as a dividend.

Transfer of shares

Telkom's new articles of association do not contain any restriction on the right to transfer ordinary shares, except as described in "– Limitation on share ownership" on page 169 of this prospectus. Ordinary shares may be transferred by an instrument in writing in any usual common form or in such other form as the board of directors may approve if such transfer does not arise pursuant to a trade of such shares on the JSE. The transferor will be deemed to remain the holder of the ordinary shares until the name of the transferee is entered in Telkom's share register in respect of the transferred ordinary shares. Every instrument of transfer presented for registration must be accompanied by the certificate representing the ordinary shares to be transferred and/or such other evidence Telkom may require to prove the title of the transferor or the transferor's right to transfer the ordinary shares.

Although shareholders are entitled to hold their ordinary shares in certificated form, ordinary shares may only be traded on the JSE if they have been dematerialized through Share Transactions Totally Electronic Limited, or STRATE. A dematerialized share is not evidenced by a share certificate and may not be transferred by an instrument in writing, but is represented and transferred by means of electronic book entries.

The Minister of Communications, which holds the class A ordinary share on behalf of the Government, may transfer the class A ordinary share only to other ministries and governmental departments of the Republic of South Africa and only if the Minister transfers the class A ordinary share together with as many ordinary shares as would be sufficient to constitute the transferee a significant shareholder without taking into account any other ordinary shares already held by or on behalf of the transferee, and only after consultation with Thintana Communications. If so transferred, the transferee will acquire the rights of the Government as the holder of the class A ordinary share. If at any time the Government ceases to hold the class A ordinary share, the class A ordinary share will be converted into an ordinary share by operation of Telkom's new articles of association.

The class B ordinary share may be transferred if it is transferred together with as many ordinary shares as would be sufficient to constitute the transferee a significant shareholder without taking account any other ordinary shares already held by or on behalf of such transferee, and only after consultation with the Government. The first transferee who becomes a significant shareholder pursuant to such transfer will acquire the rights Thintana Communications enjoyed as a significant shareholder, but certain of the reserved matters will fall away on the second transfer of such shares. See "Management – Reserved matters" beginning on page 147 of this prospectus. If Thintana Communications, as the holder of the class B ordinary share, ceases to hold at least 5% of the issued and outstanding shares in the capital of Telkom, then the class B ordinary share will be converted into an ordinary share. If the class B ordinary share is converted into an ordinary share, the class A ordinary share will automatically be converted into an ordinary share.

The class A ordinary share and class B ordinary share will automatically be converted into ordinary shares on the eighth anniversary of the JSE listing date if those shares have not otherwise been converted under Telkom's new articles of association before that date. See "– Significant shareholder" beginning on page 166 of this prospectus.

There are other restrictions on the Government and Thintana's ability to transfer their shares. These restrictions are set out in Telkom's new shareholders' agreement and described in "Relationship with Major Shareholders and Related Transactions – Shareholder arrangements – New shareholders' agreement" beginning on page 157 of this prospectus.

Limitation on share ownership

Pursuant to Telkom's new articles of association, if a person or several persons acting in concert acquire legal or beneficial ownership of any shares which will result in that person or persons owning in excess of 15% of all issued shares in that class of Telkom's shares, that person or persons are required to notify Telkom. Telkom's board has the power to give that person or persons notice to dispose of the excess shares and if the excess shares are not disposed of within 21 days, or any longer period determined by the board, Telkom is entitled to sell the excess shares on behalf of that person or persons. In addition, the board is entitled to refuse to register the transfer of any shares that would result in a person or several persons acting in concert, acquiring ownership of more than 15% of all issued shares in a particular class of Telkom's shares. The holder of an ADS is deemed to be the holder of the ordinary shares which are represented by the ADS. The Government and Thintana Communications are exempt from this limitation on share ownership for so long as they are significant shareholders or fulfill the remaining criteria of a significant shareholder after the class A ordinary share and class B ordinary share have converted into ordinary shares on the eighth anniversary of the JSE listing date. In addition, any shareholder who acquires and holds shares pursuant to and solely for the purposes of a distribution of such shares is exempt from this limitation of such shares is

The provisions of Telkom's new articles of association relating to the 15% limitation of share ownership referred to in this paragraph will automatically cease to be of any force unless they are sanctioned by law within three months of the JSE listing date.

Thintana Communications, for so long as it is a significant shareholder, may not hold in excess of 49% of the issued shares of any class of shares in Telkom, other than the class B ordinary share.

Disclosure of interest in shares

Pursuant to the South African Companies Act, 61 of 1973 registered shareholders are required at the end of every calendar quarter to disclose to the issuer the identity of each other person who has a beneficial interest in the shares held by the registered holder and the number and class of those shares. Moreover, an issuer of shares may, by notice in writing, require a person who is a registered holder of, or whom the issuer knows or has reasonable cause to believe, has a beneficial interest in, a share issued by the issuer to identify to the issuer the person on whose behalf a share is held. The addressee of the notice may also be required to give particulars of the extent of the beneficial interest held during the three years preceding the date of the notice. All issuers of shares are obliged to establish and maintain a register of the disclosures described above and to publish in their annual financial statements a list of the persons who hold beneficial interests equal to or in excess of 5% of the total number of shares of that class issued by the issuer together with the extent of those beneficial interests.

Pursuant to Telkom's new articles of association, its board is entitled at any time, by written notice, to require the registered holder of any of its shares or a person who holds any of its shares as a nominee to disclose to it such information as Telkom's directors consider necessary in order to determine whether or not that holder owns, whether alone or together with any other persons acting in concert, in excess of 15% of the shares in any class of Telkom's issued shares. If that holder fails to comply with Telkom's written notice to disclose, its board may suspend that holder's right to receive payment of dividends on all of the shares held by that holder. This power will cease unless it is sanctioned by law within three months of the JSE listing date.

Register of members

Telkom keeps a register of its members, being shareholders whose names have been included in this register, in South Africa. Telkom may keep a branch share register in any foreign country, subject to the approval of the South African Reserve Bank.

General meetings of shareholders

Telkom is required by the South African Companies Act, 61 of 1973 to hold an annual general meeting not more than nine months after the end of every financial year and within 15 months after the date of its last preceding annual general meeting. The board may convene a general meeting whenever it thinks fit and must do so on the request of 100 shareholders or of shareholders holding, at the date of request, not less than one-twentieth of shares carrying voting rights.

Telkom is required by the South African Companies Act, 61 of 1973 to provide at least 21 "clear days" intervening notice for annual general meetings and for general meetings at which special resolutions are proposed, and at least 14 "clear days" intervening notice for all other general meetings. "Clear days" exclude the date on which notice is given and the date on which the meeting is held.

A holder of shares may by notice require Telkom to record an address within South Africa which shall be deemed to be his or her address for the purpose of the service of notices. Telkom's new articles of association require notices of general meetings to be in writing and to be given or served on any shareholder either by sending the notice, or a message advising that the notice is available on a website and containing the address of such website by electronic mail or telefacsimile to an electronic mail address or telefacsimile number notified to Telkom for this purpose. Alternatively, the written notice may be given by delivery in person or by sending it through the post, properly addressed, to a shareholder at his or her address shown in the register of shareholders or to a beneficial holder of Telkom's shares at the address which has been disclosed to Telkom and recorded in its register of such disclosures. Notice may be given to any beneficial holder of Telkom's shares who has not disclosed his or her address, electronic mail address or telefacsimile number to Telkom, by publishing that notice or an advertisement that such notice is available on a website, in the South African Government Gazette and any newspaper determined by Telkom's directors. Any notice to shareholders must simultaneously be given to the secretary or other suitable official of any recognized stock exchange on which Telkom's shares are listed in accordance with the requirements of the stock exchange. Every notice shall be deemed to have been received on the date on which it is so delivered and, if it is sent by post, on the day on which it is posted. If it is published in the South African Government Gazette or if it is advertised in the Government Gazette, it is deemed to have been received on the date it appears in the Government Gazette. If it is sent by electronic mail or telefacsimile, it is deemed to have been sent on the day it is sent or transmitted.

For a description of the method by which holders of ADSs will be provided notices of shareholder meetings by the depositary, see "Description of American Depositary Receipts – Voting rights" on page 181 of this prospectus.

No business may be transacted at any general meeting unless the requisite quorum is present when the meeting proceeds to business. A quorum is at least three shareholders present in person or, in the case of a shareholder which is a company, by representation, and entitled to vote, provided that no quorum will be constituted if the Government or Thintana Communications is not present. If within thirty minutes from the time appointed for the meeting a quorum is not present, the meeting will stand adjourned to the same day in the next week, or if that day is a South African public holiday or a Saturday or Sunday, the next succeeding day other than a South African public holiday, Saturday or Sunday, at the same time and place. The quorum at the adjourned meeting shall be three shareholders present in person or by representation. If a quorum at the initial meeting was not established because of the absence of the Government or Thintana Communications, the presence of the absent shareholder is not required to establish a quorum at the adjourned meeting. In order to pass a special resolution, shareholders holding in the aggregate not less than one fourth of the total votes of all shareholders entitled to vote must be present in person or by proxy at the meeting.

At a general meeting, a resolution put to the vote will be decided by a show of hands unless a poll is demanded by:

- the chairman;
- not less than five shareholders having the right to vote at such meeting; or
- a shareholder or shareholders representing not less than one tenth of the total voting rights of all shareholders having the right to vote at the meeting or a shareholder or shareholders entitled to vote and holding in aggregate not less than one tenth of Telkom's issued share capital.

Subject to the rights of the Government and Thintana Communications as significant shareholders described in "Relationship with Major Shareholders and Related Transactions – Shareholder arrangements – New Shareholders' agreement" beginning on page 157 of this prospectus, resolutions will be carried by a majority of the votes recorded at the meeting except in the case of a special resolution which must be passed either on a show of hands, by not less than three fourths of the number of Telkom's shareholders entitled to vote who are present in person, by proxy or by representation or, where a poll has been demanded, by not less than three fourths of the total votes to which the shareholders present in person, by proxy or by representation are entitled.

Annual report and accounts

Telkom's board is required to keep such accounting records and books of account as are prescribed by the South African Companies Act, 61 of 1973. Generally, no shareholder, other than a director, has any right to inspect any of our accounting record books, accounts or documents, except that for so long as Thintana Communications is a significant shareholder, it has the right, at its sole expense, to perform or have performed a financial and/or operations audit of Telkom and its subsidiaries.

The board is required, in respect of each of Telkom's financial years, to prepare annual consolidated financial statements and present them before the annual general meeting.

Pursuant to the Listings Requirements of the JSE, unaudited interim reports must be distributed to all shareholders within three months after the end of the first six months of Telkom's financial year.

Telkom's consolidated financial statements must, in conformity with IAS, fairly present the state of affairs and business of Telkom and all of its consolidated subsidiaries at the end of the financial year concerned and the profit or loss of Telkom and all of its consolidated subsidiaries for that financial year.

Changes in capital

Telkom may from time to time by special resolution:

- consolidate, divide or sub-divide all or any part of Telkom's issued or unissued capital;
- increase or cancel all or any part of Telkom's unissued capital;
- convert any of Telkom's shares, whether issued or not, into shares of another class;
- · convert all or any of Telkom's paid-up shares into stock and reconvert such stock into paid-up shares; or
- convert any shares having a par value into shares having no par value and vice versa.

Telkom may from time to time reduce its issued share capital, share premium, stated capital, reserves or any capital redemption reserve fund with the approval of an ordinary resolution of Telkom's shareholders in a general meeting and a resolution of Telkom's directors. Any increase or reduction in Telkom's issued share capital or that of any of Telkom's subsidiaries must be approved by directors as a reserved matter. See "Management – Reserved matters" beginning on page 147 of this prospectus. In addition, any change in Telkom's capital structure is a shareholder reserved matter under the new shareholders' agreement, as described more fully in "Relationship with Major Shareholders and Related Transactions – Shareholder arrangements – New shareholders' agreement" beginning on page 157 of this prospectus, unless such power is capable of, and has been, delegated to Telkom's board by a resolution of the shareholders of Telkom.

Variation of rights

Whenever Telkom's capital is divided into different classes of shares, the rights attached to any class of shares in issue may be varied, modified or abrogated by special resolution, provided that no variation that adversely affects those rights may be made without the written consent or ratification of the holders of three-fourths of the issued shares of that class or a resolution passed in the same manner as a special resolution at a separate general meeting of the holders of such shares.

The affirmative vote or consent of the Government and Thintana Communications, as the case may be, is required for any amendment, alteration or cancellation of any of the provisions of Telkom's memorandum and articles of association that would alter or change the powers, preferences or special rights of the class A ordinary share or class B ordinary share or the holder of the class A ordinary share or class B ordinary share, as the case may be, so as to affect either adversely. Telkom's memorandum and articles of association further require Telkom to obtain written consent from the Government before issuing any securities or amending any existing securities in a manner that would adversely affect the Government's right under a special condition set forth in Telkom's memorandum of association, including the creation of a new class of shares or the amendment of the rights attached to an existing class of shares to provide them with rights superior to or equal to or adversely affecting the rights of Government under this condition. This special condition provides that Telkom must obtain written consent from the Government before:

- taking any action that would result in Telkom's ceasing to provide telecommunications services under its public switched telecommunications services license in the Republic of South Africa; or
- disposing of assets, the effect of which would materially impair Telkom's ability to fulfill its obligation under its public switched telecommunications services license.

The rights conferred upon the holders of the shares of any class will be deemed not to be directly or indirectly adversely affected by the creation or issue of further shares ranking equally with them or the cancellation of any shares of any other class.

Distribution of assets on liquidation

If Telkom is liquidated, whether voluntarily or compulsorily, the assets remaining after the payment of all of Telkom's liabilities and the costs of winding-up shall be distributed among the shareholders in proportion to the numbers of shares held by them, subject to the rights of any shareholders to whom shares have been issued on special conditions and subject to Telkom's right to set-off unpaid capital or premium against the liability, if any, of shareholders. Furthermore, with the authority of a special resolution, the liquidator may divide among the shareholders, in specie or kind, the whole or any part of the assets, whether or not those assets consist of property of one kind or different kinds.

For so long as the Government and Thintana Communications are significant shareholders, any winding up or liquidation of Telkom must be authorized as a board reserved matter. See "Management – Reserved matters" beginning on page 147 of this prospectus. Any winding up or liquidation of Telkom is also a shareholder reserved matter under the new shareholders' agreement is more fully described under "Relationship with Major Shareholders and Related Transactions – Shareholder arrangements – New shareholders' agreement" beginning on page 157 of this prospectus.

Purchase of shares

The South African Companies Act, 61 of 1973, permits loans by a company to its employees, other than directors, for the purpose of purchasing or subscribing for shares of that company or of its holding company.

The procedure for acquisition by a company of its own shares is regulated both by the South African Companies Act, 61 of 1973 and the Listings Requirements of the JSE. The South African Companies Act, 61 of 1973 provides that a company may, by special resolution, if authorized by its memorandum and articles of association, approve the acquisition of its shares; provided that a company may not make any payment in whatever form to acquire any share issued by that company if there are reasonable grounds for believing that the company is or would, after the payment, be unable to pay its debts or if the consolidated assets of the company fairly valued would, after the payment, be less than the consolidated liabilities of the company. The South African Companies Act, 61 of 1973 also provides that:

- a subsidiary may acquire up to a maximum of 10% in the aggregate of the number of issued shares of its holding company, or parent company; and
- a company may make payments to its shareholders if authorized by its memorandum and articles of association subject to the provisions referred to above relating to ability to pay debts and solvency.

Under South African law and the Listings Requirements of the JSE, the shareholders in a general meeting may approve a specific acquisition by the company of its issued shares or grant the company a general authority to acquire its issued shares by way of a renewable mandate which is valid until the company's next annual general meeting, provided that such authority may not extend beyond 15 months from the date of the granting of the general authority. The general authority is subject to, among other things, the following:

- the acquisition of ordinary shares must be on the "open market" of the JSE;
- the number of ordinary shares that may be acquired pursuant to the general authority may not, in the aggregate, exceed 20% of Telkom's issued share capital in any one financial year; and
- the ordinary shares may not be acquired at a price that is more than 10% above the weighted average of the market value of the ordinary shares for the five business days immediately preceding the date on which the acquisition is agreed.

As of the date of this prospectus, the shareholders of Telkom have not granted Telkom or its subsidiaries a general authority to acquire Telkom's issued and outstanding ordinary shares.

Directors

Pursuant to Telkom's new articles of association, the Government and Thintana Communications, for so long as they hold the class A ordinary share and the class B ordinary share, respectively, are entitled to appoint directors based on the percentage of the issued ordinary shares owned by them as follows:

- if either shareholder owns at least 25%, it has the right to appoint five directors, including two executive directors;
- if either shareholder owns at least 20%, but less than 25% of the issued ordinary shares, it has the right to appoint four directors, including, in the case of Thintana Communications, two executive directors and, in the case of the Government, one executive director;
- if either shareholder owns at least 15%, but less than 20% of the issued ordinary shares, it has the right to appoint three directors, including, in the case of Thintana Communications, two executive directors, and in the case of the Government, three non-executive directors;
- if either shareholder owns at least 10%, but less than 15% of the issued ordinary shares, it has the right to appoint two directors, including, in the case of Thintana Communications, two executive directors and, in the case of the Government, two non-executive directors; and
- if either shareholder owns at least 5%, but less than 10% of the issued ordinary shares, it has the right to appoint one director, including, in the case of Thintana Communications, one executive director and, in the case of Government, one non-executive director.

Neither the Government nor Thintana Communications will have the right to appoint more than five directors, regardless of their share ownership.

The remaining directors, if any, other than Telkom's chief executive officer who is appointed by Telkom's board of directors, may be appointed by a general meeting. A general meeting is not entitled to fill a vacancy of a director appointed by the Government or Thintana Communications, as holders of the class A ordinary share and the class B ordinary share, respectively.

At each of Telkom's annual general meetings, at least one third of Telkom's directors appointed by a general meeting, excluding executive directors, directors appointed by the Government and Thintana and any directors appointed by the directors after the conclusion of Telkom's preceding annual general meeting, are required to retire from office but are eligible for reelection. The directors to retire are those who have been longest in office or, as between directors appointed by a general meeting who have been in office for an equal length of time, in the absence of agreement, determined by lot. If, after such retirements, there would remain in office any director appointed by a general meeting who would have held office for three years since his last election, he shall also retire at such annual general meeting. In addition, those directors appointed by a general meeting since the last annual general meeting are required to retire from office. A retiring director is eligible for reelection. Directors appointed by the Government or Thintana Communications, as the case may be, can be removed and replaced at any time upon receipt by Telkom of written notice from the Government or Thintana Communications, as the case may be.

The remuneration of Telkom's directors shall be determined from time to time by its directors, taking into account the recommendations of the remuneration committee appointed by Telkom's directors. Telkom's directors shall be paid all their traveling and other expenses properly incurred by them in the execution of their duties in or about Telkom's business, which are approved or ratified by Telkom's directors.

Any director who serves on any committee, devotes special attention to Telkom's business, goes or resides outside of the Republic of South Africa for any of Telkom's purposes, or performs any services that are outside the scope of ordinary duties of a director, may be paid such extra remuneration or allowances as Telkom's directors, excluding the director in question, may determine.

Telkom's new articles of association provide that a director shall not vote in respect of any contract or arrangement or any other proposal whatsoever in which he or she has a material interest, other than by virtue of his or her interest in securities in Telkom and in certain other limited circumstances. A director may not be counted in the quorum of a meeting in relation to any resolution in which he or she is not permitted to vote.

The directors are not obliged to hold any qualification shares.

Telkom's new articles of association grant a director appointed by the Government and Thintana Communications the right, for so long as they are significant shareholders, to nominate certain of the directors that Telkom is entitled to appoint to the boards of directors of its subsidiaries and Vodacom. These rights are the same as those contained in the new shareholders' agreement referred to under "Relationship with Major Shareholders and Related Transactions – Shareholder arrangements – New shareholders' agreement" beginning on page 157 of this prospectus.

If the class A ordinary share and class B ordinary share are converted into ordinary shares, the rights of the Government and Thintana Communications as holders of the class A ordinary share and class B ordinary share, respectively, including their rights of appointment of directors to Telkom's board of directors and the boards of directors of Telkom's subsidiaries and Vodacom, will be terminated.

Borrowing powers

The directors may exercise all of Telkom's powers to borrow money and to mortgage or encumber Telkom's property or any part thereof and to issue debentures, whether secured or unsecured, whether outright or as security for any debt, liability or obligation of Telkom or of any third party. For this purpose, the borrowing powers of the directors are unlimited. Telkom's borrowing powers have not been exceeded during the past three years. Telkom's borrowing powers may be varied by amending its articles of association.

Non-South African shareholders

Other than as described under "- Limitation on share ownership" on page 169 of this prospectus, there are no limitations in Telkom's memorandum or articles of association on the right of non-South African shareholders to hold or exercise voting rights attaching to any of its ordinary shares.

Rights of minority shareholders and fiduciary duties

Majority shareholders of South African companies have no fiduciary obligations under South African common law to minority shareholders. However, under provisions in the South African Companies Act, 61 of 1973, a shareholder may, under certain circumstances, seek relief from the court if the shareholder has been unfairly prejudiced. These provisions are designed to provide relief for oppressed shareholders without necessarily overruling the majority's decision. There may also be common law and statutory personal actions available to a shareholder of a company.

The fiduciary obligations of directors may differ from those in the United States and certain other countries. Under South African law, the directors of a company are required to adhere to and act in accordance with two main fiduciary duties, the duty to act in the best interests of the company and the duty to act with due care and skill. The fiduciary duty to act in the best interests of the company includes a duty that the directors must avoid a conflict between their personal interests and the interests of the company, prohibits the directors from using their fiduciary position for personal benefit, prohibits the directors from exceeding the powers of the company and prohibits the directors from exercising any power for an improper or collateral purpose. The fiduciary duty to act with due care and skill includes the requirement that the directors must not act negligently, fraudulently or recklessly and must exercise judgement as to what is in the best interests of the company fraudulently or recklessly. Under Delaware law, the fiduciary duties of directors to inform themselves of all material information reasonably available to them prior to making a business decision. The duty of loyalty prohibits directors from using their position of trust and confidence to further their private interests. The duty of disclosure requires directors to disclosure approval.

Statement by the JSE

When considering the application for listing by Telkom, and in particular the provisions of Telkom's new articles of association, the JSE, as well as ensuring that Telkom's new articles of association complied with the specific requirements of the JSE Listings Requirements, gave considerable attention to the rights being afforded to the holders of the class A ordinary share and class B ordinary share in those new articles of association in preference to other shareholders.

The JSE believes in the fundamental principle of shareholders having rights in proportion to their actual shareholding in a company. As a consequence, the JSE is averse to any provision in the articles of association which is contrary to this principle and which affords rights (voting, economic or otherwise) to particular shareholders without those same rights being afforded to all shareholders. The JSE also believes strongly in the independence of directors and that the articles should not entrench the rights of certain shareholders to appoint or remove directors nominated by themselves. The JSE further supports the ideals and principles of good corporate governance as detailed in the South African King Code of Corporate Practices and Conduct, 2002.

Shareholders' attention is drawn to the fact that the Government and Thintana Communications, in concluding an agreement between themselves, have deemed it necessary to include in Telkom's new articles of association through the mechanism of the class A ordinary share and class B ordinary share, certain provisions protecting their rights which are contrary to the abovementioned principles. These provisions are more fully dealt with under under "Management – Reserved matters" beginning on page 147 of this prospectus, which effectively limit a shareholder's ability to influence any decision on the reserved matters, "Management – Board committees – Operating committee" on page 149 of this prospectus, "– Directors" beginning on page 172 of this prospectus, and "– Limitation on share ownership" on page 169 of this prospectus.

Extracts of Telkom's new memorandum and articles of association containing these provisions are contained in Appendix B beginning on page B–1 of this prospectus.

With regard to the 15% limitation on share ownership, the JSE has required and has been assured that this will be removed from Telkom's new articles of association or entrenched by appropriate legislation if so desired, by no later than three months after the listing date. In compliance with the JSE's requirements, the provisions of Telkom's new articles of association relating to the 15% limitation of share ownership state that these provisions will automatically cease to be of any force unless they are sanctioned by law within three months of the JSE listing date.

The JSE has agreed to accept Telkom's new articles of association and their approval for the listing in recognition of factors which are unique to the listing of Telkom, such as:

- it being a major privatization of state assets;
- the national interest;
- the existence since 1997 of a binding agreement between the Government and Thintana Communications; and
- the consequences for the future prospects of South Africa's privatization process should the listing not take place.

This is subject to the overriding "sunset" provision in terms of which extraordinary rights will automatically lapse on the expiration of eight years from the JSE listing date or the Government or Thintana Communications ceases to be a significant shareholder, whichever event occurs first.

Comparison of shareholders' rights under South African and Delaware law

The following describes some of the material differences between the rights of shareholders under South African and Delaware law.

Voting rights, generally

South Africa

Under South African law, every shareholder in a public company has a vote in respect of the shares held by such shareholder in the issued share capital of the company. The number of votes exercisable by that shareholder is that proportion of the total votes in the company which the aggregate amount of the nominal value of the shares held by that shareholder bears to the total amount of the nominal value of all the shares in the company. Any shareholder of a company entitled to attend and vote at a meeting of the company is entitled to appoint another person or persons, whether a member or not, to act for such shareholder by proxy.

Delaware

Under Delaware law, each stockholder is entitled to one vote for each share of capital stock held by the stockholder, unless otherwise provided in the certificate of incorporation of the company. Each stockholder entitled to vote at a meeting of stockholders may authorize another person or persons to act for the stockholder by proxy for up to three years from its date, or for a longer period if the proxy specifically provides.

Preemptive rights

South Africa

Under South African law, no shareholder shall have preemptive rights to purchase additional securities of a company unless the organizational documents of the company expressly grant preemptive rights. However, the Listings Requirements of the JSE require that unissued ordinary shares of a company listed on the JSE be offered first to existing shareholders in proportion to their holdings of shares of a listed company unless the shares are issued for the acquisition of assets. See "Description of Shares—Issue of additional shares and pre-emption rights" beginning on page 167 of this prospectus.

Delaware

Delaware law provides that no stockholder shall have preemptive rights to purchase additional securities of the company unless the certificate of incorporation of the company expressly grants these rights.

Cumulative voting

Cumulative voting is a system for electing directors whereby the number of votes a shareholder is entitled to vote in an election of directors equals the number of shares held by the shareholder multiplied by the number of open directorships. Under cumulative voting, a shareholder may cast all or any number of the shareholder's votes for a single candidate or for any number of candidates.

South Africa

Under South African law, shareholders do not have the right to elect directors by cumulative voting. The number of votes that a shareholder may cast in respect of the appointment of each individual director equals the number of votes generally exercisable by that shareholder. South African law provides that at a general meeting of a company, a motion for the appointment of two or more persons as directors of the company by a single resolution shall not be moved, unless a resolution that it shall be so moved has first been agreed to by the meeting without any vote being given against it.

Delaware

Under Delaware law, stockholders do not have the right to elect directors by cumulative vote unless the right is granted in the company's certificate of incorporation.

Shareholder approval of corporate matters by written consent

South Africa

Under South African law, any action required to be taken at any annual or other general meeting of a company, other than actions requiring a special resolution, may be taken without a meeting, without prior notice and without a formal vote, if the required written consent setting forth that action to be taken and waiving the required prior notice is signed by all shareholders.

Delaware

Under Delaware law, any action required to be taken at any annual or special meeting of the stockholders may be taken without a meeting, without prior written notice and without a vote, if a written consent setting forth the action to be taken is signed by the number of holders of outstanding stock that would be necessary to authorize or take the action at a meeting at which all shares entitled to vote thereon were present and voted, unless otherwise provided in the certificate of incorporation of the company. Prompt notice of the taking of any action by less than unanimous consent must be given to shareholders who did not consent to the action.

Anti-takeover provisions

South Africa

Under the South African Companies Act, 61 of 1973, the South African Securities Regulation Panel, or SRP regulates certain transactions and schemes aimed at the take-over of companies such as Telkom in order to ensure the equal treatment of shareholders. For this purpose, the SRP has promulgated a code, which is loosely based on the U.K. City Code on Take-Overs and Mergers, setting out general principles and specific rules regulating take-overs and mergers. The SRP requires that a mandatory offer be made to shareholders, at specified prices, in circumstances where:

- the offeror acquires more than 35% of the votes exercisable at a general meeting of a company, if the offeror, prior to the acquisition, held less than 35% of such votes; or
- the offeror acquires more than 5% of such votes during any twelve month period, if the offeror, prior to the acquisition, held more than 35%, but less than 50% of such votes.

The SRP code also sets out comprehensive rules regulating the procedures to be followed and the manner in which the offer should be made. In addition, under the JSE Listings Requirements, a company listed on the JSE is required to obtain shareholder approval for any transaction between that company and a "material" shareholder if the JSE considers that shareholder to have a significant interest in or influence over the company. A "material" shareholder is any person who is or within twelve months preceding the date of the transaction was entitled to exercise or controls the exercise of 10% or more of the votes permitted to be cast at a general meeting of the company.

Delaware

Delaware law contains a business combination statute that protects Delaware companies from hostile takeovers and from actions following the takeover by prohibiting some transactions once an acquirer has gained a significant holding in the company.

Section 203 of the Delaware General Corporation Law prohibits "business combinations," including mergers, sales and leases of assets, issuances of securities and similar transactions by a company or a subsidiary with an interested stockholder that beneficially owns 15% or more of a company's voting stock, within three years after the person becomes an interested stockholder, unless:

- the transaction that will cause the person to become an interested stockholder is approved by the board of directors of the target prior to the transaction;
- after the completion of the transaction in which the person becomes an interested stockholder, the interested stockholder holds at least 85% of the voting stock of the company not including shares owned by persons who are directors and also officers of interested stockholders and shares owned by specified employee benefit plans; or
- after the person becomes an interested stockholder, the business combination is approved by the board of directors of the company and holders of at least 66.67% of the outstanding voting stock, excluding shares held by the interested stockholder.

A Delaware company may elect not to be governed by Section 203 by a provision contained in the original certificate of incorporation of the company or an amendment to the original certificate of incorporation or to the bylaws of the company, which amendment must be approved by a majority of the shares entitled to vote and may not be further amended by the board of directors of the company. This amendment is not effective until twelve months following its adoption.

Shareholder access to and inspection of corporate records

South Africa

According to South African law, the register of members of a company is open to inspection by any shareholder or his or her duly authorized agent. Any person may apply to a company for a copy of or extract from the register of shareholders, and the company shall either furnish such copy or extract or afford such person adequate facilities for making such copy or

extract. If access to the register of shareholders for the purpose of making any inspection or any copy or extract or facilities for making any copy or extract is refused or not granted or furnished within fourteen days after a written request to that effect has been delivered to the company, the company, and any director or officer of the company who knowingly is a party to the refusal or default, shall be guilty of an offense. The person denied access may apply to court for relief.

Delaware

Delaware law allows any stockholder to inspect and make copies of the stock ledger and the other books and records of a Delaware company for a purpose reasonably related to that person's interest as a stockholder. If the company refuses to permit an inspection or does not reply to the demand within five business days, the stockholder may apply to the Delaware Court of Chancery for an order to compel the inspection.

Duties of directors and officers

South Africa

According to South African law, the business and affairs of every company are managed by the board of directors as provided in the company's organizational documents. The board of directors shall consist of one or more members, each of whom shall be a natural person. The actual number of directors shall be fixed by the company's organizational documents. Directors need not be shareholders unless required by the organizational documents. The organizational documents may prescribe other qualifications for directors as well.

According to South African law, a public company such as Telkom is required to appoint a company secretary and a public officer. In addition, a public company may appoint further officers in accordance with its organizational documents with such titles and duties as may be set out in the organizational documents or as may be determined by the company. Any share certificates signed by two directors of the company, or one director and one other officer of the company authorized by the directors for such purpose, evidences title to the shares concerned. The duties of the company secretary of a company include ensuring that minutes of all shareholders' meetings, directors' meetings and meetings of any board committees are properly recorded.

Delaware

According to Delaware law, the business and affairs of every company are managed by the board of directors as provided in the company's certificate of incorporation. The board of directors consists of one or more members, each of whom is a natural person. The actual number of directors shall be fixed by the company's bylaws or in its certificate of incorporation. Directors need not be stockholders unless required by the bylaws or certificate of incorporation. The bylaws or certificate of incorporation may prescribe other qualifications for directors as well.

Delaware law also requires every company to have officers with titles and duties as are stated in the bylaws or in a resolution of the board of directors, which is not inconsistent with the bylaws and as may be necessary to enable the company to sign instruments and stock certificates. One of the officers shall have the duty to record the proceedings of the meetings of the stockholders and directors. Officers are chosen in the manner and hold their offices for the terms prescribed by the bylaws or determined by the board of directors or other governing body.

Meetings

South Africa

South African law requires every company to hold an annual general meeting not more than nine months after the end of every financial year of the company and within not more than fifteen months after the date of the last annual general meeting of the company. If for any reason an annual general meeting of the company is not or cannot be held in this manner, the South African Registrar of Companies may, on application by the company or any shareholder or its or legal representative, call or direct the calling of a general meeting of the company as well as group financial statements be considered at the annual general meeting. Furthermore, the company's auditor must be appointed at the annual general meeting and the meeting must address the business which is required to be dealt with pursuant to the organizational documents of the company. The JSE Listings Requirements require that the appointment of a director to fill a casual vacancy or as an addition to the board must be confirmed at the next annual general meeting of the company.

General meetings of the company may, except insofar as is otherwise provided in the organizational documents of the company, be called by the board of directors in accordance with the organizational documents of the company or by two or more shareholders holding not less than one tenth of its issued share capital.

Delaware

Under Delaware law, unless directors are elected by written consent in lieu of an annual meeting, an annual meeting of the stockholders shall be held for the election of directors on a date and at a time designated by the company's bylaws. Stockholders may, unless the certificate of incorporation provides otherwise, act by written consent to elect directors. In addition, any other proper business may be transacted at the annual meeting. If an annual meeting is not held within 30 days of the date designated for such a meeting, or is not held for a period of 13 months after the last annual meeting, the Delaware Court of Chancery may summarily order a meeting to be held upon the application of any shareholder or director.

Delaware law also permits special meetings of shareholders to be called by the board of directors and by other persons authorized to do so by the company's certificate of incorporation or bylaws.

Dividends

South Africa

Under South African law, a company may make payments to its shareholders if authorized thereto by its organizational documents. A company may not make any payment, in whatever form, to its shareholders if there are reasonable grounds for believing that:

- the company is or would, after the payment, be unable to pay its debts as they become due in the ordinary course of business; or
- the consolidated assets of the company fairly valued, after the payment, would be less than the consolidated liabilities of the company.

Delaware

Under Delaware law, the directors of a company may declare and pay dividends out of surplus or, when no surplus exists, out of net profits for the fiscal year in which the dividend is declared or the preceding fiscal year, subject to any restrictions in the company's certificate of incorporation. Dividends may not be paid out of net profits if, after payment of the dividend, the capital of the company would be less than the capital represented by the issued and outstanding stock of all classes having a preference upon the distribution of assets.

Repurchase or redemption of shares

South Africa

South African law provides that a company may, by special resolution, if authorized by its memorandum and articles of association, repurchase or redeem its shares; provided that a company shall not make any payment to repurchase any shares issued by the company if there are reasonable grounds for believing that the company is or would, after the payment, be unable to pay its debts or if the consolidated assets of the company would, after the payment, be less than the consolidated liabilities of the company.

Delaware

Delaware law permits a company to repurchase or redeem its shares, provided, however, that no company shall do so when the capital of the company is impaired or when the purchase or redemption would cause any impairment of the capital of the company, except that a company may purchase or redeem out of its capital any of its own shares which are entitled upon any distribution of the company's assets, whether by dividend or liquidation, to a preference over another class or series of its stock, or, if no shares entitled to such a preference are outstanding, any of its own shares, if the shares will be retired upon their acquisition and the capital of the company reduced in accordance with Delaware law.

Limitations of liability of directors

South Africa

Under South African law, any provision, whether contained in the organizational documents of a company or in any contract with a company, that purports to exempt any director or officer of the company from any liability which by law would otherwise attach to such person in respect of any negligence, default, breach of duty or breach of trust of which the person may be guilty in relation to the company or to indemnify the person against any such liability is void. A company may, however, indemnify a director or officer as described in "–Indemnification of officers and directors – South Africa" on page 179 of this prospectus. If, in any proceedings for negligence, default, breach of duty or breach of trust against any director or officer of a company, it appears to the court that the person concerned is or may be liable, but that the person has acted honestly and reasonably, and that, considering all facts and circumstances of the case, including those concerned with the person's appointment, the person ought fairly to be excused for the wrongdoing, the court may relieve the person, either wholly or partly, from liability on terms determined by the court.

Delaware

Delaware law permits a company to include a provision in its certificate of incorporation eliminating or limiting the personal liability of a director to the company or its shareholders for damages for breach of the director's fiduciary duty, provided that a director's liability shall not be limited:

- for any breach of the director's duty of loyalty to the company or its shareholders;
- for acts or omissions not in good faith or which involve intentional misconduct or a knowing violation of law;
- under Section 174 of the Delaware General Corporation Law, which concerns unlawful payments of dividends, stock purchases or redemption; or
- for any transaction from which the director derived an improper personal benefit.

Indemnification of officers and directors

South Africa

Under South African law, the organizational documents of a company may contain a provision indemnifying any director or officer or auditor in respect of any liability incurred by such person in defending any proceedings, whether civil or criminal, in which judgment is given in the person's favor, in which the person is acquitted or the proceedings are abandoned or in connection with any application in which the court relieves the person from liability on the basis that the person acted honestly and reasonably and that the person ought fairly to be excused for negligence, default, breach of duty or breach of trust.

Delaware

Delaware law provides that, subject to certain limitations in the case of derivative suits brought by a company's stockholders in its name, a company may indemnify any individual who is made a party to any third-party suit or proceeding on account of being a director, officer, employee or agent of the company against expenses, including attorneys' fees, judgments, fines and amounts paid in settlement reasonably incurred by the officer or director in connection with the action, through, among other things, a majority vote of a quorum consisting of directors who were not parties to the suit or proceeding, if the individual:

- acted in good faith and in a manner the officer or director reasonably believed to be in or not opposed to the best interests of the company or, in some circumstances, at least not opposed to its best interests; and
- in a criminal proceeding, had no reasonable cause to believe the officer's or director's conduct was unlawful.

To the extent a director, officer, employee or agent is successful in the defense of the action, suit or proceeding, the company is required by Delaware law to indemnify the individual for reasonable expenses incurred thereby.

DESCRIPTION OF AMERICAN DEPOSITARY RECEIPTS

American Depositary Receipts

The Bank of New York, as depositary, will execute and deliver the ADRs. ADRs are American Depositary Receipts. Each ADR is a certificate evidencing a specific number of American Depositary Shares, also referred to as ADSs. Each ADS will represent 4 shares, or a right to receive 4 shares, deposited with FirstRand Bank Limited, Société Générale South Africa Limited or The Standard Bank of South Africa Limited, each acting as custodian for the depositary in South Africa. Each ADS will also represent any other securities, cash or other property which may be held by the depositary. The depositary's office at which the ADRs will be administered is located at 101 Barclay Street, New York, New York 10286.

You may hold ADRs either directly by having an ADR registered in your name or indirectly through your broker or other financial institution. If you hold ADRs directly, you are an ADR holder. This description assumes you hold your ADRs directly. If you hold the ADRs indirectly, you must rely on the procedures of your broker or other financial institution to assert the rights of ADR holders described in this section. You should consult with your broker or financial institution to find out what those procedures are.

As an ADR holder, Telkom will not treat you as one of its shareholders and you will not have shareholder rights. South African law governs shareholder rights. The depositary will be the holder of the shares underlying your ADSs. As a holder of ADRs, you will have ADR holder rights. A deposit agreement among Telkom, the depositary and you, as an ADR holder, and the beneficial owners of ADRs set out ADR holder rights as well as the rights and obligations of the depositary. New York law governs the deposit agreement and the ADSs.

The following is a summary of the material provisions of the deposit agreement. For more complete information, you should read the entire deposit agreement and the form of ADR. Directions on how to obtain copies of those documents are provided in "Where You Can Find More Information" on page 208 of this prospectus.

Dividends and other distributions

How will you receive dividends and other distributions on the shares?

The depositary has agreed to pay to you the cash dividends or other distributions it or the custodian receives on shares or other deposited securities, after deducting its fees and expenses. You will receive these distributions in proportion to the number of shares your ADSs represent.

Cash

The depositary will convert any cash dividend or other cash distribution Telkom pays on the shares into US dollars, if the depositary can do so on a reasonable basis and can transfer the US dollars to the United States. If that is not possible or if any government approval is needed and can not be reasonably obtained, the deposit agreement allows the depositary to distribute the foreign currency only to those ADR holders to whom it is possible to do so. It will hold the foreign currency it cannot convert for the account of the ADR holders who have not been paid. It will not invest the foreign currency and it will not be liable for any interest.

Before making a distribution, the depositary will deduct any withholding taxes that must be paid. *If the exchange rates fluctuate during a time when the depositary cannot convert the foreign currency, you may lose some or all of the value of the distribution.*

Shares

The depositary may, and shall if Telkom requests, distribute additional ADSs representing any shares Telkom distributes as a dividend or free distribution. The depositary will only distribute whole ADSs. It will sell shares which would require it to deliver a fractional ADS and distribute the net proceeds in the same way as it does with cash. If the depositary does not distribute additional ADRs, the outstanding ADSs will also represent the new shares.

Before making a distribution, the depositary will deduct any withholding taxes that must be paid.

Rights to purchase additional shares

If Telkom offers holders of its securities any rights to subscribe for additional shares or any other rights, the depositary, after consulting with Telkom, may make these rights available to you. If the depositary decides it is not legal and practical to make the rights available but that it is practical to sell the rights, the depositary will use reasonable efforts to sell the rights and distribute the proceeds in the same way as it does with cash. The depositary will allow rights that are not distributed or sold to lapse. *In that case, you will receive no value for them.*

If the depositary makes rights available to you, it will exercise the rights and purchase the shares on your behalf. The depositary will then deposit the shares and deliver ADSs to you. It will only exercise rights if you pay it the exercise price and any other charges the rights require you to pay.

US securities laws may restrict transfers and cancellation of the ADSs represented by shares purchased upon exercise of rights. For example, you may not be able to trade these ADSs freely in the United States. In this case, the depositary may deliver restricted depositary shares that have the same terms as the ADSs described in this section except for changes needed to put the necessary restrictions in place.

Other distributions

The depositary will send to you anything else Telkom distributes on deposited securities by any means it thinks is equitable and practical. If, in the depositary's reasonable opinion, it cannot make the distribution in that way, the depositary has a choice. It may, after consulting with Telkom, decide to sell what Telkom distributed and distribute the net proceeds, in the same way as it does with cash. Or, it may decide to hold what Telkom distributed, in which case ADSs will also represent the newly distributed property.

Before making a distribution, the depositary will deduct any withholding taxes that must be paid.

The depositary is not responsible if it decides that it is unlawful or impractical to make a distribution available to any ADR holders. Telkom has no obligation to register ADSs, shares, rights or other securities under the Securities Act. Telkom also has no obligation to take any other action to permit the distribution of ADSs, shares, rights or anything else to ADR holders. This means that you may not receive the distributions we make on our shares or any value for them if it is illegal or impractical for us to make them available to you.

Deposit, withdrawal and cancellation

How are ADSs issued?

The depositary will deliver ADSs if you or your broker deposit shares or evidence of rights to receive shares with the custodian. Upon payment of its fees and expenses and of any taxes or charges, such as stamp taxes or stock transfer taxes or fees, the depositary will register the appropriate number of ADSs in the names you request and will deliver the ADRs at its office to the persons you request.

How do ADS holders cancel an ADR and obtain shares?

You may turn in your ADRs at the depositary's office. Upon payment of the depositary's fees and expenses and of any taxes or charges, such as stamp taxes or stock transfer taxes or fees, the depositary will deliver the shares and any other deposited securities underlying the ADS to you or a person you designate at the office of the custodian. Or, at your request, risk and expense, the depositary will deliver the deposited securities at its office, if feasible.

Voting rights

How do you vote?

You may instruct the depositary to vote the shares underlying your ADSs, but only if Telkom asks the depositary to ask for your instructions. Otherwise, you won't be able to exercise your right to vote unless you withdraw the shares. However, you may not know about the meeting enough in advance to withdraw the shares.

If Telkom asks for your instructions, the depositary will notify you of the upcoming vote and arrange to deliver Telkom's voting materials to you. The materials will describe the matters to be voted on and explain how you may instruct the depositary to vote the shares or other deposited securities underlying your ADSs as you direct. For instructions to be valid, the depositary must receive them on or before the date specified. The depositary will try, as far as practical, subject to South African law and the provisions of Telkom's memorandum and articles of association, to vote or to have its agents vote the shares or other deposited securities as you instruct. If the depositary does not receive voting instructions from you by the specified date, it will consider you to have authorized and directed it to give a discretionary proxy to a person designated by Telkom to vote the number of deposited securities represented by your ADSs. The depositary will give a discretionary proxy in those circumstances to vote on all questions at to be voted upon unless Telkom notifies the depositary that Telkom:

- does not wish to receive a discretionary proxy;
- thinks there is substantial shareholder opposition to the particular question; or
- thinks the particular question would have a material and adverse impact on its shareholders.

The depositary will only vote or attempt to vote as you instruct or as described in the preceding sentence.

Telkom cannot assure you that you will receive the voting materials in time to ensure that you can instruct the depositary to vote your shares. In addition, the depositary and its agents are not responsible for failing to carry out voting instructions or for the manner of carrying out voting instructions. This means that you may not be able to exercise your right to vote and there may be nothing you can do if your shares are not voted as you requested.

Fees and expenses

The depositary will charge the following fees and expenses:

Persons depositing shares or ADR holders must pay:	For:
\$5.00 (or less) per 100 ADSs (or portion of 100 ADSs)	• Issuance of ADSs, including issuances resulting from a distribution of shares or rights or other property
	• Cancellation of ADSs for the purpose of withdrawal, including if the deposit agreement terminates
\$.02 (or less) per ADS	• Any cash distribution to you to the extent not prohibited by the rules of any securities exchange on which Telkom's ADSs are listed for trading
A fee equivalent to the fee that would be payable if securities distributed to you had been shares and the shares had been deposited for issuance of ADSs	• Distribution of securities distributed to holders of deposited securities which are distributed by the depositary to ADR holders
Registration or transfer fees	• Transfer and registration of shares on Telkom's share register to or from the name of the depositary or its agent when you deposit or withdraw shares
Expenses of the depositary in converting foreign currency to US dollars	
Expenses of the depositary	• Cable, telex and facsimile transmissions (when expressly provided in the deposit agreement)
Taxes and other governmental charges the depositary or the custodian have to pay on any ADR or share underlying an ADR, for example, stock transfer taxes, stamp duty or withholding taxes	
Any charges incurred by the depositary or its agents for servicing the deposited securities	• No charges of this type are currently made in the JSE market

Payment of taxes

The depositary may deduct the amount of any taxes owed from any payments to you. It may also sell deposited securities, by public or private sale, to pay any taxes owed. You will remain liable if the proceeds of the sale are not enough to pay the taxes. If the depositary sells deposited securities, it will, if appropriate, reduce the number of ADSs to reflect the sale and pay to you any proceeds, or send to you any property, remaining after it has paid the taxes.

If Telkom:	Then:
• Changes the nominal or par value of its shares	The cash, shares or other securities received by the depositary will become new deposited securities. Each ADS will automatically represent its equal share of the new deposited securities
• Reclassifies, splits up, subdivides or consolidates any of the deposited securities	The depositary may, in its reasonable discretion, after consulting with Telkom, deliver new ADRs or ask you to surrender your outstanding ADRs in exchange for new ADRs identifying the new deposited securities
• Distributes securities on the shares that are not distributed to you	
• Recapitalizes, reorganizes, merges, liquidates, sells all or substantially all of its assets, or takes any similar action	

Amendment and termination

How may the deposit agreement be amended?

Telkom may agree with the depositary to amend the deposit agreement and the ADRs without your consent for any reason, provided, however, that in no event shall any amendment impair your rights to surrender your ADR and receive the deposited securities represented by it, except in order to comply with mandatory provisions of applicable laws. If an amendment adds or increases fees or charges, except for taxes and other governmental charges or expenses of the depositary for registration fees, facsimile costs, delivery charges or similar items, or prejudices a substantial right of ADR holders, it will not become effective for outstanding ADRs until 30 days after the depositary notifies ADR holders of the amendment. At the time an amendment becomes effective, you are considered, by continuing to hold your ADR, to agree to the amendment and to be bound by the ADRs and the deposit agreement, as amended.

How may the deposit agreement be terminated?

The depositary will terminate the deposit agreement if Telkom asks it to do so. The depositary may also terminate the deposit agreement if the depositary has told Telkom that it would like to resign and Telkom has not appointed a new depositary bank within 90 days. In either case, the depositary must notify you at least 30 days before termination.

After termination, the depositary and its agents will do the following under the deposit agreement but nothing else: (1) collect dividends and other distributions on the deposited securities; (2) sell rights and other property and (3) deliver shares and other deposited securities upon cancellation of ADRs. Six months after termination, the depositary may sell any remaining deposited securities by public or private sale. After that, the depositary will hold the money it received on the sale, as well as any other cash it is holding under the deposit agreement, for the *pro rata* benefit of the ADR holders who have not surrendered their ADRs. It will not invest the money and has no liability for interest. The depositary's only obligations will be to account for the money and other cash and indemnify Telkom. After termination Telkom's only obligations will be to indemnify the depositary and to pay fees and expenses of the depositary that Telkom agreed to pay.

Limitations on obligations and liability

Limits on Telkom's obligations and the obligations of the depositary; limits on liability to holders of ADRs

The deposit agreement expressly limits Telkom's obligations and the obligations of the depositary. It also limits Telkom's liability and the liability of the depositary. Telkom and the depositary:

- are only obligated to take the actions specifically set forth in the deposit agreement without negligence or bad faith;
- are not liable if either of us is prevented or delayed by law or circumstances beyond our control from performing our obligations under the deposit agreement;
- have no obligation to become involved in a lawsuit or other proceeding related to the ADRs or the deposit agreement on your behalf or on behalf of any other party unless it receives an indemnity for all expenses and liability that is satisfactory to it; and
- are not liable for any action or non-action by either of us if such action or non-action occurred in reliance upon the advice of or information from legal counsel, accountants, any person presenting shares for deposit, any owner or beneficial owner or any other person believed by either of us in good faith to be competent to give advice or such information.

The depositary is not liable for acts and omissions made by a successor depositary whether in connection with a previous act of the depositary, unless the depositary acted with negligence and/or bad faith.

In the deposit agreement, we agree to indemnify the depositary for acting as depositary, except for losses caused by the depositary's own negligence or bad faith, and the depositary agrees to indemnify Telkom for losses resulting from its negligence or bad faith.

Requirements for depositary actions

Before the depositary will deliver or register a transfer of an ADR, make a distribution on an ADR, or permit withdrawal of shares, the depositary may require:

- payment of stock transfer or other taxes or other governmental charges and transfer or registration fees charged by third parties for the transfer of any shares or other deposited securities;
- · satisfactory proof of the identity and genuineness of any signature or other information it deems necessary; and
- compliance with regulations it may establish, from time to time, consistent with the deposit agreement, including presentation of transfer documents.

The depositary may refuse to deliver ADRs or register transfers of ADRs generally when the transfer books of the depositary or Telkom's transfer books are closed or at any time if the depositary or Telkom thinks it advisable to do so.

Your right to receive the shares underlying your ADRs

You have the right to cancel your ADRs and withdraw the underlying shares at any time except:

- When temporary delays arise because: (i) the depositary has closed its transfer books or Telkom has closed its transfer books; (ii) the transfer of shares is blocked to permit voting at a shareholders' meeting; or (iii) Telkom is paying a dividend on its shares.
- When you or other ADR holders seeking to withdraw shares owe money to pay fees, taxes and similar charges.
- When it is necessary to prohibit withdrawals in order to comply with any laws or governmental regulations that apply to ADRs or to the withdrawal of shares or other deposited securities.

This right of withdrawal may not be limited by any other provision of the deposit agreement.

Pre-release of ADRs

The deposit agreement permits the depositary to deliver ADRs before deposit and receipt of the underlying shares, unless Telkom has requested the depositary to cease doing so. This is called a pre-release of the ADR. The depositary may also deliver shares upon cancellation of pre-released ADRs (even if the ADRs are canceled before the pre-release transaction has been closed out). A pre-release is closed out as soon as the underlying shares are delivered to the depositary. The depositary may receive ADRs instead of shares to close out a pre-release. The depositary may pre-release ADRs only under the following conditions: (1) before or at the time of the pre-release, the person to whom the pre-release is being made represents to the depositary in writing that it or its customer owns the shares or ADRs to be deposited; (2) the pre-release is fully collateralized with cash, US government securities, or other collateral that the depositary considers equally liquid and safe; and (3) the depositary must be able to close out the pre-release on not more than five business days' notice. In addition, the depositary will limit the number of ADRs that may be outstanding at any time to 30% as a result of pre-release, although the depositary may disregard the limit from time to time if it thinks it is reasonably appropriate to do so.

Compliance with our charter; disclosure of beneficial ownership; ownership restrictions

Your rights as a holder of ADRs will be subject to Telkom's memorandum and articles of association as if you were a holder of shares and to all applicable provisions of South African law. Telkom has the right to restrict transfers of ADRs to prevent violation of ownership limitations under Telkom's memorandum and articles of association charter or applicable law.

As a holder of ADRs, you agree to provide information that Telkom or the depositary requests about the capacity in which you own ADSs and the identity of any other persons that have or share beneficial ownership of your ADSs and other matters.

NATURE OF THE SOUTH AFRICAN TRADING MARKET

The JSE was formed in 1887. The JSE provides facilities for the buying and selling of a wide range of securities, including equity and corporate debt securities.

The JSE is a self-regulatory organization operating under the supervision of the Ministry of Finance, through the Financial Services Board and its representative, the Registrar of Stock Exchanges. Following the introduction of the Stock Exchange Control Amendment Act, 54 of 1995, or the Amendment Act, which provides the statutory framework for the deregulation of the JSE, the JSE's Rules were amended with effect from November 8, 1995. These amendments removed the restrictions on corporate membership and allowed stockbrokers to form limited liability corporate entities with foreign ownership. Members were, for the first time, also required to keep client funds in trust accounts separate from the members' own funds. Further rules to complete the deregulation of the JSE, as envisioned by the Amendment Act, were promulgated during 1996 to permit members of the JSE to trade either as agents or as principals in any equity transactions and to allow members to negotiate freely the brokerage commissions payable on agency transactions in equities.

Screen trading commenced on the JSE on the JSE Equities Trading, or JET trading system, in March 1996 in respect of certain securities and by June 7, 1996 all securities listed on the JSE were screen traded and the open outcry floor was closed. In July 2001, the JSE concluded a business agreement and a technology agreement with the London Stock Exchange. Pursuant to the technology agreement, the JSE agreed to replace its existing JET trading system with the trading platform of the London Stock Exchange, called the Stock Exchange Trading System, or SETS. Under the business agreement, the JSE and the London Stock Exchange agreed to co-operate in the marketing of the other exchange's data and to introduce reciprocal remote membership and dual primary listings of each other. The implementation of these agreements is subject to exchange control permission which the JSE is currently seeking. In May 2002, the SETS system replaced the then current JET trading system. In April 2001, the JSE and FTSE agreed to review the JSE's then existing indices and to replace them with indices which embraced FTSE's international index ground rules. On June 24, 2002, FTSE took over the calculation of the JSE's indices when the FTSE/JSE Africa Index Series was introduced. At the same time, the JSE introduced a new stock classification system based on FTSE's Global Classification System. Accordingly, South African stocks are now classified according to a global system familiar to users of the FTSE indices. In early July 2002, the Commodities Futures Trading Commission granted the JSE no action relief in respect of futures contracts listed by the JSE on the FTSE/JSE Top 40 Index.

The total market capitalization of all equity securities listed on the JSE was R1.6 billion as of August 31, 2002. The change over to the JSE/FTSE indices also involved the implementation of free floats, thereby giving a more accurate reflection of the size, or investibility, of the market. Prior to the introduction of JSE/FTSE indices, indices were calculated on a total market capitalization basis and the indices did not take into account cross-holdings or pyramid group structures, thereby inflating the "true" size of the market and, accordingly, its investibility. Liquidity on the JSE, which is measured by reference to the total market value of securities traded as a percentage of the total market capitalization, was 38 % for the 12 months ended December 31, 2001 and 42 % for the 12 months ended August 31, 2002. Trading is concentrated in a growing, but small number of companies. As of August 31, 2002, there were 4 1 listed companies on the JSE.

South Africa was included in both the Morgan Stanley Capital International Emerging Markets Free Index, or the MSCI Index, and the International Finance Corporation Investable Index, or IFC Index, in March and April 1995, respectively. South Africa has a significant representation in these emerging markets indices, with weightings of 11.5% in the MSCI's Index and 8.7% in the IFC Index as of March 31, 2002.

Dividends of South African companies, if paid at all, are generally paid twice a year. As of August 31, 2002, the average dividend yield for companies listed on the JSE was 3%. We cannot assure you that we will pay dividends or that, if we do pay dividends that our dividend yield will equal or exceed the average dividend yield for companies listed on the JSE. See "Dividends and Dividend Policy" beginning on page 29 of this prospectus.

Following the introduction of the FTSE free float indices, the All Share Index, a free float weighted composite index of all companies listed on the JSE, included only those companies that constitute the top 99% of the market capitalization of the JSE. The three main sectors in the market are Resources, Financials and Industrials. As of August 31, 2002, the All Share Index included 158 companies and the Financial and Industrial Index and the Resources Index included 138 and 20 companies, respectively, and accounted for 53% and 47%, respectively, of the total market capitalization of the JSE.

The JSE settles securities trades electronically through Share Transactions Totally Electronic Limited, or STRATE, the central securities depositary for the South African equities market. All trades are downloaded from the JSE SETS automated trading system to the JSE's broker deal accounting system, which manages the settlement status of every trade. The broker deal accounting system interfaces with STRATE's system, which in turn interfaces with those of the custodian banks. The JSE's Settlement Authority monitors all trades from time of execution to settlement to ensure performance. Since the introduction of STRATE, there have not been any failed trades of any nature on the JSE.

Shares may not be traded on the JSE unless they have been dematerialized through STRATE. Contractual, rolling settlement has been introduced by the JSE in order to increase the speed, certainty and efficiency of the settlement mechanism and to fall into line with international practices. While settlement on the JSE is currently made five days after each trade, five days or T+5, the JSE in conjunction with STRATE, is exploring with the industry how best to reduce the settlement period further to three days or T+3 without introducing undue risk.

TAXATION

The following is a summary of the material South African and US tax consequences in connection with the acquisition, ownership and disposition of the ordinary shares and ADSs. The following summary is not a comprehensive description of all of the tax considerations that may be relevant to a decision to acquire purchase, own or dispose of our shares or ADSs and does not cover tax consequences that depend upon your particular tax circumstances. This discussion is only a general discussion; it is not a substitute for tax advice. We believe and the summary assumes that we are not and will not become a foreign personal holding company ("FPHC") for US federal income tax purposes, but there can be no assurance that we will not become a FPHC in the future.

We recommend that you consult your own tax advisor about the consequences of holding our ordinary shares or ADSs, as applicable, in your particular situation. The discussion in this section is based on current law. Changes in the law may alter the tax treatment of our ordinary shares or ADSs, as applicable, possibly on a retroactive basis.

South African tax matters

Withholding tax on dividends

Effective October 1, 1995, the Republic of South Africa repealed all legislation imposing any withholding tax on dividends. Accordingly, we will not be obliged to withhold any tax on dividends paid by us to our shareholders whether or not resident in the Republic of South Africa. Any future decision to re-impose a withholding tax on dividends declared by South African residents to non-resident shareholders is generally permissible under the terms of a reciprocal tax treaty entered into between the Republic of South Africa and the United States in 1997. That treaty, however, provides that any withholding tax introduced in the future shall be limited to:

- 5% of the gross amount of the dividends declared, provided that the beneficial owner of the shares on which the relevant dividends are declared is a company holding at least 10% of the voting stock of the relevant company declaring such dividend; and
- 15% of the gross amount of the dividends declared by the relevant company in all other cases.

Although no withholding tax is payable on dividends declared by a South African resident, South Africa has a secondary tax on companies, or STC, which is 12.5% of the net amount of the dividend. Although the STC is the liability of the South African resident company which declares the dividend, it would reduce the amount available for distribution. See "– Secondary tax on companies" on page 188 of this prospectus.

Income taxes relating to shareholders

In principle, South African residents are taxed on their worldwide income regardless of the source thereof. Non-residents are, subject to certain exemptions, taxed in relation to income derived from a source within or deemed to be within the Republic of South Africa. These exceptions include normal dividends received from South African companies, such as Telkom; interest received from certain sources, including stocks or securities issued by the government, provided the non-resident is not a resident in a neighboring country, was physically absent from South Africa for at least 183 days during the particular year and does not carry on a business in South Africa; and interest received where the non-resident meets certain requirements regarding physical absence from South Africa, is not a resident of any of the countries in the common monetary area and does not carry on a trade in South Africa.

Under South African tax law, a natural person is deemed to be a resident if the person is ordinarily resident in the Republic of South Africa or, if not ordinarily resident during any particular year of assessment for tax purposes, the person was physically present in the Republic of South Africa for certain prescribed periods in the three years prior to and during the tax year in question. Non-natural persons, including companies and trusts, are deemed to be resident in the Republic of South Africa for tax purposes if they were incorporated or formed in the Republic of South Africa or have their place of effective management in the Republic of South Africa.

Generally, income tax is payable on the profits derived from the disposal of shares in a South African company by residents of the Republic of South Africa if the profits derived from such disposal are of a revenue nature as opposed to a capital nature. Essentially, a profit is viewed as being of a revenue nature if it is made pursuant to the operation of a business or scheme of profit making and not incidentally or as a result of a mere realization of a share held for long-term investment purposes. In determining whether the income derived from the disposal of such shares is of a capital or revenue nature, the South African tax authorities and courts look at, among other things, the intention of the holder of the shares to determine whether the disposal gave rise to a capital or a revenue profit. Currently profits derived from the disposal of South African shares held as long-term investments are generally regarded to be profits of a capital nature and are not subject to South African income tax; however, please see "– Capital gains tax" beginning on page 187 of this prospectus for a discussion of the imposition of capital gains tax. The distribution of profits by way of dividends paid by a South African resident company, such as Telkom, in the ordinary course, is not deductible by the company and is exempt from South African taxation for the recipient.

If a non-resident shareholder trades in South African shares, such non-resident shareholder would be subject to South African income tax if the proceeds from the disposal would be seen as being from a South African source, which would generally be the case where the trading activities take place in South Africa.

To the extent that any share is acquired at a discount to market price, there is a risk that the relevant discount could be regarded as an income tax taxable benefit in the hands of the relevant shareholder if that shareholder is an employee or director of Telkom and that share was acquired from Telkom, its associated institutions or a third party by arrangement with it, or if that shareholder is an employee of the Government of the Republic of South Africa and that share was acquired from the Government, its associated institutions or a third party by arrangement with it.

Should a non-resident be subject to South African tax pursuant to the South African legislation, the tax treaty between South Africa and the United States may provide such non-resident with tax relief. The tax treaty between South Africa and the United States provides that profits of an enterprise of a US resident shall only be taxed in South Africa if such US resident carries on a business in South Africa through a permanent establishment situated in South Africa. Thus if South Africa has taxing rights to any profits generated by the disposal of shares by a US resident to the extent that such US resident carries on business through a permanent establishment in South Africa and the share dealing activities form part of such permanent establishment's business, the US resident will, in principle, be taxed on the profits of the disposal to the extent that such profits are from a source within or deemed to be within South Africa.

Income taxes

As discussed above, income tax is levied in the Republic of South Africa only on income which is classified to be of a revenue nature. South African companies are subject to corporate income tax of 30% of their taxable income. See also "- Secondary tax on companies" on page 188 of this prospectus.

Capital gains tax

Capital gains tax was introduced into the South African taxation system with effect from October 1, 2001. Capital gains tax was introduced by way of an amendment to the South African Income Tax Act, 58 of 1962 to incorporate therein a substantive new schedule known as the Eighth Schedule. The relevant capital gains tax rates are summarized in the table below

Capital gains tax is imposed on certain capital gains arising from the disposal or deemed disposal of an asset and a prescribed portion of the capital gain, as set out in the table below, will be included in a taxpayer's taxable income. An asset is very broadly defined in the legislation and includes shares in a South African company. If, however, the profits of the disposal were subject to income tax, no capital gains tax liability would arise.

Capital gains or losses are calculated separately with respect to each asset disposed of and then aggregated to ultimately calculate the taxpayer's total taxable capital gain or loss. Each capital gain is determined by deducting from the proceeds accruing to the taxpayer from the relevant disposal, the base cost of the asset and each portion of the proceeds already subject to income tax. The base cost includes all direct costs in respect of the acquisition, improvement and disposal of the asset. The net capital gain, in the case of natural persons only, is reduced by an annual exclusion of R10,000.

The following table sets out the prescribed portion of a capital gain that would be included in a taxpayers' taxable income, the normal tax rates applicable to taxpayers and, consequently, the effective rate at which capital gains are taxed: -

Type of taxpayer	Prescribed portion of the capital gain included in taxable income expressed as a percentage (%)	Statutory income tax rate (%)	Effective rate (%)
Individuals	25	0–40	0–10
Retirement funds	n/a	n/a	n/a
Trusts Special		0–40 40	0–10 20
Life assurers Individual policyholder fund	50 50	30 30 30 0	7.5 15 15 0
Companies	50	30	15
Permanent establishments (branches)	50	35	17.5
Small business corporations	50	15-30	7.5–15
Employment companies	50	35	17.5
Collective investment schemes	0–50	0-30	0–15

The legislation makes provision, in certain circumstances, for a set-off of capital losses against capital gains and a carry forward of capital losses.

To the extent a non-resident makes a capital gain on the disposal of shares, such gain will be taxed in South Africa if the shares form part of the assets of a permanent establishment through which trade is carried on in South Africa. Capital gains tax applies where a non-resident, alone or with any connected person, holds at least 20% of the equity of a company or other entity and 80% or more of the non-trading assets of such company or other entity such as Telkom comprise immovable property located in South Africa. However, pursuant to the tax treaty between South Africa and the United States, South Africa only has taxing rights to the extent that the shares disposed of form part of the business property of a permanent establishment in South Africa.

Stamp duty

South African stamp duty, or uncertificated securities tax in an electronic environment, is payable by companies upon the issue of shares, at a rate of 0.25% of the value or issue price of the shares.

On a subsequent registration of transfer of shares, South African stamp duty is generally payable for off-market transactions, which are transactions other than through a stockbroker, and a marketable securities tax is generally payable for on-market transactions, which are transactions through a stockbroker, each at 0.25% of the arm's length consideration payable for the share concerned. In respect of transactions involving uncertificated or dematerialized shares, uncertificated securities tax is payable at the same rates as set out above on every change in beneficial ownership thereof pursuant to the Uncertificated Securities Tax Act, 31 of 1998. Uncertificated shares are shares that are not evidenced by a certificate and are transferable without a written instrument.

South African stamp duty and marketable securities taxes are generally payable on shares in a South African company regardless of whether the transfer is executed within or outside South Africa. There are certain exceptions to the payment of stamp duty and marketable securities tax where, for example, the instrument of transfer is executed outside South Africa and registration of transfer is effected in any branch register kept by the relevant company, subject to certain provisions set forth in the South African Stamp Duties Act, 77 of 1968. Transfers of ADSs between non-residents of South Africa are not subject to South African stamp duty or marketable securities tax; however, if shares are withdrawn from the deposit facility, stamp duty or marketable securities tax is payable on the subsequent transfer of the shares. An acquisition of shares from the deposit arrangement, renders an investor liable to South African stamp duty or marketable securities tax on a subsequent transfer of shares, upon the registration of the investor as the holder of shares on a company's register.

Secondary tax on companies

Secondary tax on companies or STC is payable in the Republic of South Africa by resident companies of the Republic of South Africa at a rate of 12.5% based on the net amount of dividends declared by a company during any dividend cycle. The net amount of dividends declared by a company is the excess of the dividends declared by the company over the amount of most dividends accruing to the company during the relevant dividend cycle. A dividend cycle runs from the date of declaration of a dividend to the date of declaration of the next dividend. Any excess of dividends accruing to a company in a relevant dividend cycle, excluding those foreign dividends which are not exempt from South African income tax, over the dividends paid in such cycle are carried forward by the company to the succeeding dividend cycle as an STC credit.

The imposition of STC, together with the corporate income tax discussed above, effectively imposes a dual corporate tax system in the Republic of South Africa with the liability for each of STC and normal corporate income tax being separately determined. Accordingly, a company without a normal tax liability may have a liability for STC, and *vice versa*, and may be liable for both normal tax and STC on profits distributed. STC creates an effective tax rate on companies of 37.78%. Capitalization shares awarded and distributed in lieu of cash dividends do not incur STC at that stage and it has become common practice for listed South African companies to offer capitalization shares in lieu of cash dividends. No South African tax, including withholding tax, is payable in respect of the receipt of these shares by the recipients thereof. However, STC will arise to the extent capitalized profits used to award the capitalization shares are subsequently paid to shareholders whether in connection with a liquidation of the company or a share buy-back.

United States tax matters

The following discussion sets forth the material US federal income tax consequences of the ownership and disposition of our ordinary shares or ADSs relevant to US holders, and in certain circumstances, Non-US holders, as of the date of this prospectus. This discussion is based on the US Internal Revenue Code of 1986, as amended, existing final, temporary and proposed Treasury Regulations, rulings and judicial decisions, all as of the date hereof and all of which are subject to prospective or retroactive changes, which could affect the tax consequences as described below. This discussion is based in part upon representations of the depositary made to us and the assumption that each obligation in the deposit agreement and any related agreements will be performed in accordance with its terms.

This discussion does not purport to address all US federal income tax consequences that may be relevant to a particular investor. This discussion applies to you only if you hold our ordinary shares or ADSs, as applicable, as a capital asset for tax purposes, generally, for investment purposes, within the meaning of Section 1221 of the US Internal Revenue Code of 1986. This discussion does not address the tax consequences that may be relevant to you if you are a member of a class of holders subject to special rules, including:

- dealers in securities or currencies;
- traders in securities that elect to use a mark-to-market method of accounting for securities holdings;
- banks or other financial institutions;
- insurance companies;
- tax-exempt organizations;
- persons that hold our ordinary shares or ADSs as part of a straddle or a hedging, integrated, constructive sale or conversion transaction for tax purposes;
- persons whose functional currency, as defined in Section 985 of the US Internal Revenue Code of 1986, for tax purposes is not the Dollar;
- · persons resident or ordinarily resident in South Africa;
- persons liable for alternative minimum tax;
- persons that own, or are treated as owning, directly, indirectly or constructively, ten percent or more of the total combined voting power of our ordinary shares or ADSs;
- a US expatriate or former long-term resident of the US;
- a person who acquired the shares as compensation;
- · a regulated investment company; or
- a real estate investment trust.

Further, this discussion does not address the indirect consequences to holders of equity interests in entities, for instance, partnerships, that own ordinary shares or ADSs. In addition, this discussion does not address any aspect of US federal gift or estate tax, or the state, local or foreign tax consequences of an investment in the ordinary shares or ADSs.

For purposes of the discussion below, you are a US holder if you are a beneficial owner of our ordinary shares or ADSs who or which is:

- a citizen or resident of the United States;
- a corporation, or entity taxable as a corporation, that was created or organized in or under the laws of the United States or any State of the United States, including the District of Columbia;
- an estate the income of which is subject to US federal income tax regardless of its source; or
- a trust if: (a) a court within the United States is able to exercise primary supervision over its administration and one or more US persons have the authority to control all substantial decisions of the trust or (b) the trust was in existence on August 20, 1996, and on August 19, 1996 was treated as a domestic trust and has elected to be treated as a US person.

A non-US holder is a beneficial owner of our ordinary shares or ADSs who is not a US holder.

Tax consequences to US holders

For US federal income tax purposes, if you are the beneficial owner of ADSs you will be treated as the beneficial owner of the underlying shares represented by the ADSs.

Distributions

Subject to the passive foreign investment company discussion below, distributions, other than ordinary shares, if any, distributed *pro rata* to all our shareholders, including holders of ADSs, with respect to ordinary shares or ADSs will be a dividend to the extent those distributions are made out of our current and accumulated earnings and profits, as determined for US federal income tax purposes. Any such distribution generally will be included in your gross income as foreign source ordinary income on the date the distribution is received, which in the case of a US holder of ADSs will be the date of receipt by the depositary. Distributions in excess of our current and accumulated earnings and profits will be treated first as a nontaxable return of capital, reducing your tax basis in the ordinary shares or ADSs. Any such distribution in excess of your tax basis in the ordinary shares or ADSs will be treated as capital gain and will be either long-term or short-term depending upon whether you have held the ordinary shares or ADSs for more than one year.

Dividends paid by us will not be eligible for the dividends received deduction available to certain US corporate shareholders. Because we do not calculate our earnings and profits under US rules, you will not be able to demonstrate that a dividend is not out of earnings and profits.

We expect to pay distributions on the ordinary shares and ADSs in South African Rands. Dividends paid in South African Rands generally will be included in your gross income in a US Dollar amount calculated by reference to the exchange rate in effect on the day you, in the case of ordinary shares, or the depositary, in the case of ADSs, receive the dividend whether or not the payment is converted into Dollars at that time. Any gain or loss that you recognize on a subsequent conversion of Rands into Dollars will be US source ordinary income or loss.

Dispositions

Subject to the passive foreign investment company discussion below, you generally will realize capital gain or loss upon the sale or other disposition of the ordinary shares or ADSs measured by the difference between the amount realized on the sale or other disposition and your tax basis in the ordinary shares or ADSs, which is generally the cost of the ordinary shares or ADSs reduced by any previous distributions that are not characterized as dividends. Any recognized gain or loss will be long-term capital gain or loss if the ordinary shares or ADSs have been held for more than one year on the date of the sale or other disposition. In general, any capital gain or loss recognized will be treated as US source income or loss, as the case may be, for US foreign tax credit purposes. Your ability to deduct capital losses may be subject to limitations.

If you receive Rands upon the sale or other disposition of our shares, you will realize an amount equal to the US Dollar value of the Rands on the date of the sale or other disposition (or in the case of cash basis and electing accrual basis taxpayers, the settlement date). You will have a tax basis in the Rands received equal to the US Dollar amount of the Rands received. Any gain or loss you realize on a subsequent conversion of Rands into US Dollars generally will be US source ordinary income or loss.

You may incur South African stamp duty or MST in connection with a subsequent registration or transfer of ordinary shares. See "–South African tax matters – Stamp duty" on page 188 of this prospectus. In such case stamp duty or MST, as applicable, will not be a creditable tax for US foreign tax credit purposes.

Passive foreign investment company

We do not believe that we are, for US federal tax purposes, a passive foreign investment company (a "PFIC"), and expect to continue our operations in such a manner that we will not become a PFIC. A determination of whether a non-US company is a PFIC must be made on an annual basis, and our status could change depending among other things upon changes in our activities and assets and upon the gross receipts of corporations of which we own a 25 percent or more interest, but which we do not control. If we were to become a PFIC, US holders would be subject to additional federal income taxes on any excess distributions received and any gain realized from the sale or other disposition of the ordinary shares or ADSs plus an interest charge on certain taxes treated as having been deferred by US holders under the PFIC rules (whether or not we continue to be a PFIC).

US holders should consult their own tax advisors concerning the United States federal income tax consequences of holding ordinary shares or ADSs if we are considered a PFIC in any taxable year, including the advisability and availability of making certain elections that may alleviate the tax consequences referred to above.

Tax consequences for non-US holders

You generally will not be subject to US federal income tax or withholding tax on dividends received from us with respect to ordinary shares or ADSs unless that income is considered effectively connected with the conduct of a US trade or business, and if an applicable income tax treaty so requires as a condition for you to be subject to US federal income tax on a net income basis in respect of income from our ordinary shares or ADSs, as applicable, such dividends are attributable to a permanent establishment that you maintain in the United States.

You generally will not be subject to US federal income tax on any gain realized upon the sale or exchange of ordinary shares or ADSs, unless:

- that gain is effectively connected with the conduct of a US trade or business, and if an applicable income tax treaty
 so requires as a condition for you to be subject to US federal income tax on a net income basis in respect of gain
 from the sale or other disposition of our ordinary shares or ADSs, as applicable, such gain is attributable to a
 permanent establishment maintained by you in the United States; or
- you are an individual and are present in the United States for at least 183 days in the taxable year of the sale or other disposition, and either your gain is attributable to an office or other fixed place of business that you maintain in the United States or you have a tax home in the United States.

If you are engaged in a US trade or business, the income from ordinary shares or ADSs, including dividends and the gain from the disposition of ordinary shares or ADSs, that is effectively connected with the conduct of that trade or business generally will be subject to regular US federal income tax in the same manner as income of a US Holder, as discussed above. In addition, if you are a corporation, your earnings and profits that are attributable to that effectively connected income, subject to certain adjustments, may be subject to an additional branch profits tax at a rate of 30%, or any lower rate as may be specified by an applicable tax treaty.

Information reporting and backup withholding

Backup withholding and information reporting requirements may apply to payments within the United States on our ordinary shares or ADS, including certain payments of the proceeds of a sale or redemption of our ordinary shares or ADSs, to US holders. We, our agent, a broker, the Trustee or any paying agent, as the case may be, may be required to withhold tax from any payment that is subject to backup withholding if the US holder fails to furnish the US holder's taxpayer identification number, to certify that such US holder is not subject to backup withholding, or to otherwise comply with the applicable requirements of the backup withholding rules. Pursuant to recently enacted tax legislation, the backup withholding rate is 30% for calendar years 2002 and 2003; 29% for calendar years 2004 and 2005; and 28% for calendar years 2006 through 2010. This legislation is scheduled to expire and the backup withholding rate will be 31% for amounts paid after December 31, 2010 unless Congress enacts legislation providing otherwise. US holders required to establish their exempt status must generally provide such certification on IRS Form W-9, entitled Request for Taxpayer Identification Number. Certain US holders, including, among others, corporations, are not subject to the backup withholding and information reporting requirements.

Non-US holders generally are not subject to information reporting or back-up withholding with respect to dividends paid on, or upon the disposition of, our ordinary shares or ADSs, provided that such non-US Holder provides a taxpayer identification number, certifies to its foreign status, or otherwise establishes an exemption. Non-US holders required to establish their exempt status must generally provide such certification on IRS Form W8-BEN, entitled Certificate of Foreign Status.

The amount of any back-up withholding will be allowed as a credit against a holder's US federal income tax liability and may entitle such holder to a refund, provided that certain information is furnished to the IRS.

PROSPECTIVE PURCHASERS OF ORDINARY SHARES OR ADSs SHOULD CONSULT WITH THEIR OWN TAX ADVISORS REGARDING THE APPLICATION OF THE US FEDERAL INCOME TAX LAWS TO THEIR PARTICULAR SITUATIONS AS WELL AS TO ANY ADDITIONAL TAX CONSEQUENCES RESULTING FROM PURCHASING, HOLDING OR DISPOSING OF SHARES INCLUDING THE APPLICABILITY AND EFFECT OF THE TAX LAWS OF ANY STATE, LOCAL OR FOREIGN JURISDICTION, AND ESTATE, GIFT, AND INHERITANCE LAWS.

EXCHANGE CONTROLS

The following is a summary of the material South African exchange control measures, which has been derived from publicly available documents. The following summary is not a comprehensive description of all of the exchange control regulations and does not cover exchange control consequences that depend upon your particular circumstances. We recommend that you consult your own advisor about the exchange control consequences in your particular situation. The discussion in this section is based on the current South African law and regulations. Changes in the law may alter the exchange control provisions that apply to you, possibly on a retroactive basis.

Introduction

Dealing in foreign currency, the export of capital and/or revenue, incurring of liabilities by residents to non-residents and various other exchange control matters in South Africa are regulated by the South African exchange control regulations. The South African exchange control regulations form part of the general monetary policy of South Africa. The regulations are issued pursuant to section 9 of the Currency and Exchanges Act, 9 of 1933. Pursuant to the regulations, the control over South African capital and/or revenue reserves, as well as their accruals and spending, is vested in the Minister of Finance.

The Minister of Finance has delegated the administration of exchange controls to the Exchange Control Department of the South African Reserve Bank, or Excon, which is responsible for the day to day administration and functioning of exchange controls. Excon has wide discretion but exercises its powers within certain policy guidelines. Within prescribed limits, authorized dealers in foreign exchange are permitted to deal in foreign exchange. Such dealings in foreign exchange by authorized dealers are undertaken in accordance with the provisions and requirements of the exchange control rulings, which rulings are issued by Excon, as the delegatee of the Minister of Finance, and contain certain administrative measures, as well as conditions and limits applicable to transactions in foreign exchange, which may be undertaken by authorized dealers. Non-residents have been granted general approval, pursuant to the rulings, to deal in South African assets and to invest and disinvest in South Africa.

The Republic of South Africa's exchange control regulations provide for restrictions on exporting capital from the Common Monetary Area, consisting of the Republic of South Africa, the Republic of Namibia, and the Kingdoms of Lesotho and Swaziland. Transactions between residents of the Common Monetary Area, on the one hand, including companies, and non-residents of the Common Monetary Area, on the other hand, are subject to these exchange control regulations.

There are many inherent disadvantages of exchange controls including the distortion of the price mechanism, the problems encountered in the application of monetary policy, the detrimental effects on inward foreign investment and the administrative costs associated therewith. The South African Minister of Finance has indicated that all remaining exchange controls are likely to be dismantled as soon as circumstances permit. There has, since 1996, been a gradual relaxation of exchange controls. The gradual approach to the abolition of exchange controls adopted by the Government of South Africa is designed to allow the economy to adjust more smoothly to the removal of controls that have been in place for a considerable period of time. The stated objective of the authorities is equality of treatment between residents and non-residents with respect to inflows and outflows of capital. The focus of regulation, subsequent to the abolition of exchange controls, is expected to favor the positive aspects of prudential financial supervision.

The present exchange control system in South Africa is used principally to control capital movements. South African companies are not permitted to maintain foreign bank accounts and, without the approval of Excon, are generally not permitted to export capital from South Africa or hold foreign currency. In addition, South African companies are required to obtain the approval of Excon prior to raising foreign funding on the strength of their South African balance sheets, which would permit recourse to South Africa in the event of defaults. Where 75% or more of a South African company's capital, voting power, power of control or earnings is directly or indirectly controlled by non-residents, such a company is designated an affected person by the South African Reserve Bank, and certain restrictions are placed on its ability to obtain local financial assistance. Telkom is not, and has never been, designated an affected person by the South African Reserve Bank.

Foreign investment and outward loans by South African companies are also restricted. In addition, without the approval of Excon, South African companies are generally required to repatriate to South Africa profits of foreign operations and are limited in their ability to utilize profits of one foreign business to finance operations of a different foreign business. South African companies establishing subsidiaries, branches, offices or joint ventures abroad are generally required to submit financial statements on these operations to Excon on an annual basis. As a result, a South African company's ability to raise and deploy capital outside the Common Monetary Area is restricted.

Although exchange controls have been gradually relaxed since 1996, unlimited outward transfers of capital are not permitted at this stage. It is not possible to predict when existing exchange controls will be abolished or modified by the South African Government in the future, although the Minister of Finance, in his budget speech on February 26, 2003, has, in line with the Government's stated objectives, announced further relaxation of the current exchange controls. Some of the more salient changes to the South African exchange control provisions over the past few years have been as follows:

- companies wishing to invest in countries outside the Common Monetary Area may, in addition to what is set out below, apply for permission to enter into corporate asset/share swap and share placement transactions to acquire foreign investments. The latter mechanism entails the placement of the locally quoted company's shares with long-term overseas holders who, in payment for the shares, provide the foreign currency abroad which the company then uses to acquire the target investment. Since February 2001, institutional investors are no longer entitled to make use of the asset swap mechanism but are, however, entitled to acquire foreign portfolio investments of up to 10% of their net inflow of funds during the 2000 calendar year. In his budget speech on February 26, 2003, the Minister of Finance stated that institutional investors will now be entitled to invest either 15% or 20%, depending on the type of institutional investor, of total assets in foreign investments;
- companies wishing to establish new overseas ventures are permitted to transfer offshore up to R500 million to finance approved investments abroad and up to R2 billion per new investment to finance approved new investments in Africa. However, the approval of Excon is required in advance. On application to Excon, companies are also allowed to use part of their local cash holdings to finance up to 10% of approved new foreign investments where the cost of these investments exceeds the current limits. In addition, South African companies may utilize part of their cash holdings in South Africa to repay up to 10% of outstanding foreign debt raised to finance foreign investments, provided the facility is for a minimum period of two years. In his budget speech on February 26, 2003, the Minister of Finance stated that the amount of R500 million which companies were permitted to transfer for investments outside of South Africa will now increase to R1 billion; and
- remittance of directors' fees payable to persons permanently resident outside the Common Monetary Area may be approved by authorized dealers, pursuant to the rulings.

Authorized dealers in foreign exchange may, against the production of suitable documentary evidence, provide forward cover to South African residents in respect of fixed and ascertained foreign exchange commitments covering the movement of goods.

Persons who emigrate from South Africa are entitled to take limited amounts of money out of South Africa as a settlingin allowance. The balance of the emigrant's funds are blocked and held under the control of an authorized dealer. These blocked funds may only be invested in:

- blocked current, savings, interest bearing deposit accounts in the books of an authorized dealer in the banking sector;
- securities listed on the JSE and financial instruments listed on the Bond Exchange of South Africa which are
 deposited with an authorized dealer and not released except temporarily for switching purposes, without the approval
 of Excon. Authorized dealers must at all times be able to demonstrate that listed securities or financial instruments
 which are dematerialized or immobilized in a central securities depositary are being held subject to the control of the
 authorized dealer concerned;
- mutual funds units; or
- the South African Futures Exchange.

Aside from the investments referred to above, blocked Rands may only be utilized for very limited purposes. Capitalization shares and dividends declared out of capital gains or out of income earned prior to emigration remain subject to the blocking procedure. The Minister of Finance stated on February 26, 2003 that emigrants' blocked assets are to be unwound and such emigrants will be entitled, on application to Excon, subject to an exiting schedule and an exit charge of 10% of the amount, to exit such blocked assets from South Africa.

Sales of shares

Under present regulations, our ordinary shares and ADSs are freely transferable outside the Common Monetary Area between non-residents of the Common Monetary Area. In addition, the proceeds from the sale of ordinary shares on the JSE on behalf of shareholders who are not residents of the Common Monetary Area are freely remittable to such shareholders. Share certificates held by non-residents will be endorsed with the words "non-resident."

Dividends

Other than non-cash dividends and dividends of a capital nature, which require specific Excon approval, dividends declared in respect of shares held by a non-resident in a company whose shares are listed on the JSE are freely remittable. See "Dividends and Dividend Policy" beginning on page 29 of this prospectus.

Any cash dividends paid by us are expected to be paid in Rands. Holders of ADSs on the relevant record date will be entitled to receive any dividends payable in respect of the shares underlying the ADSs, subject to the terms of the deposit agreement. Subject to exceptions provided in the deposit agreement, cash dividends paid in Rand will be converted by the depositary to Dollars and paid by the depositary to holders of ADSs, net of conversion expenses of the depositary, in accordance with the deposit agreement. The depositary will charge holders of ADSs, to the extent applicable, taxes and other governmental charges and specified fees and other expenses. See "Dividends and Dividend Policy" beginning on page 29 of this prospectus.

Shareholders who are not residents of the Common Monetary Area who are in receipt of scrip dividends and who elect to dispose of the relevant shares, may remit the proceeds arising from the sale of the relevant shares.

Shares acquired pursuant to the global offering

A former resident of South Africa who has emigrated from the Common Monetary Area may use blocked Rands to purchase ordinary shares pursuant to this prospectus. All payments in respect of applications for ordinary shares by non-residents using blocked Rands must be made through an authorized dealer in foreign exchange controlling the blocked assets.

In accordance with exchange control regulations of South Africa, an appropriate electronic entry reflecting a "non-resident" endorsement will be made in respect of uncertificated shares purchased with blocked Rands and share certificates issued in respect of ordinary shares purchased with blocked Rands pursuant to this prospectus will be endorsed "non-resident." Share certificates will be placed under the control of the authorized dealer through whom the payment was made.

If applicable, refund monies payable in respect of unsuccessful applications or partly successful applications for ordinary shares emanating from blocked Rand accounts, will, subject to the terms of the global offering as described in "The Global Offering" beginning on page 195 of this prospectus, be returned to the authorized dealer through whom payments were made for credit to such applicant's blocked account.

THE GLOBAL OFFERING

The global offering comprises:

- an offering of ordinary shares by the Government of the Republic of South Africa, referred to as the US and international offerings, to retail and institutional investors in the United States and to institutional investors outside of the United States, including institutional investors in the Republic of South Africa, at the initial public offering price, in the form of ordinary shares or ADSs; and
- an offering of ordinary shares by the Government of the Republic of South Africa, referred to as the South African retail offering, in the form of ordinary shares, which comprises:
 - an offering of ordinary shares to individuals in possession of a valid South African identity number and who provide a South African postal address and groups of such individuals, known as stokvels, at a 20% discount to the initial public offering price, rounded down to the nearest SA Cent, for up to R5,000 of ordinary shares per individual and up to R5,000 of ordinary shares per member of a stokvel, subject to a maximum of R50,000 of ordinary shares per stokvel. This offering is specifically targeted at historically disadvantaged individuals and stokvels consisting only of historically disadvantaged individuals and is referred to as the Khulisa offer; and
 - an offering of ordinary shares to individuals in possession of a valid South African identity number and who
 provide a South African postal address at a 5% discount to the initial public offering price, rounded down to the
 nearest SA Cent, for applications for any amount of ordinary shares applied for, referred to as the general offer.
 This offering is made to individuals only and therefore excludes stokvels.

In addition, in connection with the global offering, the Government of the Republic of South Africa intends to grant to eligible current and former employees of Telkom, options to purchase up to 11,140,636 of its ordinary shares, representing 2% of Telkom's issued and outstanding ordinary share capital, through the Diabo Share Trust established for that purpose. See "Management – Other employee share ownership arrangements" beginning on page 152 of this prospectus.

The global offering is conditional on listing the ordinary shares on the JSE and the ADSs on the New York Stock Exchange. In accordance with the rules of the JSE, there will be conditional dealings in the ordinary shares with effect from March 4, 2003 until March 7, 2003, after which date dealing in the ordinary shares will be unconditional. If the global offering is terminated for any reason, all transactions which take place during this period will be void and neither the JSE, the Government, Telkom nor the joint global co-ordinators shall have any responsibility or liability to any person for any loss or damages of whatever nature and however arising as a result of such termination.

All ordinary shares that are in issue as of the date of this prospectus will rank equally in all respects and will have the right to receive all dividends and all other distributions declared, made or paid on the ordinary shares.

Initial offers and sales in the United States are being registered under the US Securities Act of 1933. Offers and sales of ordinary shares and ADSs outside the United States, including all ordinary shares and ADSs offered to South African retail and institutional investors, are being offered pursuant to Regulation S under the US Securities Act of 1933 and are not covered by the registration statement filed with the US Securities and Exchange Commission.

Pricing

The initial public offering price range is estimated to be between R27.00 and R30.00 per ordinary share. This is equivalent to between \$13.30 and \$14.80 per ADS at a ratio of 4 ordinary shares per ADS and an exchange rate of R8.10 per \$1.00, rounded down to the nearest 10 US Cents. The initial public offering price may be outside one or both of these price range indications. The initial public offering price is inclusive of uncertificated securities tax.

The joint global co-ordinators were seeking indications of interest from prospective institutional investors. Following this book building process, the initial public offering price was determined by the joint global co-ordinators after consultation with the Government of the Republic of South Africa and is expected to be announced on March 4, 2003.

The initial public offering price was initially determined in Rands. The US Dollar offering price for ADSs was based on exchange rates for Rands into US Dollars as of the date the initial public offering price was determined.

Among the factors which were considered in determining the initial public offering price were prevailing market conditions, the demand for ordinary shares and ADSs in the global offering, the prices at which institutions bid to acquire ordinary shares and ADSs and the desire to establish an orderly after-market in the ordinary shares and ADSs.

Allocation

The basis of allocation of the ordinary shares and ADSs in the global offering was determined by the joint global co-ordinators after consultation with the Government. All allocations were rounded down to the nearest ordinary share.

The applicants in the global offering will only be informed of their individual allocations upon receipt of their notification regarding electronic crediting of their account or share certificates. It is the intention that shareholder statements will be posted to successful applicants by no later than March 11, 2003. Applicants purchasing ordinary shares in the global offering who deal prior to the receipt of their notification do so at risk of selling ordinary shares for which they have not received an allocation.

The joint global co-ordinators reserve the right to scale back applications or to allocate ordinary shares under the different offerings depending on the overall demand for ordinary shares in the global offering. All individuals in possession of a valid South African identity number and who provide a South African postal address, and stokvels comprising such individuals, will be afforded the opportunity to participate in the South African retail offering, with the Khulisa offering specifically targeted at historically disadvantaged individuals and stokvels consisting only of such historically disadvantaged individuals. Decisions with respect to the allocation of ordinary shares within the South African retail offering will be made on an equitable basis as determined and applied by the Government in its sole discretion at the time the initial public offering price is finally determined. Telkom will not participate in and will have no responsibility with respect to the allocation of ordinary shares in the South African retail offering or the application of allocations in the South African retail offering. Historically disadvantaged individuals are South African citizens who were disadvantaged by unfair discrimination on the basis of race and who had no right to vote, on the basis of race, prior to the South African general election in 1994, in a South African general election of representatives to the House of Assembly of the then South African Parliament.

The Khulisa offer application forms contain two tick boxes in which applicants must indicate their income level and whether or not they are, or are comprised solely of, historically disadvantaged individuals.

Details of the South African retail offering

Applications for ordinary shares must be based on the total monetary amount applicants wish to invest in ordinary shares and not on a specific number of ordinary shares. The price is payable in full on application in Rands. If no part of an application is accepted, all of the money paid on application will be returned without interest. If an application is accepted in part, having been scaled back, the balance of the money paid on application, if in excess of R20, will be returned by ordinary post without interest, with the applicant bearing the risk of loss. Money and any interest earned on the application money that is retained will be used to cover administrative expenses.

By completing an application form, an applicant will be deemed to have offered to acquire the maximum number of ordinary shares that may be applied for with the amount specified on the applicant's check or postal order, or tendered in cash or any smaller amount in respect of which the application is accepted.

Dealings in ordinary shares will commence on the JSE prior to the dispatch of any notification regarding the electronic crediting of accounts or share certificates, as the case may be.

Khulisa offer

An offering of ordinary shares is also being made to individuals in possession of a valid South African identity number and who provide a South African postal address and groups of such individuals, known as stokvels, at a 20% discount to the initial public offering price, rounded down to the nearest SA Cent, for up to R5,000 of ordinary shares per individual and up to R5,000 of ordinary shares per member of a stokvel, subject to a maximum of R50,000 of ordinary shares per stokvel. Stokvels are associations of two or more members, who contribute funds to the association on a regular basis, the funds of which are paid, in whole or in part, to its members in accordance with its rules, whether on a rotational basis or upon the occurrence of an event or otherwise. Examples of stokvels include savings clubs, burial societies and other quasiinsurance and quasi-loan associations.

The minimum application under the Khulisa offer is R500 for individuals and R5,000 for stokvels. The maximum application under the Khulisa offer is R5,000 for individuals and R5,000 per member for stokvels, subject to a maximum of R50,000 per stokvel.

The amount specified on the application forms will be allocated to the available ordinary shares, rounded down to the nearest ordinary share. Individuals may submit an application form for both the general offer and the Khulisa offer. Stokvels may only submit an application form for the Khulisa offer. If there is heavy demand for ordinary shares, applicants may receive fewer shares than those applied for.

In order to reduce the costs of share dealing, investors may elect to trade through a low-cost share dealing service that has been set up for ordinary shares purchased pursuant to the Khulisa offer. Individuals and stokvels are entitled to a one-time free trade of their shares, by post for the two year and three month period of the Khulisa Trust referred to below. Individuals may also trade by telephone and stokvels may also trade by fax at their own expense.

Khulisa Share Administration Trust

Ordinary shares purchased pursuant to the Khulisa offer will be held in a trust known as the Khulisa Share Administration Trust or the Khulisa Trust and may not be withdrawn from the Khulisa Trust or sold for three months following the date of listing the ordinary shares on the JSE. The Khulisa Trust will be administered by an independent trustee and will endure for a period of at least two years and three months after the JSE listing date. On, or as soon as reasonably practical after the second anniversary of the JSE listing date, the ordinary shares held by the Khulisa Trust will be released to the beneficial owners. If at any time during the two year period after the JSE listing date any dividends are paid by Telkom, they will be paid to and held by the Khulisa Trust, and such dividends will only be released and paid, as soon as reasonably practical at the end of such two-year period, to those persons who were beneficial owners on the record date for determining entitlement to dividends. Any interest earned on such dividends will accrue to the Khulisa Trust and may be applied by the trustee, together with any other amounts which may accrue to the Khulisa Trust, in paying any administrative charges or expenses of the Khulisa Trust.

Award of bonus shares

If individuals and stokvels allow the ordinary shares purchased under the Khulisa offer to be held in the Khulisa Trust until the second anniversary of the JSE listing date, the Government will reward those individuals and stokvels by giving each of them one bonus share for every five shares purchased by them in the Khulisa offer and not disposed of.

General offer

An offering of ordinary shares is being made to all individuals in possession of a valid South African identity number and who provide a South African postal address at a 5% discount to the initial public offering price, rounded down to the nearest SA Cent, for any amount of shares applied for. The minimum application under this offer is R500 and there is no maximum application. The amount specified on the application form will be allocated to the available ordinary shares, rounded down to the nearest ordinary share.

In order to facilitate share dealings by these investors, investors may elect to trade through a low-cost share dealing service that has been set up for ordinary shares purchased pursuant to this offer.

Expected times and dates of the opening and closing of the global offering

The U.S. and international offerings are expected to open on January 30, 2003 and are expected to settle on March 7, 2003.

Share Transactions Totally Electronic or STRATE

Ordinary shares may only be traded on the JSE in electronic form and will immediately be trading for electronic settlement in terms of STRATE, following listing.

STRATE is a system of paperless transfer of ordinary shares. The principal features of STRATE are as follows:

- trades executed on the JSE must be settled within five business days;
- there are penalties for late settlement;
- an electronic record of ownership replaces share certificates and physical delivery of certificates; and
- all investors are required to appoint either a broker or a Central Securities Depositary Participant to act on their behalf and to handle their settlement requirements.

All applicants who elect to receive certificated shares will first have to dematerialize their shares should they wish to trade. It generally takes between 5 and 10 days to dematerialize certificated shares.

Disadvantages of holding shares in certificated form

Holding shares in certificated form carries associated risk, including the risk of loss or tainted scrip. Also, a shareholder will be required to appoint a broker or a Central Securities Depositary Participant and to dematerialize the shares prior to the sale of the shares on the JSE. The shareholder will have no recourse in the event of delays occasioned by the validation process or the acceptance or otherwise of the shares by a broker or a duly appointed Central Securities Depositary Participant.

Statement as to listing on the JSE

The JSE has agreed to list all the ordinary shares in the "Telecommunications Services" sector of the lists of the JSE under the symbol "TKG" and the abbreviated name "Telkom," subject to the attainment of a spread of shareholders acceptable to the JSE and the submission of all supporting documents required by the JSE. The JSE requires that 20% of each class of listed equity shares must be held by the public, excluding employees of Telkom and their associates, and the number of public shareholders must be at least 500. At the date of this prospectus, all the relevant JSE Listings Requirements have been complied with.

Information for Canadian investors

Neither the ordinary shares nor the ADSs have been or will be qualified by prospectus for sale to the public in Canada under applicable Canadian securities laws and, accordingly, any offer or sale of the ordinary shares or ADSs in Canada will be made pursuant to an exemption from the applicable prospectus filing requirements, and otherwise in compliance with applicable Canadian laws. Investors in Canada should refer to the information below and Ontario purchasers in particular should refer to the section entitled "Statutory rights of action (Ontario purchasers)" beginning on page 199 of this prospectus.

This document is not, and under no circumstances is to be construed as, a prospectus, an advertisement or a public offering of the securities described herein in Canada. No securities commission or similar authority in Canada has reviewed or in any way passed upon this document or the merits of the securities described herein, and any representation to the contrary is an offence.

The offering is being made in the provinces of Ontario, Québec and British Columbia, or the Private Placement Provinces, by way of a private placement of ordinary shares and ADSs. The offering in the Private Placement Provinces is being made pursuant to this document through the underwriters named in this document or through their selling agents who are permitted under applicable law to distribute such securities in Canada.

Representations and agreements by purchaser

Confirmation of the acceptance of offers to purchase any ordinary shares or ADSs will be sent to purchasers in the Private Placement Provinces who have not withdrawn their offers to purchase prior to the issuance of such confirmations. Each purchase of ordinary shares or ADSs in the Private Placement Provinces who receives a purchase confirmation regarding the purchase of ordinary shares or ADSs will, by the purchaser's receipt thereof, be deemed to have represented to us, the Government of the Republic of South Africa and the underwriters or such dealer from which such purchase confirmation is received, that such purchaser and any ultimate purchase for which such initial purchaser is acting as agent (a) is entitled under applicable provincial securities laws to purchase such ordinary shares or ADSs without the benefit of a prospectus qualified under such securities laws and, in the case of purchasers in provinces other than Ontario, without the services of a dealer registered pursuant to such securities laws, (b) is basing its investment decision on this document and not on any other information concerning us or the offering, (c) has reviewed the terms referred to below under the heading "Canadian resale restrictions" and (d) is in compliance with the following:

- where the purchaser is purchasing in Ontario, such purchaser is either a "designated institution" within the meaning of Section 204 of the Regulation to the *Securities Act* (Ontario) purchasing from a person or company registered as an international dealer under the *Securities Act* (Ontario) or is a purchaser purchasing from a fully registered dealer and, in either case, is purchasing the ordinary shares or ADSs with the benefit of the prospectus exemption provided by Section 2.3 of Ontario Securities Commission Rule 45-501, that is, such purchaser is purchasing the ordinary shares or ADSs as a principal and is an "accredited investor" within the meaning of Section 1.1 of Rule 45-501;
- where the purchaser is purchasing in Québec, such purchaser is a sophisticated purchaser within the meaning of Section 44 of the *Securities Act* (Québec) purchasing the ordinary shares or ADSs as principal, or is a "sophisticated purchaser" within the meaning of Section 45 of the *Securities Act* (Québec) purchasing for the portfolio of a person managed solely by it or is purchasing as principal ordinary shares or ADSs with an aggregate acquisition cost to such purchaser of at least Cdn\$150,000 from a registered dealer with an unrestricted practice;
- where the purchaser is purchasing in British Columbia, such purchaser is (i) purchasing the ordinary shares or ADSs with the benefit of the prospectus exemption and dealer registration exemption provided by Section 5.1 of Multilateral Instrument 45-103, that is, such purchaser is purchasing as principal and is an "accredited investor" within the meaning of Section 1.1 of MI 45-103 or (ii) such purchaser is purchasing the ordinary shares or ADSs as principal and has been designated as an exempt purchaser by an outstanding order of the Executive Director of the British Columbia Securities Commission in accordance with the registration and prospectus exemptions provided by Sections 45(2)(4) and 74(2)(3) of the Securities Act (British Columbia);
- if the purchaser is a company, the purchaser was not established solely for the purpose of acquiring ordinary shares or ADSs in reliance on an exemption from applicable prospectus requirements in the Private Placement Provinces;

- such purchaser is either purchasing ordinary shares or ADSs as principal for its own account, or is deemed to be purchasing ordinary shares or ADSs as principal for its own account in accordance with the applicable securities laws of the province in which such purchaser is resident, by virtue of being either (i) a designated trust company; (ii) a designated insurance company; (iii) a portfolio manager or (iv) another entity similarly deemed by those laws to be purchasing as principal for its own account when purchasing on behalf of other beneficial purchasers;
- such purchaser is purchasing in respect of a trade for which there is an exemption from the registration requirements of applicable Canadian securities laws or which is otherwise in compliance with such laws;
- such purchaser acknowledges and agrees that the offer and sale of ordinary shares or ADSs was made through this
 document and was not made through an advertisement of the ordinary shares or ADSs in any printed media of
 general and regulation paid circulation, radio or television or any other form of advertising; and
- such purchaser acknowledges that the ordinary shares or ADSs are being distributed in Canada on a private placement basis only and that any resale of ordinary shares or ADSs must be in accordance with the requirements of applicable securities laws, which will vary depending on the relevant jurisdictions.

Language of document

Each purchaser of ordinary shares or ADSs in Canada that receives a purchase confirmation hereby agrees that it is such purchaser's express wish that all documents evidencing or relating in any way to the sale of such ordinary shares or ADSs be drafted in the English language only. *Chaque acheteur au Canada d'actions ou ADSs recevant un avis de confirmation à l'égard de son acquisition reconnâit que c'est sa volonté expresse que tous les documents faisant foi ou se rapportant de quelque maniére à la vente d'actions ou ADSs soient rédigés uniquement en anglais.*

Canadian resale restrictions

The distribution of the ordinary shares of ADSs in the Private Placement Provinces is being made on a private placement basis. Accordingly, any resale of the ordinary shares or ADSs must be made (i) through an appropriately registered dealer or in accordance with an exemption from the dealer registration requirements of applicable provincial securities laws and (ii) in accordance with, or pursuant to an exemption from, the prospectus requirements of such laws. Such resale restrictions may not apply to resales made outside of Canada, depending on the circumstances. Purchasers of ordinary shares or ADSs are advised to seek legal advice prior to any resale of ordinary shares or ADSs.

Statutory rights of action (Ontario purchasers)

Section 4.2 of Rule 45-501 provides that when an offering memorandum, such as this document, is delivered to an investor to whom securities are distributed in reliance upon the accredited investor prospectus exemption in Section 2.3 of Rule 45-501, the right of action referred to in Section 130.1 of the *Securities Act* (Ontario) is applicable. Section 130.1 provides purchasers who purchase securities offered by an offering memorandum with a statutory right of action against the issuer of securities and any selling securityholder for rescission or damages in the event that the offering memorandum and any amendment to it contains a "misrepresentation." Misrepresentation means an untrue statement of a material fact or an omission to state a material fact that is required to be stated or that is necessary to make any statement not misleading or false in the light of the circumstances in which it was made.

Where this document, together with any amendment to it, is delivered to a prospective purchaser of ordinary shares or ADSs in connection with a trade made in reliance on Section 2.3 of Rule 45-501, and this document contains a misrepresentation which was a misrepresentation at the time of purchase of the ordinary shares or ADSs, the purchaser will have a statutory right of action against us and any selling securityholder for damages or, while still the owner of shares, for rescission, in which case, if the purchaser elects to exercise the right of rescission, the purchaser will have no right of action for rescission will be exercisable by the purchaser only if the purchaser gives notice to the defendant, not more than 180 days after the date of the transaction that gave rise to the cause of action, that the purchaser is exercising this right; or, in the case of any action, other than an action for rescission, the earlier of: (1) 180 days after the plaintiff first had knowledge of the facts giving rise to the cause of action or (ii) three years after the date of the transaction that gave rise to the transaction that gave rise to the cause of action.

The defendant shall not be liable for a misrepresentation if it proves that the purchaser purchased the ordinary shares or ADSs with knowledge of the misrepresentation.

In an action for damages, the defendant shall not be liable for all or any portion of the damages that the defendant proves do not represent the depreciation in value of the ordinary shares or ADSs as a result of the misrepresentation relied upon.

Subject to the paragraph below, all or any one or more of us and any selling securityholders are jointly and severally liable, and every person or company who becomes liable to make any payment for a misrepresentation may recover a contribution from any person or company who, if sued separately, would have been liable to make the same payment, unless the court rules that, in all circumstances of the case, to permit recovery of the contribution would not be just and equitable.

Despite the paragraph above, we shall not be liable where we are not receiving any proceeds from the distribution of the ordinary shares or ADSs being distributed and the misrepresentation was not based on information provided by us, unless the misrepresentation:

- was based on information that was previously publicly disclosed by us;
- was a misrepresentation at the time of its previous public disclosure; and
- was not subsequently publicly corrected or superseded by us prior to the completion of the distribution of the ordinary shares or ADSs.

In no case shall the amount recoverable for the misrepresentation exceed the price at which the ordinary shares or ADSs were offered.

The foregoing statutory right of action for rescission or damages conferred is in addition to and without derogation from any other right the purchaser may have at law.

This summary is subject to the express provisions of the *Securities Act* (Ontario) and the regulations and rules made under it, and you should refer to the complete text of those provisions.

Enforcement of legal rights

All of our directors and officers (or their equivalents), as well as any experts or persons named herein may be located outside of Canada and, as a result, it may not be possible for purchasers to effect service of process within Canada upon us or such persons. All or a substantial portion of our assets and the assets of such persons may be located outside of Canada and, as a result, it may not be possible to satisfy a judgment against us or such persons in Canada or to enforce a judgment obtained in Canadian courts against us or such persons outside of Canada.

Canadian tax considerations and eligibility for investment

This document does not address the Canadian tax consequences of ownership of the ordinary shares or ADSs. Prospective purchasers of ordinary shares or ADSs should consult their own tax advisers with respect to the Canadian and other tax considerations applicable to their individual circumstances and with respect to the eligibility of the ordinary shares or ADSs for investment by purchasers under relevant Canadian legislation.

UNDERWRITING

The global offering consists of the offer and sale of 139,257,954 ordinary shares or ADSs by the Government of the Republic of South Africa. See "The Global Offering" beginning on page 195 of this prospectus.

Telkom, the Government and the underwriters intend to enter into an underwriting agreement in connection with the global offering. Subject to the terms and conditions described in the underwriting agreement, the Government has agreed to sell the ordinary shares and each underwriter has agreed, severally and not jointly, to procure purchasers for, or failing that, to purchase themselves the ordinary shares offered in the US and international offerings indicated in the following table. The underwriting agreement provides that if an underwriter defaults, the purchase commitments of non-defaulting underwriters may be increased. The joint global coordinators are the representatives of the underwriters.

Underwriters

Number of ordinary shares

Joint Gl	obal (Co-or	dinators
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Deutsche Bank AG London
Underwriters
Salomon Smith Barney
UBS AG, acting through its business group UBS Warburg
Barnard Jacobs Mellet Holdings Limited
HSBC Bank plc
Investec Bank Limited
Standard Corporate and Merchant Bank, a division of The Standard Bank of South Africa Limited

African Harvest Capital (Proprietary) Limited, Mazwai Securities (Proprietary) Limited and Wipcapital (Proprietary) Limited/Legae Securities (Proprietary) Limited will also participate in the global offering.

The underwriting agreement provides that the underwriters will purchase shares in the South African retail offering for which checks have not cleared to the extent that the aggregate purchase price payable by the underwriters does not exceed 3% of the aggregate purchase price paid for all shares sold in the South African retail offering.

The underwriting agreement provides that the purchasers procured by the underwriters, or the underwriters, may choose to take some or all of their ordinary shares in the form of ADSs in order to accommodate requests of investors. The underwriters will offer and sell the ordinary shares and/or ADSs in the United States through their registered broker-dealer affiliates registered with the Securities and Exchange Commission under Section 15 of the Securities Exchange Act of 1934, as amended. The registered broker-dealer affiliates which will offer and sell the ordinary shares and/or ADSs in the United States are Deutsche Bank Securities Inc., J.P. Morgan Securities Inc., Salomon Smith Barney Inc., UBS Warburg LLC, Barnard Jacobs Mellet (USA) L.L.C., HSBC Securities (USA) Inc. and Investec, Inc.

The Government has granted the joint global coordinators, on behalf of the underwriters, an option to purchase up to an additional 20,888,693 ordinary shares. This option may be exercised, in whole or in part, on or before 30 days from the date on which the underwriting agreement is signed, solely to cover over-allotments, if any. If any ordinary shares are purchased pursuant to this option, the underwriters will severally, and not jointly, purchase ordinary shares in approximately the same proportion as set forth in the table above, subject to the terms and conditions described in the underwriting agreement. The underwriters may choose to take some or all of their additional ordinary shares in the form of ADSs.

Pursuant to the underwriting agreement, the joint global coordinators, upon consultation with the Government and notice to Telkom, have the right to terminate the underwriting agreement under specified circumstances at any time prior to the settlement date of the U.S. and international offerings, which is expected to take place on March 7, 2003, or prior to the expiration of the over-allotment closing, if any.

The total underwriting discounts and commissions to be paid to the underwriters by the Government will be 1.9% of the total offering price for the ordinary shares in the global offering. In addition to the fees and commissions described above, the Government of the Republic of South Africa may decide to pay additional fees of up to R ______. The following table shows the per ordinary share and per ADS price, the total underwriting discounts and commissions to be paid to the underwriters by the Government and the proceeds, before expenses to the Government. The Government will pay only sales commissions on any additional ordinary shares and ADSs purchased by the underwriters to cover over-allotments. Such amounts are shown assuming both no exercise and full exercise of the underwriters' option to purchase additional ordinary shares and ADSs.

	Per ordinary share	Per ADSs	No Ex	ercise	Full F	Exercise
Public offering price	R	\$	R	\$	R	\$
paid by the Government	R	\$	R	\$	R	\$
Proceeds, before expenses	R	\$	R	\$	R	\$

Telkom's offering expenses are estimated to be R (\$). The Government's offering expenses, exclusive of the underwriters' discount, are estimated to be R (\$).

Ordinary shares or ADSs sold to retail investors in the United States and to institutional investors both within and outside of the United States and the Republic of South Africa will initially be offered at the initial public offering price set forth on the cover of this prospectus. Ordinary shares sold to individuals in possession of a valid South African identity number and who provide a South African postal address and groups of such individuals, known as stokvels, in the Khulisa offer, which forms a part of the South African retail offering, will be at a 20% discount to the initial public offering price, rounded down to the nearest SA Cent, for up to R5,000 of ordinary shares per individual and up to R5,000 of ordinary shares per member of a stokvel, subject to a maximum of R50,000 of ordinary shares per stokvel. Ordinary shares sold to individuals in possession of a valid South African identity number in the general offer, which forms a part of the South African identity number in the general offer, which forms a part of the South African identity number in the general offer, which forms a part of the South African identity number in the general offer, which forms a part of the South African identity number in the general offer, which forms a part of the South African retail offering, will be at a 5% discount to the initial public offering price, rounded down to the nearest SA Cent. Any ordinary shares sold by the underwriters to securities dealers may be sold at a discount of up to R per ordinary share or \$ per ADS from the initial public offering price.

Thintana Communications and the Government of the Republic of South Africa have agreed with the underwriters that, subject to certain exceptions, none of them will from the date of this prospectus through 180 days following the date on which the underwriting agreement is signed:

- issue, offer, lend, pledge, sell, hedge, contract to sell, sell any option or contract to purchase, purchase any option or contract to sell, mortgage, charge, assign, grant any option, right or warrant to purchase or otherwise transfer or dispose of, other than in the global offering, any of the ordinary shares in Telkom currently held by them or any securities that are convertible into or exercisable or exchangeable for Telkom's ordinary shares or ADSs; or
- enter into any swap or other agreement that transfers to any other entity, in whole or in part, any of the economic consequences of ownership of Telkom's ordinary shares or enter into any other transaction with the same economic consequences.

Telkom has entered into a similar agreement with respect to its ordinary shares.

Ucingo Investments has also agreed with the Government and the underwriters not to sell or otherwise dispose of ordinary shares in Telkom held by it for 180 days following the listing of Telkom's ordinary shares on the JSE without the approval of the Government and the underwriters, such approval not to be unreasonably withheld.

In addition, the Government has, in the new shareholders' agreement referred to under "Relationship with Major Shareholders and Related Transactions – Shareholder arrangements – New shareholders' agreement" beginning on page 157 of this prospectus, agreed with Thintana Communications that the Government will not sell its ordinary shares in Telkom for a further 545-day period after the expiration of the lock-up period described above.

Prior to the global offering, there has been no public market for the ordinary shares or the ADSs. The initial public offering price was negotiated between the Government of the Republic of South Africa and the joint global co-ordinators, on behalf of the underwriters. Among the factors considered in determining the initial public offering price of the ordinary shares and ADSs was the prevailing market conditions, the demand for ordinary shares and ADSs in the global offering, the prices at which institutions bid to acquire ordinary share and ADSs and the desire to establish an orderly after-market in the ordinary shares and ADSs.

There can be no assurance that an active trading market for Telkom's ordinary shares and ADSs will develop. It is also possible that after the global offering, Telkom's ordinary shares will not trade in the public market at or above the initial public offering price.

The ordinary shares have been approved for listing on the JSE under the symbol "TKG" and the ADSs have been approved for listing on the New York Stock Exchange under the symbol "TKG," subject to official notice of issuance. In order to meet the requirements for listing the ADSs on the New York Stock Exchange, the underwriters will undertake to sell a minimum number of ordinary shares, or equivalent number of ADSs, to a minimum number of beneficial owners.

In connection with this offer, Deutsche Bank AG London or its affiliates, in consultation with J.P. Morgan Securities Ltd., may for the account of the underwriters, over-allot or effect transactions with a view to supporting the market price of Telkom's ordinary shares or ADSs at a level higher than that which might otherwise prevail for a limited period after the commencement of conditional trading. However, there is no obligation to do so. Such action, if commenced, may be discontinued at any time but may under no circumstances continue beyond the 30th calendar day after the listing date. Specifically, Deutsche Bank AG London, or its affiliates, in consultation with J.P. Morgan Securities Ltd., may sell more ordinary shares or ADSs than the underwriters are obligated to purchase under the underwriting agreement, creating a short position. The short sale is covered if the short position is no greater than the number of ordinary shares or ADSs available for purchase under the over-allotment option. Deutsche Bank AG London, or its affiliates, in consultation with J.P. Morgan Securities Ltd., can close out a covered short sale by exercising the over-allotment option or purchasing ordinary shares or ADSs in the open market. The joint global co-ordinators may also reclaim selling concessions allowed to an underwriter or a dealer for distributing the ordinary share or ADSs in transactions to cover syndicate short positions or to stabilize the price of the ordinary shares or ADSs. These stabilizing transactions, syndicate-covering transactions and penalty bids may be effected on the JSE, the NYSE or otherwise.

To enable the underwriters to satisfy their delivery obligations in connection with over-allotments and syndicate short positions, the joint global co-ordinators may borrow ordinary shares from the Government under a stock lending arrangement. This arrangement will be limited to the size of the over-allotment option. Shares borrowed under this arrangement will be repaid through the exercise of the over-allotment option or shares available in the market or otherwise.

Telkom and the Government of the Republic of South Africa have agreed to indemnify the several underwriters against certain liabilities, including liabilities under the Securities Act of 1933 and the applicable securities laws, and to contribute to payments the underwriters may be required to make in respect of these liabilities, losses and expenses. The underwriting agreement provides for the Government of the Republic of South Africa to reimburse the underwriters for approximately \$1,500,000 for expenses.

UBS Warburg Corporate Finance (South Africa) (Proprietary) Limited, a subsidiary of UBS AG, and AMB Holdings Limited have acted as financial advisors to Telkom in connection with the global offering and will receive an estimated R27,000,000 from Telkom in compensation for such services.

Certain of the other underwriters, including the joint global coordinators, are providing, have provided or may in the future provide investment banking and other financial services to the selling shareholder and us in the ordinary course of business and will receive customary compensation in connection therewith.

Selling restrictions

General

No action has been or will be taken in any jurisdiction except in the United States and the Republic of South Africa that would permit a public offering of Telkom's ordinary shares, or the possession, circulation or distribution of a prospectus or any other material relating to us, the Government of the Republic of South Africa or Telkom's ordinary shares or ADSs in any country or jurisdiction where action for that purpose is required. Accordingly, Telkom's ordinary shares and ADSs may not be offered or sold, directly or indirectly, and neither this document nor any other offering material or advertisements in connection with Telkom's shares may be distributed or published, in or from any country or jurisdiction except in compliance with any applicable rules and regulations of any such country or jurisdiction.

United Kingdom

Each of the underwriters have represented and agreed that: (i) it has not offered or sold and, prior to the expiry of a period of six months from the completion of the global offering, will not offer or sell any ordinary shares or ADSs to persons in the United Kingdom except to persons whose ordinary activities involve them in acquiring, holding, managing or disposing of investments (as principal or agent) for the purposes of their business, or otherwise in circumstances which have not resulted and will not result in an offer to the public in the United Kingdom within the meaning of the Public Offers of Securities Regulations 1995; (ii) it has complied and will comply with all applicable provisions of the Financial Services and Markets Act 2000, or the FSMA, with respect to anything done by it in relation to any ordinary shares or ADSs, in, from or otherwise capable of having an effect in the United Kingdom and (iii) it has only communicated or caused to be communicated and will only communicate or cause to be communicated any invitation or inducement to engage in investment activity (within the meaning of section 21 of the FSMA) received by it in connection with the issue or sale of any ordinary shares or ADSs in circumstances in which section 21(1) of the FSMA does not apply to the underwriters.

Japan

The ordinary shares have not been and will not be registered under the Securities and Exchange Law of Japan. Each underwriter has represented and agreed that it has not offered or sold, and it will not offer or sell, directly or indirectly, any shares in Japan or to, or for the account or benefit of, any resident of Japan or to, or for the account or benefit, of any resident for reoffering or resale, directly or indirectly, in Japan, except pursuant to an exemption from the registration requirements of, or otherwise in compliance with, the Securities and Exchange Law of Japan. As part of the offering, the underwriters may offer shares in Japan to a list of 49 offerees in accordance with the above provisions.

Canada

Each of the underwriters have acknowledged and agreed that the ordinary shares and ADSs will only be offered or sold, directly or indirectly, in Canada in the Canadian provinces of Ontario, Québec and British Columbia and in compliance with the applicable Canadian securities laws and accordingly, any sales of ordinary shares or ADSs will be made (i) through an appropriately registered securities dealer or in accordance with an available exemption from the registered securities laws and (ii) pursuant to an exemption from the prospectus requirements of such laws.

The Netherlands

The ordinary shares may not be offered, transferred, sold or delivered to any individual or legal entity other than to persons who trade or invest in securities in the conduct of their profession or trade, which includes banks, securities intermediaries, including dealers and brokers, insurance companies, pension funds, other institutional investors and commercial enterprises which as an ancillary activity regularly invest in securities.

LEGAL MATTERS

The validity of the issuance of the ordinary shares and ADSs offered hereby will be passed upon for Telkom by Paul, Hastings, Janofsky & Walker LLP, New York, New York, United States counsel to Telkom, with respect to matters of New York law and United States federal law, and by Werksmans Inc., South African counsel to Telkom, with respect to matters of South African law. Legal matters relating to the ordinary shares and ADSs offered hereby will be passed upon for the underwriters by Freshfields Bruckhaus Deringer, United States counsel to the underwriters with respect to matters of New York law and United States federal law, and Deneys Reitz Inc. and Chuene, Kwinana & Motsatse Inc., South African counsel to the underwriters with respect to matters of South African law. In addition, certain legal matters relating to New York law and United States law will be passed upon for the Government of the Republic of South Africa by Skadden, Arps, Slate, Meagher & Flom LLP, United States counsel to the Government, and certain legal matters relating to South African law will be passed upon for the Government of the Republic of South African (Proprietary) Limited, South African counsel to the Government.

EXPERTS

The consolidated financial statements of the Telkom Group as of March 31, 2002, 2001 and 2000 and for each of the three years in the period ended March 31, 2002, appearing in this prospectus and the US registration statement have been audited by Ernst & Young, Registered Accountants and Auditors, Chartered Accountants (SA), as set forth in their report on page F–48 of this prospectus, and are included in reliance upon the authority of such firm as experts in accounting and auditing in giving the report.

The audited financial statements of Vodacom as of March 31, 2002, 2001 and 2000 and for each of the three years in the period ended March 31, 2002 included in this prospectus have been so included in reliance on the report on page F–115 of this prospectus, which contains an explanatory paragraph concerning certain restatements and adjustments as described in note 44 of the consolidated financial statements, of PricewaterhouseCoopers Inc. and Deloitte & Touche, Registered Accountants and Auditors, Chartered Accountants (SA), given on the authority of such firms as experts in auditing and accounting.

Ernst & Young have reported that they have applied limited procedures in accordance with professional standards for a review of the unaudited condensed consolidated financial statements of the Telkom Group as of September 30, 2002 and for each of the six month periods ended September 30, 2002 and 2001 appearing in this prospectus and the US registration statement. However, their separate reports included on page F–2 of this prospectus state that they did not audit and they do not express an opinion on those financial statements. Accordingly, the degree of reliance on their reports on such information should be restricted considering the limited nature of the review procedures applied. The independent auditors are not subject to the liability provisions of Section 11 of the US Securities Act of 1933 for their reports on the unaudited condensed consolidated financial statements because that report is not a "report" or a "part" of the US registration statement prepared or certified by the auditors within the meaning of Sections 7 and 11 of the US Securities Act of 1933.

In addition, with respect to the unaudited condensed consolidated financial statements of Vodacom as of September 30, 2002 and for each of the six-month periods ended September 30, 2002 and 2001 included in this prospectus and the US registration statement, PricewaterhouseCoopers Inc. and Deloitte & Touche reported that they have applied limited procedures in accordance with professional standards for a review of such information. However, their separate report thereon, dated December 12, 2002, appearing herein state that they did not audit and they do not express an opinion on the unaudited condensed consolidated financial statements. Accordingly, the degree of reliance on their report on such unaudited condensed consolidated financial statements should be restricted in light of the limited nature of the review procedures applied. Furthermore, PricewaterhouseCoopers Inc. and Deloitte & Touche are not subject to the liability provisions of Section 11 of the US Securities Act of 1933 for their report on the unaudited condensed consolidated financial statements of US registration statement prepared or certified by PricewaterhouseCoopers Inc. and Deloitte & Touche at the US Securities Act of 1933.

EXPENSES RELATING TO THE GLOBAL OFFERING

Set forth below is an itemization of the total expenses, excluding underwriting discounts and commissions, that are expected to be incurred in connection with the offer and sale of securities. With the exception of the JSE listing and inspection fee, the US Securities and Exchange Commission registration fee and the New York Stock Exchange listing fee, all amounts are estimates. Telkom currently estimates that it will pay R137,000,000 of legal fees and expenses, accounting fees and expenses, financial advisory fees and other fees and expenses in connection with the offering and the Government of the Republic of South Africa will pay the remainder of the fees and expenses.

JSE listing and inspection fee	R620,000
US Securities and Exchange Commission registration fee	183,960
NASD filing fee	275,000
New York Stock Exchange listing fee	1,969,872
Printing and engraving expenses	27,000,000
Legal fees and expenses	93,000,000
Accounting fees and expenses	80,000,000
Financial advisory fees	27,000,000
Other fees and expenses	10,000,000
Total	R240,048,832

ENFORCEMENT OF CIVIL LIABILITIES

Telkom is incorporated in the Republic of South Africa. Substantially all of the members of Telkom's board of directors and officers, and certain experts named herein, reside outside of the United States. Substantially all of the assets of these persons and all of our assets are located outside the United States. As a result, it may not be possible for you to effect service of legal process within the United States or elsewhere outside of the Republic of South Africa upon most of Telkom's directors or officers, including with respect to matters arising under US federal securities laws or applicable state securities laws.

Moreover, it may not be possible for investors to enforce against these persons or us a judgment obtained in a United States court predicated upon the civil liability provisions of the federal securities or other laws of the United States or any state thereof. A foreign judgment is not directly enforceable in South Africa, but constitutes a cause of action which will be enforced by South African courts provided that:

- the court which pronounced the judgment had jurisdiction to entertain the case;
- the judgment is final and conclusive;
- the recognition and enforcement of the judgment by South African courts would not be contrary to public policy, including observance of the rules of natural justice which require that the documents initiating the foreign proceedings were properly served on the defendant and that the defendant was given the right to be heard and represented by counsel in a free and fair trial before an impartial tribunal;
- the judgment was not obtained by fraudulent means;
- the judgment does not involve the enforcement of penal or revenue laws, which relate to income of the State derived from taxation and other sources;
- the judgment is not for the payment of multiple or punitive damages; and
- the enforcement of the judgment is not precluded by the provisions of the South African Protection of Businesses Act, 99 of 1978.

The South African Protection of Businesses Act, 99 of 1978, prohibits the enforcement in the Republic of South Africa of a foreign judgment, except with the permission of the South African Minister of Trade and Industry, and limits the recovery of multiple or punitive damages that have been awarded by a non-South African court, irrespective of whether or not the South African Minister of Trade and Industry has consented. In addition, the South African Protection of Businesses Act, 99 of 1978, provides that in determining whether or not a foreign judgment is recognizable or enforceable in the Republic of South Africa, the person against whom the judgment was given will not be regarded as having submitted to the jurisdiction of the foreign court by reason only of the fact that such person appeared in the proceedings in question for the purposes of contesting the jurisdiction of new proceedings. Such person will also not be regarded as having submitted to the jurisdiction of the foreign court if that person did business within the area of the court, unless at the same time as when the events giving rise to the liability or relevant proceedings occurred, that person conducted a permanent business establishment within that area.

South African courts cannot inquire into the merits of a foreign judgment and cannot act as a court of appeal or review over the foreign court. South African courts will usually implement their own procedural laws and the capacity of the parties to contract will be determined in accordance with South African law. It is doubtful whether an original action based on United States federal securities laws can be brought before South African courts. A plaintiff who is not resident in South Africa may be required to provide security for costs in the event of proceedings being initiated in South Africa. Furthermore the Rules of the High Court of South Africa require that documents executed outside South Africa must be authenticated for the purpose of use in South Africa.

It is possible for an investor to bring an action against Telkom in a South African civil court to enforce rights under United States federal securities laws. These laws will not be enforced if they are penal or revenue or taxation laws or laws which are contrary to South African public policy. It is not possible therefore for an investor to seek to impose criminal liability on us in a South African court arising from a violation of United States federal securities laws.

WHERE YOU CAN FIND MORE INFORMATION

We have filed with the SEC a registration statement on Form F–1 under the Securities Act (SEC File No. 333-). This prospectus does not contain all of the information set forth in the registration statement, parts of which have been omitted in accordance with the rules and regulations of the SEC. For further information about us and the ordinary shares and the ADSs, please refer to the registration statement and exhibits, which you may obtain as described below.

Upon completion of the global offering, we will be subject to the informational requirements of the Securities Exchange Act of 1934 as they apply to a foreign private issuer, and will file reports and other information with the SEC. As a foreign private issuer, we will be exempt from Exchange Act rules regarding the content and furnishing of proxy statements to shareholders and rules relating to short swing profits reporting and liability.

Our SEC filings are available to the public over the internet at the SEC's website at http://www.sec.gov You may also read and copy any document we file at the public reference facilities of the SEC located at 450 Fifth Street, N.W., Washington, DC 20549. You may obtain more information concerning the operation of the Public Reference Section of the SEC by calling the SEC at 1-800-SEC-0330. In addition, upon the listing of our ADSs on the New York Stock Exchange, the reports and other information we file with the SEC will also be available for reading and copying at the offices of the New York Stock Exchange, 11 Wall Street, New York, New York 10005, United States. We also maintain an internet site at http://www.telkom.co.za. Our website and the information contained therein or connected thereto shall not be deemed to be incorporated into this prospectus or the registration statement of which it forms a part.

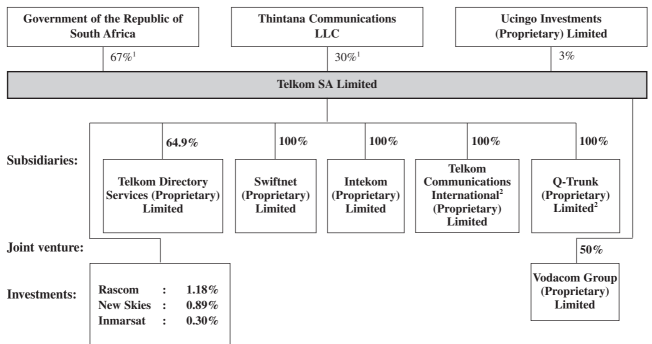
DOCUMENTS AVAILABLE FOR INSPECTION

Copies of the following documents are available for inspection at our registered office during normal business hours from the date of this prospectus until the closing of the global offering:

- Telkom's audited consolidated financial statements as of and for the past three financial years ended March 31, 2002;
- Telkom's new memorandum and articles of association;
- the memorandum and articles of association of Telkom Directory Services and Swiftnet;
- the new shareholders' agreements, referred to in "Relationship with Major Shareholders and Related Transactions Shareholder arrangements" beginning on page 156 of this prospectus;
- the material contracts referred to in "Additional Information Material contracts" beginning on page 212 of this prospectus;
- summaries of the service agreements of executive directors and executive officers;
- the trust deed constituting the Khulisa Share Administration Trust;
- the trust deed constituting the Diabo Share Trust;
- the review report and report of Ernst & Young, Chartered Accountants (SA) referred to on pages F–2 and F–48, respectively, and the joint review report and report of PricewaterhouseCoopers Inc. and Deloitte & Touche, Chartered Accountants (SA), referred to on pages F–25 and F–115, respectively, of this prospectus;
- the written consent of the reporting accountants to the issue of the prospectus including their reports in the form and context in which they are included herein; and
- the written consents of the advisors referred to under "Corporate Information and Advisors" to their names being included in this prospectus in the capacities stated.



Telkom's ownership and legal corporate structure as of the date of this prospectus



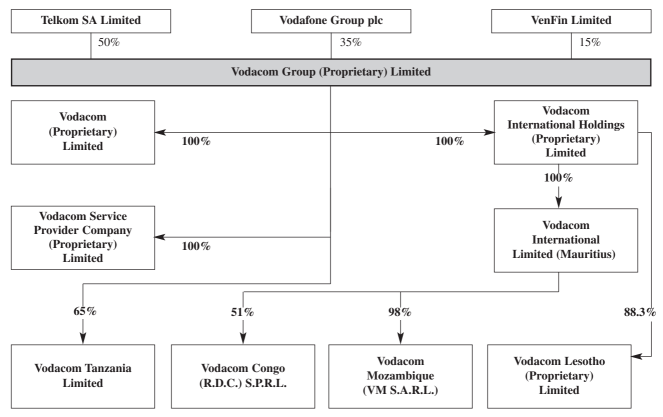
Note: 1 Immediately following the global offering:

• the Government will own the one class A ordinary share and approximately 42% of Telkom's issued and outstanding ordinary share capital, or 38% if the underwriters exercise their over-allotment option in full; and

• Thintana Communications will own the one class B ordinary share and approximately 30% of Telkom's issued and outstanding ordinary share capital.

Note: 2 Dormant entities.

Vodacom's ownership and legal corporate structure as of the date of this prospectus



Additional information with respect to our subsidiaries

Details of our subsidiaries, but not our Vodacom joint venture, are as follows:

Name and registration number	Date and place of incorporation and date of becoming a subsidiary	Issued share capital	Percentage held, directly or indirectly, by Telkom	Principal business	Length of time business has been conducted
Telkom Directory Services (Pty) Ltd (registration no: 1992/002329/07)	April 29, 1992 Republic of South Africa	R100,000 divided into 100,000 ordinary shares of R1.00 each	64.9%	Provide services required for the production of telephone directories	10 years
Swiftnet (Pty) Ltd (registration no: 1994/009541/07)	November 23, 1994 Republic of South Africa	R50,000,000 was divided into 5,000,000 ordinary shares of R1.00 each and 45,000,000 preference shares of R1.00 each	100%	Render telecommunications services enabling customers access to our switched data network by means of fixed portable radio lines	8 years
Telkom Communications International (Pty) Ltd (registration no: 22372/5013)	May 21, 1999 Mauritius	US\$ 2 divided into 2 ordinary shares of US\$1 each	100%	Dormant	3 years
Intekom (Pty) Ltd (registration no: 1996/013862/07)	October 11, 1996 Republic of South Africa	R100,000 divided into 10,000,000 ordinary shares of R0.01 each	100%	Hold and license to Telkom certain intellectual property rights	4.5 years
Q-Trunk (Pty) Ltd (registration no: 1994/02728/07)	April 18, 1994 Republic of South Africa	R10,001,000 divided into 10,001,000 ordinary shares of R1.00 each	100%	Dormant	8 years

Prior to becoming dormant in 2001, the main business and object of:

- Telkom Communications International was to carry on the business of investments and to acquire and hold securities of all kinds;
- Q-Trunk was to provide a radio trunking service to the public as a network operator.

The following is a summary of certain provisions of the articles of association of Swiftnet and Telkom Directory Services, Telkom's operating subsidiaries.

Directors

The directors of Swiftnet and Telkom Directory Services are not obliged to hold any qualification shares.

The directors of Telkom Directory Services are entitled to such remuneration as the shareholders in a general meeting may from time to time determine, which remuneration shall be divided among the directors in such proportions as they may agree, or in default of such agreement, equally, except that in the event any director has held office for less than a year, such director shall only rank in such determination in the proportion to the period during which he or she has actually held office.

The directors of each of the companies may, with the approval of a disinterested quorum of directors, hold any other office or place of profit in the company, except that of auditor, or any subsidiary of the company in conjunction with his office of director, for such period and on such terms as to remuneration, in addition to the remuneration to which he may be entitled as a director, and otherwise as a disinterested quorum of directors may determine.

Any director who serves on any executive or other committee or devotes special attention to the business of the company or goes or resides outside the Republic of South Africa for the purposes of the company or otherwise performs or binds himself or herself to perform services which, in the opinion of the directors, are outside the scope of the ordinary duties of a director, may be paid such extra remuneration or allowances as a disinterested quorum of directors may determine.

The remuneration of a director appointed to any position or executive office shall be determined by a disinterested quorum of directors, shall be in addition to or in substitution for any ordinary remuneration as a director of the company and may consist of a salary or a commission on profits or dividends or both.

Borrowing powers

The directors may from time to time borrow for the purposes of the company such amounts as they think fit or secure the payment or repayment of such amounts as they think fit, whether by the creation and issue of debentures, secured or unsecured, whether outright or as security for any debt, liability or obligation of the company or of any third party, mortgage or charge upon all or any of the property or assets of the company, including its uncalled or unpaid capital, make such regulations regarding the transfer of debentures and all matters incidental to debentures, provided that the total amount owing by the company in respect of money so raised, borrowed or secured shall not exceed the amount authorized by Telkom, once Telkom's shares are listed on any stock exchange.

Property acquisitions

Neither Telkom, nor any of its subsidiaries have, in the three years preceding the date of this prospectus acquired, nor do they propose to acquire or have any option to acquire any securities in, or the business undertakings of, any other company or business enterprise or any immovable property or other property in the nature of a fixed asset, the purchase price of which is material, as contemplated by the South African Companies Act, 61 of 1973.

Property disposals

Details of all disposals by Telkom and by its subsidiaries, but not our Vodacom joint venture, of any securities in any other company or any business undertaking or any enterprise or any immovable property or other property in the nature of a fixed asset, the purchase price of which is material, as contemplated in the South African Companies Act, 61 of 1973, which have occurred in the three years preceding the date of this prospectus or which are to occur are as follows:

- pursuant to a purchase agreement, dated March 18, 2000, between Telkom and debis Fleet Management (Proprietary) Limited, Telkom sold its fleet management division, as a going concern, to debis Fleet Management effective March 31, 2000. The purchase price was R753,286,368, which was paid to Telkom in cash on March 31, 2000. The address of debis Fleet Management is 123 Wierda Road, Zwartkop, Centurion, South Africa. The beneficial shareholder of debis Fleet Management is Daimler Chrysler Services (debis) AG of debis House, am Potsdamer Platz, Eichornstrabe 3, 10785 Berlin, Germany; and
- on September 1, 2002, we issued an information memorandum inviting potential investors to provide to us by November 2002, preliminary submissions to purchase a substantial portion of our fixed line property portfolio and lease that property back to us. This transaction is expected to involve over 1,400 properties ranging from warehouses and exchange buildings to our national network operations center and is intended to further our strategy of focusing on our core business. We are currently reviewing the bids we have received to date after having completed a due diligence process.

Material contracts

Particulars of all material contracts within the meaning of the South African Companies Act, 61 of 1973, and the JSE Listings Requirements entered into by Telkom or any of its subsidiaries, but not our Vodacom joint venture, within the two years preceding the date of this prospectus, other than in the ordinary course of the business carried on by Telkom or any of its subsidiaries, or any other contract entered into at any time that contains an obligation or settlement that is significant to Telkom or any of its subsidiaries, as of the date of this prospectus, are as follows:

- the registration rights agreement referred to under "Relationship with Major Shareholders and Other Related Transactions Shareholder arrangements Registration rights agreement" on page 161 of this prospectus;
- the existing and new strategic services agreements between Telkom, Thintana Communications, SBC International Management Services Inc. and Telkom Management Services SDN Berhad referred to under "Relationship with Major Shareholders and Related Transactions – Shareholder arrangements – Strategic services agreement" beginning on page 160 of this prospectus;
- agreement, dated July 31, 2000, between Telkom and Telecommunications Facilities Management Company (Proprietary) Limited or TFMC, pursuant to which Telkom appoints TFMC to manage, administer and maintain all of its properties;
- exclusive facilities management services agreement, dated March 31, 2001, between Telkom and Systems Applications Projects (Africa) (Proprietary) Limited or SAP Africa, pursuant to which SAP Africa grants Telkom a license to use specified software to establish, operate and administer a central web-based market for use by Telkom, its employees and business parties, for purposes of buying or selling products and/or services;
- the Vodacom joint venture agreement referred to under "Relationship with Major Shareholders and Related Transactions" beginning on page 156 of this prospectus;

- multiparty implementation agreement, dated September 30,1993, between Telkom, Vodacom (Proprietary) Limited, Mobile Telephone Networks (Proprietary) Limited or MTN, the Postmaster General and the Government of the Republic of South Africa, which relates to the implementation of the national cellular telecommunications licenses issued to Vodacom and MTN;
- interconnection agreement, dated February 16, 1994 between Telkom and Vodacom (Proprietary) Limited, as amended on August 22, 1996, January 12, 1998, July 21, 1998 and September 4, 2001, relating to the interconnection of their respective telecommunications networks and the conveyance of messages to and from their respective networks to the intended destination of such messages;
- interconnection agreement, dated February 16, 1994 between Telkom and MTN, as amended on August 22, 1996, January 12, 1998, July 21, 1998 and September 14, 2001, relating to the interconnection of their respective telecommunications networks and the conveyance of messages to and from their respective networks to the intended destination of such messages;
- interconnection agreement, dated August 31, 2001, between Telkom and Cell C, as amended on September 18, 2001, relating to the interconnection of their respective telecommunications networks and the conveyance of messages to and from their respective networks to the intended destination;
- terms and conditions of the bonds listed on the Bond Exchange of South Africa under ticker code "TK01", as set out in an offering circular issued by Telkom;
- terms and conditions of the bonds listed on the Bond Exchange of South Africa under ticker code "TL08", as set out in an offering circular issued by Telkom;
- terms and conditions of the bonds listed on the Bond Exchange of South Africa under ticker code "TL03", as set out in an offering circular issued by Telkom;
- terms and conditions of the bonds listed on the Bond Exchange of South Africa under ticker code "TL06", as set out in an offering circular issued by Telkom, dated October 29, 2001;
- terms and conditions of the bonds listed on the Bond Exchange of South Africa under ticker code "TL20" as set out in the placing document issued by Telkom;
- terms and conditions of the zero coupon loan stock PP02 as set out in a private placing circular issued by Telkom;
- terms and conditions of the zero coupon loan stock PP03 as set out in a zero coupon note issued by Telkom; and
- terms and conditions of the Telkom EuroBond 2000 listed on the London Stock Exchange, as set out in the offering circular issued by Telkom.

Royalty agreements

Details of existing or proposed contracts relating to material royalties and technical fees payable by Telkom or any of its subsidiaries, but not our Vodacom joint venture, are as follows:

Date of agreement	Parties	Product or services	Royalty/Technical fee
February 28, 2000	Telkom and Safika Technology Holdings (Proprietary) Limited t/a Safika BEA	Right to use FLOWTHRU AND I-CARE software	Service fee of 20% of purchase price in year 1, 50% in year 2 and 100% in year 3, based on minimum purchase price prior to April 30, 2000 of US\$2 million
December 18, 1998	Telkom and Systems Applications Products (Southern Africa) (Proprietary) Limited and Vodacom	Use of software, third party database and network access	Initial cost of R45,194,765 with service fee of 15% of original fee per annum
April 28, 1999	Telkom and AMDOCS, Inc. and Persetel Q-Data Africa (Proprietary) Limited	License to use billing system and related software products and related customization services and maintenance	Assessed annual commitment of R23 million
Extension of agreement from March 31, 2001	Telkom and IBM South Africa (Proprietary) Limited	License agreement for use of proprietary software of IBM or Group 80 Main Frame Equipment and Enterprise Administered System/390 software	R10,896,556, subject to foreign exchange increases and consumer price increases

Date of agreement	Parties	Product or services	Royalty/Technical fee
March 1, 2000	Telkom and EMC Computer Systems (Proprietary) Limited	Right to use software, including Microcode and Film-ware for internal enterprise network to support host computers, network devices and application systems	License and maintenance fee for year ended March 31, 2002 was R13,554,329 and payment is in terms of a quote basis
September 1, 1999	Telkom and Oracle Corporation (South Africa) (Proprietary) Limited	License and maintenance agreement for the use of Oracle network software for data management, development, administration and sales analysis	License and service fee of R24,105,998 for year ended March 31, 2002
August 1, 1999	Telkom and Novell Ireland Software Limited	License and service fee for use of Novell software	Currently annual commitment of R15,103,869

Commissions paid in respect of underwriting

Details of the consideration paid within the preceding three years as commission to any person for subscribing or agreeing to subscribe or procuring or agreeing to procure subscriptions for securities in Telkom are as follows:

Commission paid in year ended March 31,	Description of security	Name of underwriter	Address of underwriter	Amount underwritten (ZAR)	Commission paid (ZAR)
2002	Telkom bond – TL03	Joint Lead Manager – Deutsche Bank AG	87 Maude Street Sandown, Sandton South Africa	2,300,000,000	1,581,250
		Joint Lead Manager – Rand Merchant Bank, a division of FirstRand Bank Limited	2 Fredman Drive Sandown South Africa		
		Senior Co-Lead Manager – Merrill Lynch South Africa (Proprietary) Limited	138 West Street Sandown, Sandton South Africa		
2002	Telkom bond – TL06	Lead Manager – Standard Corporate and Merchant Bank, a division of The Standard Bank of South Africa Limited	3 Simmonds Street Johannesburg South Africa	1,500,000,000	750,000
		Co-Lead Manager – Investec Bank Limited	100 Grayston Drive Sandown, Sandton South Africa		
		Co-Lead Manager – JP Morgan Securities South Africa (Proprietary) Limited	1 Fricker Road Illovo Johannesburg South Africa		
		Joint Manager – Nedcor Bank Limited	135 Rivonia Road Sandown, Sandton South Africa		
		Joint Manager – Nedcor Investment Bank Limited (Proprietary)	1 Newton Avenue Killarney Johannesburg South Africa		
		Joint Manager – Wipcapital (Proprietary) Limited	61 Central Street Houghton Johannesburg South Africa		

Commission paid in year ended March 31,	Description of security	Name of underwriter	Address of underwriter	Amount underwritten (ZAR)	Commission paid (ZAR)
2001	Telkom bond – TL03	Joint Lead Manager – Deutsche Bank AG	87 Maude Street Sandown, Sandton South Africa	2,700,000,000	1,856,250
		Joint Lead Managers – Rand Merchant Bank, a division of FirstRand Bank Limited	2 Fredman Drive Sandown, Sandton South Africa		
		Senior Co-Lead Manager – Merrill Lynch South Africa (Proprietary) Limited	138 West Street Sandown, Sandton South Africa		
2002	Telkom Euro bond	Salomon Brothers International Limited	111 Buckingham Palace Road London, SW1B OSB United Kingdom	3,150,000,000	3,150,000
		Dresdner Bank AG	Olifeet Kingdolii		
		London Branch ABN Amro Bank NV			
		Commerzbank AG			
		Credit Agricole Indosuez			
		Credit Suisse First Boston (Europe) Limited			
		Deutsche Bank AG			
Commission paid in year					
ended March 31,	Description of security	Name of underwriter	Address of underwriter	Amount underwritten (ZAR)	Commission paid (ZAR)
2000	Telkom bond – TL08	Joint Lead Managers – Standard Corporate and Merchant Bank, a division of The Standard Bank of South Africa Limited	3 Simmonds Street Johannesburg South Africa	1,500,000,000	1,687,500
		Joint Lead Managers – JP Morgan Securities South Africa (Proprietary) Limited	1 Fricker Road Illovo Johannesburg South Africa		
		Senior Co-Lead Manager – Deutsche Bank AG	87 Maude Street Sandown, Sandton South Africa		
		Joint Manager – Rand Merchant Bank, a division of FirstRand Bank Limited	2 Fredman Drive Sandown, Sandton South Africa		
		Joint Manager – African Merchant Bank Limited	2 Maude Street Sandown, Sandton South Africa		

The directors of the underwriters in the above table that are companies incorporated in the Republic of South Africa are as follows:

FirstRand Bank Limited:

• M Brogan, R Williams, M King, A Vahed, V Bartlett, G Ferreira, L Dippenaar, J Burger, J Gafney, P Goss, P Harris, S Maharaj, D Falck, R Spilg.

Merrill Lynch South Africa (Proprietary) Limited:

M Borkum, H Borkum, A Hare, M Marks, B Henderson, C Phillips, Y Ramaih, S Ermotti, A Horowitz.

The Standard Bank of South Africa Limited:

• D Hawton, C Strauss, E Theron, E Mackay, D Band, J Maree, E Bradley, D Cooper, R Plumbridge, R Andersen, S Macozoma, R Menell, C Stals, M Ruck, P Prinsloo.

Investec Bank Limited:

 D Jowell, B Kantor, S Abrahams, R Berkowitz, A Leith, P Thomas, G Burger, R Forlee, S Hackner, D Kuper, B Tapnack, R Upton, M Nkosi, M Mason, I Kantor, D Lawrence, H Herman, R Mokate, D Nurek, M Malungani, D Motsepe, F Titi.

J P Morgan Securities South Africa (Proprietary) Limited:

• J Coulter, M Horton, W Evans.

Nedbank Limited:

 C Liebenberg, M Katz, S Morris, A Routledge, R Laubscher, M Levett, D Muller, J de Blanche, B Hore, P Joubert, W Clewlow, J Magwaza, M Mkhwanazi, M Ndlovu, J Roberts, J Sutcliffe, T Nyasulu, I Botha, T Boardman, C Savage, B Davison, B Figaji, P Nhleko, R Cottrell, D Nicholas.

Nedcor Investment Bank Limited:

 G Richardson, S Morris, R Laubscher, J Bestbier, B Davison, P Lane, W Ross, M Davis, P Joubert, R Cottrell, C Liebenberg, A Routledge, M Katz, R van Wyk, L Porter, I Botha, E Molobi, P Nhleko, N Dennis, S Pityana.

Wipcapital (Proprietary) Limited:

• G Serobe, D Tennick.

AMB Holdings Limited:

 B Vundla, J Chalsty, R Rumboll, W Winckler, J Meyers, Z Lusengo, D Baloyi, A Moosa, A Jammine, A Sprague, O Maubane, C Vosloo, R Dow.

Directors of Vodacom

The only material loan made by Telkom or any of its subsidiaries is to Vodacom. See "Management's Discussion and Analysis of Financial Condition and Results of Operations – Funding sources" beginning on page 81 of this prospectus. Vodacom's directors are Wendy Luhabe, Alan Knott-Craig, Andrew Mthembu, Leon Crouse, Shameel Aziz-Joosub, Sizwe Nxasana, Philip Williams, Josua Malherbe, Hans Kuropatwa, Edward Langston, Shawn McKenzie and Chian Khai Tan.

Telkom company selected five-year historical financial information

The following five year selected historical financial information is required by the South African Companies Act, 61 of 1973 and sets forth the unaudited profit of Telkom, excluding its subsidiaries and Vodacom joint venture, before and after tax for each of the five years ended March 31, 2002 and the unaudited total assets and liabilities as of March 31, 2002. This unaudited historical financial information has been derived from Telkom's annual financial statements prepared in accordance with South African generally accepted accounting principles and required by the South African Companies Act, 61 of 1973, as of and for each of the five years ended March 31, 2002 with certain adjustments made for purposes of converting those amounts to the corresponding amounts under IAS. For purposes of this presentation, Telkom's investments in subsidiaries and the Vodacom joint venture are reflected using the cost method of accounting in accordance with IAS 27, paragraph 29, and IAS 31, paragraph 42, respectively. This unaudited selected historical financial information is not required by the US securities and exchange commission's rules and regulations and is not in accordance with US GAAP.

	Year ended March 31,				
	1998	1999	2000	2001	2002
			(unaudited) (ZAR millions)		
Income statement data					
Profit before tax	3,012	1,822	889	1,677	489
Profit after tax	2,123	1,391	711	1,373	262
Balance sheet data as of March 31, 2002					
Total assets	48,514				
Total liabilities	34,555				

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REVIEW REPORT OF THE INDEPENDENT ACCOUNTANTS

to the Shareholders of Telkom SA Limited

We have reviewed the accompanying condensed consolidated balance sheet of Telkom SA Limited and its subsidiaries as of September 30, 2002, and the related condensed consolidated statements of income, shareholders' equity and cash flows for the six-month periods ended September 30, 2002 and 2001 set out on pages F–3 to F–24. These condensed consolidated interim financial statements are the responsibility of the Company's directors. We were furnished with the report of other accountants on their reviews of the interim information of Vodacom Group (Proprietary) Limited, a 50% joint venture, which statements reflect total assets constituting 15.9% in September 2002 and total revenues constituting 21.6% in September 2002 and 18.4% in September 2001 of the related consolidated totals.

We conducted our reviews in accordance with standards established by the American Institute of Certified Public Accountants. A review of interim financial information consists principally of applying analytical procedures to financial data, and making inquiries of persons responsible for financial and accounting matters. It is substantially less in scope than an audit conducted in accordance with auditing standards generally accepted in the United States of America, which will be performed for the full year with the objective of expressing an opinion regarding the financial statements taken as a whole. Accordingly we do not express such an opinion.

Based on our reviews and the report of other accountants, we are not aware of any material modifications that should be made to the accompanying condensed consolidated interim financial statements for them to be in conformity with International Accounting Standard 34 – Interim Financial Reporting.

We have previously audited, in accordance with auditing standards generally accepted in the United States, the consolidated balance sheet of Telkom SA Limited as of March 31, 2002, and the related consolidated statements of income, shareholders' equity, and cash flows for the year then ended and in our report dated December 10, 2002, we expressed, based on our audit and the report of other auditors, an unqualified opinion on those consolidated financial statements as well as drew attention to Telkom SA Limited's change in accounting policy for financial instruments to conform with International Accounting Standards 39 – Financial Instruments: Recognition and measurement. In our opinion, the information set forth in the accompanying condensed consolidated balance sheet as of March 31, 2002, is fairly stated, in all material respects, in relation to the consolidated balance sheet from which it has been derived.

International Accounting Standards vary in certain significant respects from accounting principles generally accepted in the United States of America. Application of accounting principles generally accepted in the United States of America would have affected the consolidated shareholders' equity as of September 30, 2002, and the consolidated results of operations for each of the six-month periods ended September 30, 2002 and September 30, 2001 to the extent summarized in Note 21 to the unaudited condensed consolidated interim financial statements.

Ernst + Young

ERNST & YOUNG *Registered Accountants and Auditors Chartered Accountants (SA)*

Pretoria December 12, 2002

CONDENSED CONSOLIDATED INCOME STATEMENTS

for the six months ended September 30, 2002 and 2001

	Note	September 2001 (Unaudited) Rm	September 2002 (Unaudited) Rm
Operating revenue	3	16,523	18,316
Operating expenses		14,355	15,505
Employee expenses		3,590	3,707
Payments to other operators		2,654	3,105
Selling, general and administrative expenses		3,794	3,795
Services rendered		1,091	1,108
Operating leases		583	684
Depreciation and amortization		2,643	3,106
Operating profit		2,168	2,811
Investment income		306	152
Profit before finance charges		2,474	2,963
Finance charges		(1,845)	(1,779)
Profit before tax		629	1,184
Taxation		(206)	(456)
Profit after tax		423	728
Minority interests		(52)	(84)
Net profit for the period		371	644
Basic and diluted earnings per share (cents)	8	66.6	115.6

TELKOM SA LIMITED CONDENSED CONSOLIDATED BALANCE SHEETS at March 31, 2002 and September 30, 2002

	March 2002 (Audited) Rm	September 2002 (Unaudited) Rm
ASSETS		
Non-current assets	44,240	43,386
Property, plant and equipment	41,918	41,172
Intangible assets	530	442
Investments	780	867
Deferred taxation	1,012	905
Current assets	10,968	11,195
Inventories	624	887
Trade receivables	5,720	6,163
Income tax receivable	1,081	237
Other financial assets	2,819	2,823
Cash and cash equivalents	724	1,085
Total assets	55,208	54,581
EQUITY AND LIABILITIES		
Capital and reserves	16,832	17,475
Share capital and premium	8,293	8,293
Share issue expenses	(44)	-
Non-distributable reserves	134	112
Retained earnings	8,449	9,070
Minority interests	133	214
Non-current liabilities	25,597	21,340
Interest-bearing debt	21,505	17,097
Finance leases	1,028	1,047
Deferred taxation	463	523
Provisions	2,601	2,673
Current liabilities	12,646	15,552
Trade and other payables	7,391	6,025
Current portion of interest-bearing debt	2,041	5,953
Current portion of finance leases	5	5
Deferred income	958	838
Income tax payable	193	76
Current portion of provisions	1,236	1,291
Credit facilities utilized	822	1,364
Total equity and liabilities	55,208	54,581

CONDENSED CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

for the six months ended September 30, 2002 and 2001

	Share capital	Share premium	Preliminary listing costs	Non- distributable reserves	Retained earnings	Total
	Rm	Rm	Rm	Rm	Rm	Rm
Balance at March 31, 2001 (Audited)	5,570	2,723			6,679	14,972
Adoption of IAS39				45	584	629
Restated Balance at March 31, 2001						
(Audited)	5,570	2,723		45	7,263	15,601
Net profit for the period					371	371
Transfer to non-distributable reserve .				11	(11)	
Share issue expenses			(32)			(32)
Foreign currency reserves (net of tax)				8		8
Balance at September 30, 2001 (Unaudited)	5,570	2,723	(32)	64	7,623	15,948
Balance at March 31, 2002 (Audited)	5,570	2,723	(44)	134	8,449	16,832
Net profit for the period					644	644
Transfer to non-distributable reserve .				23	(23)	
Fair value adjustment				(22)		(22)
Foreign currency reserves (net of tax)				(23)		(23)
Share issue expenses – reversal			44	. ,		44
Balance at September 30, 2002 (Unaudited)	5,570	2,723	_	112	9,070	17,475

CONDENSED CONSOLIDATED CASH FLOW STATEMENTS

for the six months ended September 30, 2002 and 2001

	Note	September 2001 (Unaudited) Rm	September 2002 (Unaudited) Rm
Operating activities		3,301	3,462
Cash receipts from customers		16,548	18,021
Cash paid to suppliers and employees		(11,963)	(13,980)
Cash generated from operations		4,585	4,041
Income from investments		246	152
Finance charges paid		(957)	(1,168)
Taxation (paid)/refunded		(573)	437
Investing activities		(3,653)	(2,453)
Proceeds on disposal of property, plant and equipment		13	2
Additions to property, plant and equipment		(3,641)	(2,346)
Additions to other investments		(3)	(109)
Purchase of minority interests	14	(22)	_
Financing activities		(973)	(1,178)
Loans raised		7,444	7,599
Loans repaid		(9,182)	(8,614)
Finance lease		_	2
(Increase)/decrease in interest-bearing investments		765	(165)
Net decrease in net cash and cash equivalents		(1,325)	(169)
Net cash and cash equivalents at beginning of the period		867	(98)
Effect of foreign exchange rate differences		2	(12)
Net cash and cash equivalents at end of the period	9	(456)	(279)

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

1. BASIS OF PREPARATION

The condensed consolidated balance sheet of the Telkom SA Limited Group ("Group") as at September 30, 2002 and the condensed consolidated income statements, statements of changes in equity and cash flows for the six months ended September 30, 2001 and 2002 are unaudited. For purposes of the interim financial statements, certain information and disclosures normally included in financial statements prepared in accordance with generally accepted accounting principles have been condensed or omitted. The March 31, 2002 balance sheet was derived from the audited group consolidated financial statements prepared in accordance with International Accounting Standards (IAS). These unaudited financial statements should be read in conjunction with the audited IAS consolidated financial statements for the three years ended March 31, 2002.

All adjustments of a normal recurring nature, necessary for the fair presentation of the condensed consolidated interim financial statements have been included herein. The results of the interim periods are not necessarily indicative of the results for the entire year.

2. ACCOUNTING POLICIES

The condensed consolidated interim financial statements have been prepared in accordance with and comply with IAS 34 – Interim Financial Reporting.

The preparation of the condensed consolidated interim financial statements requires the Group's management to make estimates and assumptions that may affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the condensed consolidated interim financial statements, and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

The accounting policies of the Group applied in the presentation of the accompanying unaudited condensed consolidated interim financial statements for the six months ended September 30, 2001 and 2002 are consistent with those applied in the financial statements for the year ended March 31, 2002.

	September 2001 (Unaudited) Rm	September 2002 (Unaudited) Rm
OPERATING REVENUE		
Operating Revenue	16,523	18,316
Fixed Line	13,473	14,355
Mobile	3,050	3,961
Fixed Line	13,473	14,355
Subscriptions, connections and other usage	2,208	2,239
Traffic	8,495	8,911
National (local and long distance)	4,371	4,510
Fixed-to-mobile	3,508	3,770
International (outgoing)	616	631
Interconnection	626	825
Data	1,786	1,996
Directories and other	358	384
IMPAIRMENT LOSSES	-	16

The Group impaired the goodwill arising on the acquisition of 40% of Swiftnet (Proprietary) Limited as a result of the current performance of that company.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

	September 2001 (Unaudited) Rm	September 2002 (Unaudited Rm
RESTRUCTURING COSTS	195	169
Telkom has continued to incur restructuring costs, as a result of a plan to reduce the workforce. 498 employees were affected (September 30, 2001: 1,102).		
	March 2002 (Audited)	September 2002 (Unaudited
NUMBER OF SHARES IN ISSUE		
557,031,819 ordinary shares of R10 each.		
NET ASSET VALUE PER SHARE (cents)	3,021.7	3,137.2
The calculation of net asset value per share is based on net assets of R17,475 million as at September 30, 2002 (March 31, 2002: R16,832 million) and 557,031,819 (March 31, 2002: 557,031,819) issued shares.		
	September 2001	September 2002
BASIC AND DILUTED EARNINGS PER SHARE (cents)	(Unaudited)	(Unaudited)
The calculation of basic and diluted earnings per share is based on net profit of R644 million (September 30, 2001: R371 million) and 557,031,819 (September 30, 2001: 557,031,819) issued shares. There are no dilution factors at present, as a result basic and diluted earnings per share are equal.	00.0	113.4
	September 2001 (Unaudited) Rm	September 2002 (Unaudited Rn
NET CASH AND CASH EQUIVALENTS	(456)	(279
Cash	270 (726)	1,085 (1,364
Unutilized banking facilities	R2,2 billion	R2,2 billion
The general banking facilities have no specific maturity date, but are subject to annual review. The facilities are in place to ensure continuing liquidity.		

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

	September 2001 (Unaudited) Rm	September 2002 (Unaudited) Rm
ADDITIONS TO PROPERTY, PLANT AND EQUIPMENT		
Additions:		
Land and buildings	145	100
Network equipment	2,377	1,463
Furniture and office equipment	10	7
Data Processing equipment	472	148
Under construction	615	616
Other	22	12
	3,641	2,346
MOVEMENT IN INVENTORIES		
The majority of the group's inventories are purchased from foreign countries, that require a lead time of approximately three months before receipt in South Africa. Telkom Group practice is to place most of its orders during the first six months of the year. Our inventory level therefore decreases towards the end of the year.		
	March	September
	2002	2002
	(Audited)	(Unaudited)
	Rm	Rm
INTEREST BEARING DEBT		
INTEREST DEAKING DEDI		
Current portion of interest bearing debt Local debt	2,002	5,892
Current portion of interest bearing debt	2,002 39	5,892 61

Movements in borrowings for the six month period ended September 30, 2002

Total long term portion of interest bearing debt

Long term portion of interest bearing debt

Interest bearing debt in the form of commercial paper bills decreased from R2.5 billion to R1.7 billion as set out in Note 13 below. An additional credit facility of R148 million was extended and taken up by the Group with an additional loan of R79 million raised from the minority shareholders and a revolving credit of R32 million granted.

16,010

5,495

21,505

11,011

6,086

17,097

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

13. ISSUES AND REPAYMENT OF INTEREST BEARING DEBT

For the six month period ended September 30, 2002

New issue:

- The issuing of an extended credit facility to Vodacom Congo (R.D.C.) S.P.R.L. for R150 million.

Repayment of debt

The following local debt was repaid in the period under review:

- R803,6 million repayment of Commercial Paper Bills.
- R200 million repayment of locally registered debt instruments (PP01).

Refinancing of current portion of interest bearing debt

The refinancing of R5.9 billion of current portion of interest bearing debt will depend on the market circumstances at the time of repayment. Management believes that sufficient funding facilities will be available at the date of refinancing.

14. PURCHASE OF MINORITY INTEREST

On May 16, 2001, an additional 40% of Swiftnet (Proprietary) Limited was acquired for R22 million, bringing the Group's shareholding to 100% (See Note 4).

	March 2002 (Audited) Rm	September 2002 (Unaudited) Rm
15. CONTINGENCIES		
Third parties		29 175

Third parties

These amounts represent sundry disputes against third parties that are not individually significant and that the company does not envisage settling.

Guarantee of employee housing loans

Telkom guarantees to settle a certain portion of employees' housing loans. The amount guaranteed differs depending on factors such as employment period and salary rates. When an employee leaves the employment of Telkom, any housing debt guaranteed by Telkom is settled before any payment can be made over to the employee.

The maximum amount of the guarantee in the event of default is disclosed above.

Supplier dispute

Expenditure of R594 million was incurred in the 2000 and 2001 financial year for the development and the installation of an integrated end-to-end customer assurance and activation system by Telcordia. In the 2001 financial year, the agreement with Telcordia was terminated and Telkom wrote off R119 million of this investment in the fixed-line business. Following an assessment of the viability of the assets related to the Telcordia initiative, Telkom wrote off the balance of these assets of R346 million in the 2002 financial year. During March 2001, the dispute was taken to arbitration, where Telcordia was seeking approximately \$130 million plus interest at a rate of 15.5% per year for money outstanding and damages. In September 2002, a partial ruling was issued by the arbitrator in favour of Telcordia. The arbitration proceedings and any liability are not, however, expected to be finalized until late 2003 or early 2004. Telkom's provision of R373 million, for its estimate of probable liabilities, including interest, was recognized at September 30, 2002 (March 31, 2002: R375 million).

TELKOM SA LIMITED NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

15. CONTINGENCIES (continued)

Vodacom Congo (R.D.C.) S.P.R.L.

The Group has a 51% equity interest through Vodacom in Vodacom Congo (R.D.C.) S.P.R.L. ("Vodacom Congo"), which commenced business on December 11, 2001. This investment is governed by a shareholders' agreement which provides the minority shareholder certain protective and participating rights. In terms of IAS 31 "Accounting for interest in Joint Ventures", Vodacom Congo may not be consolidated as a subsidiary as it is considered to be a joint venture and has been proportionally consolidated in the financial statements at March 31, 2002 and September 30, 2002. Vodacom in terms of the shareholders' agreement is ultimately responsible for the funding of the operations of Vodacom Congo for the first three years. The shareholders' agreement also gives Vodacom the right to appoint management and the majority of the Board of the company. Vodacom also has a separate management agreement to manage the company on a day-to-day basis. Currently Vodacom Congo is incurring losses which are expected to increase in the foreseeable future. The 49% portion attributable to the joint venture partner of the liabilities and losses were as follows:

			March 2002 (Audited) Rm	September 2002 (Unaudited) Rm
Total liabilities	· · · · · · · · · · · · · · · · · · ·		(19) (30) 440 (368)	(87) (384) 714 (368)
Accordingly, the Group exp	osure is 50% of the above amo	unts.		
Furthermore, the following by Vodacom in respect of V	guarantees were approved/issue odacom Congo:	ed		
			Euro	US\$
September 30, 2002:	Details	Beneficiary	m	m
Approved not issued	Guarantees not yet issued	ABSA Bank Limited	4	
March 31, 2002:				
Approved and issued	Guarantee – Alcatel C.I.T., Alcatel Space Industries and Alcatel Altech Telecoms (Pty) Ltd ("Alcatel")	ABSA Bank Limited	32.6	29.8
Approved not issued	Guarantees not yet issued	ABSA Bank Limited		51.2

Accordingly, the Group exposure is 50% of the above amounts.

16. COMMITMENTS

Capital commitments authorized not committed	6,680	3,877
Fixed-line	4,847	3,049
Mobile	1,833	828
Capital commitments authorized and committed	810	2,793
Fixed-line	85	1,852
Mobile	725	941

Management expects these commitments will be financed mainly from internally generated cash.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

	September 2001 (Unaudited) Rm	September 2002 (Unaudited Rm
SEGMENT INFORMATION		
for the six months ended September 30, 2002 and 2001		
The intercompany transactions are reflected as net and are thus eliminated against segment results.		
Business segments		
Consolidated revenue	16,523	18,316
Fixed line	13,658	14,563
To external customers	13,473	14,355
Intercompany	185	208
Mobile	3,762	4,720
To external customers	3,050	3,961
Intercompany	712	759
Elimination	(897)	(967
Segment operating profit	2,168	2,81
Fixed line	1,415	1,894
Mobile	787	920
Elimination	(34)	(3
Investment income	306	152
Fixed line	327	183
Mobile	8	8
Elimination	(29)	(39
Finance charges	1,845	1,779
Fixed line	1,812	1,660
Mobile	62	158
Elimination	(29)	(39
Taxation	206	450
Fixed line	(17) 223	194 262
Depreciation and amortization	2,643	3,100
Fixed line Mobile	2,159 484	2,51
	404	
Impairment loss/asset write-offs	_	10
Fixed line	-	10

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

	March 2002 (Audited) Rm	September 2002 (Unaudited) Rm
SEGMENT INFORMATION (continued)		
at March 31, 2002 and September 30, 2002		
Consolidated assets	50,528	50,654
Fixed line	43,588	42,629
Mobile	7,531	8,442
Elimination	(591)	(417)
Investments	780	867
Financial assets	2,819	2,823
Tax assets	1,081	237
Total assets	55,208	54,581
Consolidated liabilities	13,471	12,714
Fixed line	10,804	8,991
Mobile	3,408	4,247
Elimination	(741)	(524)
Interest-bearing debt	24,579	24,102
Tax liabilities	193	76
Total liabilities	38,243	36,892
	September 2001 (Unaudited) Rm	September 2002 (Unaudited) Rm
Other segment information		
Capital expenditure for property, plant and equipment	3,641	2,346
Fixed line	2,630	1,487
Mobile	1,011	859

	September 2001 (Unaudited) Rm	September 2002 (Unaudited Rm
RELATED PARTY TRANSACTIONS		
With Joint Venture (Vodacom – 50% share)		
Income	186	208
Expenses	712	759
Interest received	19	20
With shareholders		
Thintana Communications LLC – Management fees	141	115
Government – Revenue	774	888
	March 2002 (Audited) Rm	September 2002 (Unaudited Rm
Related Party Balances		
With Joint Venture (Vodacom)		
Trade receivables	16	41
Trade payables	166	272
With shareholders		
Government – Trade receivables	170	134
Employees – Other receivables	119	170
With affiliate directors		

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

With affiliate directors

March 31, 2002

Mr. E Molobi, the Chairman of the Board of Directors on September 30, 2001 had the following interests as Chief Executive Officer of Kagiso Trust investments (Proprietary) Limited:

- A 25% holding by Kagiso Trust Investments (Proprietary) Limited in BUA Telecoms, a company that is a vendor to the Group.
- A 25% holding by Kagiso Trust Investments (Proprietary) Limited in debis Fleet Management (Proprietary) Limited, a fleet management company to which the Group has outsourced its vehicle fleet.
- A 50.1% holding by Kagiso Trust Investments (Proprietary) Limited in Kagiso Treasury Services (Proprietary) Limited who manages Telkom's treasury function.

September 30, 2002

Mr. E Molobi resigned as a director of Telkom on July 11, 2002, and is no longer the Chairman of the Board of Directors at September 30, 2002.

19. NEGATIVE WORKING CAPITAL RATIO

For the interim period ended September 30, 2002 and the financial year ended March 31, 2002, the Telkom SA Limited Group had a negative working capital ratio. A negative working capital ratio arises when the Group's current liabilities are greater than the current assets. Current liabilities will be financed from operating cash flows, new borrowings and credit facilities.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

20. SUBSEQUENT EVENTS

Taxation

The South African Revenue Services ("SARS") indicated, in an assessment dated August 28, 2002, that they are disallowing the treatment of certain income in Telkom's 1998 income tax return. The dispute related to the first time application in fiscal year ended 1998 of Section 32 ("S32") of the Income Tax Act, 1962, which allows revenue generated by transmitting messages internationally to be only partly included in determining taxable income, and the deferral of unbilled revenues for tax purposes.

On December 10, 2002, SARS agreed with Telkom's practice of claiming S32 of the Income Tax Act, 1962, for all years up to and including March 2001. Telkom has not claimed S32 in respect of the 2002 financial year. SARS, however, disallowed Telkom's practice of deferring certain unbilled revenue from taxable income.

The impact of the disallowance of unbilled revenue, which has been recognized as an additional income tax provision in the Income Statement for the year ended March 31, 2002, is as follows:

																	Rm
Reversal of tax receivable .																	(218)
Reversal of deferred taxation																	186
Reversal of interest accrued		•								•							(100)
Tax effect of interest reversal	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	30
																	(102)

In connection with the filing of its tax return for the 2001 fiscal year, Telkom revised the basis of its calculation and increased its estimate of the S32 benefit used for the preparation of the March 31, 2001 financial statements by an amount of R92 million. The revision has been recognized as a change in estimate and reflected as a reduction of the income tax provision for the year ended March 31, 2002.

The tax impact of the above is reflected in the determination of the tax provision for the fiscal year ended March 31, 2002.

Other

The directors are not aware of any other matter or circumstance arising since the end of the financial period, not otherwise dealt with in the condensed consolidated interim financial statements, which significantly affects the financial position of the Group and the results of its operations.

21. US GAAP INFORMATION

Differences between International Accounting Standards and US Generally Accepted Accounting Principles

The condensed consolidated interim financial statements of Telkom SA Ltd have been prepared in accordance with International Accounting Standards ("IAS"), which differ in certain respects from generally accepted accounting principles in the United States ("US GAAP"). Application of US GAAP would have affected the unaudited consolidated balance sheet as of September 30, 2002 and unaudited consolidated net income for the six month periods ended September 30, 2001 and 2002 to the extent described below. A description of the material differences between IAS and US GAAP as they relate to Telkom SA Limited and subsidiaries ("the Group"), as well as its equity accounted investment in Vodacom, are discussed in further detail below.

*The United States Dollar (USD) amounts shown in the footnotes have been translated at September 30, 2002 and for the six month period ended September 30, 2002 from South African Rand ("ZAR") only as a matter of arithmetic computation at the South African exchange rate of ZAR10.535 = USD 1, the buying rate on September 30, 2002, the date of our most recent balance sheet included in this reconciliation. These amounts are unaudited and are included for the convenience of the reader only. Such translation should not be construed as a representation that the South African Rand amounts have been or could be converted into US Dollars at this or any other rate.

The accompanying unaudited condensed consolidated interim financial statements should be read in conjunction with the audited consolidated financial statements of Telkom SA Limited and subsidiaries for the year ended March 31, 2002.

The accounting policies of the company applied in the presentation of the reconciliations of shareholders equity as of September 30, 2002 and net income for the six month periods ended September 30, 2001 and 2002 are consistent with those applied in the audited financial statements referred to above, except for the application of SFAS 142, "Goodwill and Other Intangible Assets", effective as of April 1, 2002.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

US GAAP INFORMATION (continued)

Net income and equity in accordance with US GAAP differences

The following schedule illustrates the significant adjustments to reconcile net income in accordance with IAS to the amounts determined in accordance with US GAAP for the six month periods ended September 30, 2001 and 2002.

	September 30, 2001 (Unaudited) Rm	September 30, 2002 (Unaudited) Rm	*September 30, 2002 (Unaudited) US\$m
Net income according to IAS	371	644	61
US GAAP adjustments – Telkom:			
(a) Revenue recognition	(3)	42	4
(b) Sale and leaseback transaction	48	50	5
(c) Share issue expenses	(32)	44	4
(d) Derivative financial instruments	46	38	4
(e) Goodwill and amortization	_	16	2
(e) Goodwill impairment	_	(16)	(2)
(h) Tax effect of reconciling differences	(34)	(49)	(4)
(h) Additional distribution tax – retained earnings	11	(19)	(2)
(h) Capital gains tax – Vodacom income	_	(25)	(2)
US GAAP adjustments – Vodacom:			
(d) Derivative financial instruments	13	2	_
(e) Goodwill	(1)	24	2
(f) Joint venture accounting	8	_	_
(g) Deferred bonus incentive scheme	5	(14)	(1)
(h) Tax effect of reconciling differences	(5)	4	-
Net income as per US GAAP before cumulative effect of change in accounting principles	427	741	71
(d) Cumulative effect of a change in accounting principle reflecting the application of SFAS 133 – Telkom (net of tax of R29m)	48	_	_
(d) Cumulative effect of a change in accounting principle reflecting the application of SFAS 133 – Vodacom (net of tax of R3m) $$.	6	-	-
(e) Cumulative effect of change in accounting principle reflecting the application of SFAS 142 (net of tax of Nil)		16	2
Net income according to US GAAP	481	757	73
Basic and diluted earnings per share			
The basic and diluted earnings per share do not differ, as there are no potentially dilutive securities. 557,031,819 issued shares			
Basic and diluted earnings per share before cumulative effect of change in accounting principle (cents)	76.4	132.9	12.9
change in accounting principle (cents)	10	3	_
Basic and diluted earnings per share (cents)	86.4	135.9	12.9

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

US GAAP INFORMATION (continued)

The following is a reconciliation of the material adjustments necessary to reconcile shareholders' equity in accordance with IAS to the amounts in accordance with US GAAP as at March 31, 2002 and September 30, 2002.

	March 31, 2002 (Audited) Rm	September 30, 2002 (Unaudited) Rm	*September 30, 2002 (Unaudited) US\$m
Shareholders' equity according to IAS	16,832	17,475	1,659
US GAAP adjustments – Telkom:			
(a) Revenue recognition	(1,105)	(1,063)	(101)
(b) Sale and leaseback transaction	(277)	(227)	(22)
(d) Derivative financial instruments – fair value hedges at adoption of FAS133	(34)	(28)	(3)
(e) Goodwill	15	31	3
(h) Tax effect of reconciling differences	535	498	47
(h) Additional distribution tax – retained earnings	(423)	(442)	(42)
(h) Capital gains tax – Vodacom income	(43)	(68)	(6)
US GAAP adjustments – Vodacom:			
(e) Goodwill	15	34	3
(f) Joint venture accounting	_	-	_
(g) Deferred bonus incentive scheme	29	15	1
(h) Tax effect of reconciling differences	(9)	(5)	-
Shareholders' equity according to US GAAP	15,535	16,220	1,539

Comprehensive income

Under US GAAP, SFAS 130 "Reporting Comprehensive Income" requires that certain items be recognized as a separate component of equity under the caption "Accumulated Other Comprehensive income". Additionally the standard requires that companies present comprehensive income, which is a combination of net income and changes in a company's accumulated other comprehensive income accounts. Changes in the Group's accumulated other comprehensive accounts are reflected under non-distributable reserves.

	Retained earnings Rm	Non- distributable reserves Rm	Balance Rm
Total March 31, 2001 (audited)	5,438	45	5,483
Net income per US GAAP for the period ended September 30, 2001 (unaudited)	481	_	5,919
Foreign currency translation adjustment (unaudited)	_	12	12
Transitional adjustment on application of SFAS 133 to net income for the period ended September 30, 2001 (net of tax of R262 m) (unaudited)	;	440	_
Release of transitional adjustment in application of SFAS 133 to net income for the six month period September 30, 2001 (net of $(1 - 1)^{-1} (1 - $			400
tax of R19 m) (unaudited)	-	(34)	406
Increase in fair value of investment (unaudited)		-	45
Total September 30, 2001 (unaudited)	5,919	463	6,382

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

US GAAP INFORMATION (continued)

	Retained earnings Rm	Non- distributable, reserves Rm	Balance Rm
Total March 31, 2002 (audited)	6,755	487	7,242
Net income per US GAAP for the six month period ended September 30, 2002 (unaudited)	757	(28)	7,512 36
net of tax R13m (unaudited)	-	(22) (22)	351 28
Total September 30, 2002 (unaudited)	7,512	415	7,927

Movement in shareholders' equity in accordance with US GAAP

	March 31, 2002 (Audited) Rm	September 30 2002 (Unaudited) Rm	September 30, 2002 (Unaudited) US\$m
Balance April 1	13,776	15,535	1,474
Net income for the period	1,317	757	72
Foreign currency reserves	64	(28)	(3)
Fair value adjustments – derivatives	373	(22)	(2)
Decrease in fair value of investment	5	(22)	(2)
Balance March 31, 2002 and September 30, 2002	15,535	16,220	1,539

(a) Revenue recognition

The Staff of the US Securities and Exchange Commission issued Staff Accounting Bulletin 101 (SAB 101) that addresses revenue recognition under US GAAP. Under this guidance, revenue earned from access, installation-activation and similar fees should be recognized over the estimated life of the customer relationship. Also, SAB 101 permits, but does not require, companies to defer costs directly associated with such revenue and to also recognize these costs over the life of the customer relationship. Under IAS the Group recognizes this revenue and related costs when the services are provided and the related costs are incurred.

In accordance with US GAAP, revenue earned from installation and activation is deferred and recognized over the expected period of the customer relationship. The expected period of the customer relationship is 8 years (2001 - 8.5 years) for telephony voice customers and 4 years (2001 - 4 years) for data customers. The Group recognizes installation and activation costs, excluding those costs that are capitalized as an integral part of the network, in the period incurred. These adjustments resulted in a decrease of R3m and an increase of R42m to income for the six month periods ended September 30, 2001 and 2002, respectively.

(b) Sale and lease-back

Telkom outsourced its entire fleet of vehicles as well as the maintenance, fueling, insurance, tracking and other services to debis through a sale and lease-back agreement. The lease-back was in the form of a master service level agreement covering a period of five years providing, subject to Telkom's requirements, for the annual lease contracts for each vehicle under the agreement.

Under the provisions of IAS 17, the Group recorded a gain from a transaction that had transferred substantially all of the risks and rewards incidental to ownership of the vehicles to debis as the criteria for profit recognition had been satisfied. The Group recognized a gain in the amount of R463m in 2000 and accounted for the lease-backs as operating leases.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

US GAAP INFORMATION (continued)

Under US GAAP, SFAS 13, as amended by SFAS 28, the Group determined that while the terms of the agreement provide that the assets underlying the lease-back would be subject to annual lease contract, renewable based upon Telkom's vehicle requirements and cancelable under certain terms, debis' right of first refusal to provide all of the Group's requirements during the five year term represents an economic compulsion to renew the leases. Accordingly, the Group concluded, that since the lease-back covers substantially all the assets that were sold under the contract for substantially all their remaining useful lives, deferral of the related gain and recognition over the term of the related agreements was appropriate.

Based on the requirements of SFAS 13, a selected portion of the vehicle leases would be treated as finance leases due to the fact that when analyzed on a vehicle by vehicle basis, the present value of the minimum lease payments of certain individual vehicles exceed 90% of the fair value of these vehicles or the lease term represents more than 75% of the remaining economic life of the vehicles. Accordingly, the full gain realized through the sale of the vehicles has been reversed and the proceeds from the sale has been treated as an obligation. Rental payments have been applied to interest expense on the obligation as well as to reduce the principal amount of the obligation. The resulting capital lease assets are being depreciated over their remaining useful lives.

(c) Share issue expenses

Under IAS, external costs directly attributable to the issue of new shares are shown as a deduction, in equity. This is only allowed under US GAAP however, when the proposed listing has not been delayed more than 90 days after incurring these costs. In 2002, Telkom's IPO was postponed more than 90 days. Therefore the costs incurred through September 30, 2001 related to the IPO of R32m have been expensed for US GAAP purposes. For IAS purposes, during the September 2002 period a decision was made to expense the IPO costs previously capitalized to the value of R44m.

The Board resolved to write off previously capitalized share issue expenses as Telkom does not intend to issue new shares as part of its initial public offering.

(d) Derivative financial instruments

SFAS 133 - Fair value adjustments

The Group adopted IAS 39 and SFAS 133 on April 1, 2001. Upon adoption of IAS 39, the difference between previous carrying amounts and the fair value of derivatives, which prior to the adoption of IAS 39 had been designated as cash flow hedges or fair value hedges but which do not qualify for hedge accounting under IAS 39, is recognized as an adjustment to the opening balance of retained earnings in the financial year IAS 39 is initially applied. Changes in the fair value of derivatives subsequent to April 1, 2001 are recorded in the income statement as they do not qualify for hedge accounting.

Under US GAAP, in accordance with SFAS 133, the company is required to recognize all derivatives on the balance sheet at fair value. The SFAS 133 transitional adjustments (at April 1, 2001) are recorded differently than those recorded under IAS 39. For pre-existing hedge relationships that would be considered cash flow type hedges, the transitional adjustment should be reported in Other Comprehensive Income as a cumulative effect of the accounting change. Any transition adjustment reported as a cumulative effect adjustment in Other Comprehensive Income will subsequently be reclassified into earnings in a manner consistent with the earnings effect of the hedged transaction. For pre-existing hedge relationships that would be considered fair value type hedges, the company adjusted the carrying values of the hedged item to its fair value, but only to the extent of an offsetting transition adjustment from the previously designated hedging instrument. For the six month periods ended September 30, 2001 and 2002, the Group amortized R6m and R6m respectively of the adjustments to the hedged debt instruments into earnings. The hedged asset or liability is subsequently accounted for in a manner consistent with the appropriate accounting for such assets and liabilities. For both cash flow and fair value hedges any portion of the derivative that is considered ineffective at transition is reported in income as a cumulative effect of an accounting change.

Upon adoption on April 1, 2001, the Group recorded an adjustment to other comprehensive income of R440m (net of tax of R262m) representing the fair value adjustment of derivatives for which the pre-existing hedge relationships would be considered cash flow type hedges. For the six month periods ended September 30, 2001 and 2002, subsequent to the adoption date, the Group reclassified from other comprehensive income into earnings R34m (net of tax of R19m) and R22m (net of tax of R13m) respectively as the hedged transaction impacted earnings. Upon adoption, the Group also recorded an adjustment of R45m to increase the carrying value of a hedged debt instrument that was the hedged item in what would be considered a fair value type hedge. The fair value adjustment to the hedged item is limited to the extent of an off-setting fair value adjustment to the hedging instrument. Upon adoption, the Group recorded, a cumulative effect of change in accounting principal, R54m (net of tax of R33m) representing the ineffective portion of adjustments to record derivatives at fair value.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

US GAAP INFORMATION (continued)

(e) Goodwill

Under IAS, goodwill arising on the acquisition of a foreign entity is treated as an asset of the Group and translated at the foreign exchange rate in effect at transaction date. In accordance with IAS the Group amortizes goodwill and other intangibles on a straight line basis over the anticipated period of benefits.

Under US GAAP, goodwill arising on the acquisition of a foreign entity is translated at the actual exchange rate at the end of the period. Furthermore, under US GAAP with effect from July 1, 2001 goodwill and intangibles with infinite lives are not amortized for business combinations completed after June 30, 2001. For previously recorded goodwill and intangibles with infinite lives, amortization ceases on March 31, 2002.

The Group has adopted SFAS 142 "Accounting for Goodwill and Other Intangibles" effective April 1, 2002. The Group completed the initial step of a transitional impairment test on all goodwill and indefinite lived intangible assets as of April 1, 2002 within six months of adoption of SFAS 142.

Management determined that an impairment of R16m existed with respect to the step acquisition of the minority interest of Swiftnet which has been recogni ed as a cumulative effect of accounting change in the 2003 fiscal year. The impairment loss has been reflected in operating loss in the IAS income statement.

Had Telkom applied SFAS 142 for the six months ended September 30, 2001, the pro forma effects on earnings would have been as follows (in millions of ZAR, except per share amounts):

Income before cumulative effect of accounting change	425
Net income according to US GAAP	479
Basic and diluted per share income before cumulative effect of accounting change (cents) .	76.3
Basic and diluted net income per share (cents)	85.9

(f) Joint venture accounting

Under IAS, investments qualifying as joint ventures are accounted for under the proportionate consolidation method of accounting. Under the proportionate consolidation method, the venturer records its share of each of the assets, liabilities, income and expenses of the jointly controlled entity on a line-by-line basis with similar items in the venturer's financial statements.

The venturer continues to record its total share of the losses in excess of the net investment in the joint venture.

However for US GAAP purposes where the joint ventures are equity accounted, losses are only recognized up to the net investment in the joint venture, unless the investor has committed to continue providing financial support to the investee. For the 6 month period ended September 30, 2001, in accordance with IAS, the Group proportionately consolidated losses of R8m, that was in excess of the Group's net investment in the joint venture. Under US GAAP these losses are not recorded for reasons previously stated.

Vodacom equity accounted earnings

Under IAS, the Group's interests in joint ventures are proportionally consolidated. Under US GAAP, interest in joint ventures not meeting the criteria for accommodation under item 17 of Form 20-F should be reflected in the consolidated financial statements using the equity method. The following table sets out the restated abbreviated income statement and balance sheet of the Group joint venture company, Vodacom after US GAAP adjustments:

	September 30, 2001 (Unaudited) Rm	September 30, 2002 (Unaudited) Rm	*September 30, 2002 (Unaudited) US\$m
Income statements as per US GAAP			
Operating income	1,585	1,849	176
Income after financial items	1,504	1,562	149
Taxes	(583)	(628)	(60)
Minority interests		(96)	(9)
Net income before accounting changes	921	838	80
Change in accounting policy	11	_	_
Net income for the period	932	838	80

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

US GAAP INFORMATION (continued)

	March 31, 2002 (Audited) Rm	September 30, 2002 (Unaudited) Rm	*September 30, 2002 (Unaudited) US\$m
Balance sheets as per US GAAP			
Non-current assets	11,429	11,830	1,123
Current assets	3,990	5,404	513
Total assets	15,419	17,234	1,636
Equity	4,874	5,654	537
Minority interests	11	102	9
Liabilities	10,534	11,478	1,090
Total equity and liabilities	15,419	17,234	1,636

(g) Deferred bonus incentive scheme

Under IAS, the total value of deferred bonus entitlements as calculated at the end of each financial period are provided for in full on the balance sheet date, based on the net present value of expected future cash flows. Under US GAAP, compensation cost should be recognized over the service period or the vesting period if the service period is not defined, based upon the undiscounted value of the entitlements.

(h) Income taxes

Deferred tax benefits and liabilities are calculated, when applicable, for the differences between IAS and US GAAP.

Telkom is taxed at a corporate tax rate of 30% on taxable income. Telkom incurs an additional Secondary Tax on Companies (STC) at a rate of 12.50% on any dividends distributed to shareholders. The dividend tax is payable if and only when dividends are distributed. Neither the Company nor the shareholders receive any future tax benefits as a result of additional tax on dividends paid. As required under IAS, Telkom will recognize the tax effects of dividends when distributed in the future. Under US GAAP, consistent with the requirements of EITF 95-9, the company measures its income tax expense, including the tax effect of temporary differences, using the tax rate that includes the dividend tax. STC is calculated on retained income after the 1992 fiscal year after deducting the effects of certain capital transactions as defined.

With respect to the Group's investment in Vodacom SFAS 109 requires that deferred taxes be recognized for the effect of the excess of the amount of financial reporting over the tax basis of such investment. According to South African tax law, the Group would be required to pay tax at a rate of 37.78% on any increase in the appreciation in the value of its investment since October 1, 2001. As such, deferred taxes have been recognized on the Group's share of the undistributed earnings of Vodacom since October 1, 2001.

Deferred tax

The tax effects of the US GAAP adjustments relating to Telkom's operations have been calculated based on a tax rate of 37.78%.

(i) Employee benefits

There is a difference in treatment of the transitional asset/liability on adoption of the statements under IAS and US GAAP. In terms of FAS 87, this is amortized on a straight line basis over the remaining lifetime of the fund at that time. In terms of IAS 19, if this is a "liability" or deficit, this is either recogni ed immediately or alternatively amortized over a period of 5 years. In the event of a net asset arising, the full amount is recogni ed immediately. The effects of these differences have been immaterial to the reconciliation.

Furthermore, IAS 19 determines that the employer limits the extent of any asset recognized on the balance sheet by the employer to the true economic benefit available, whereas FAS 87 does not. To the extent that the "expense" calculated under FAS 87 is less than the actual contribution made, an asset will build up in the company accounts. IAS 19 recognizes the SA legislative position on surplus in allowing the limitation of the extent of any asset recognized to such as is available for the economic benefit of the employer. As no surplus has been apportioned to the employer, in terms of IAS 19, the asset is limited to zero. This has the impact of adjusting the expense recogni ed in the income statement to the employer's actual contribution for the period concerned.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

US GAAP INFORMATION (continued)

The disclosure of the retirement fund and pension fund unrecognized asset would be as follows under US GAAP:

	March 31, 2002 (Audited) Rm	September 30, 2002 (Unaudited) Rm	*September 30, 2002 (Unaudited) US\$m
Telkom retirement fund			
Present value of the funded obligation	3,055	2,823	268
Fair value of plan asset	(3,805)	(3,609)	(343)
Funded status Unrecognized net actuarial gain	(750) 437	(786) 366	(75) 35
Unrecognized surplus	(313)	(420)	(40)

	March 31, 2002 (Audited) Rm	September 30, 2002 (Unaudited) Rm	*September 30, 2002 (Unaudited) US\$m
Telkom pension fund			
Present value of the funded obligation	113	124	12
Fair value of plan asset	(190)	(213)	(20)
Funded status	(77)	(89)	(8)
Unrecognized net actuarial gain	53	52	4
Unrecognized surplus	(24)	(37)	(4)

Additional US GAAP disclosures

Restructuring

During the six-month periods ended September 31, 2001 and 2002, the Group had recognized the cost of restructuring charges associated with management's plan to reduce the size of its work force to a comparable level for world-class telecommunication companies. The plan involved the termination of employees, which the Group expects to be substantially completed within a period of 12 months.

The 2002 plan affects 498 employees who ceased their service for the six month period to September 30, 2002 and 1,248 employees who will cease their services during 2002/2003 and were still employed by the Group at September 30, 2002. These employees include operating personnel and product development and corporate staff.

The following table provides a roll forward of restructuring provisions recognized by the Group for the year ended March 31, 2002 and for the six-month period ended September 30, 2002.

	March 31, 2002 (Audited) Rm	September 30, 2002 (Unaudited) Rm	*September 30, 2002 (Unaudited) US\$m
Restructuring provision – beginning of period	_	35	3
Workforce reduction payments	(338)	(169)	(16)
Increase in provision	373	244	23
Restructuring provision – end of period	35	110	10

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

US GAAP INFORMATION (continued)

Recently issued accounting standards

SFAS 142 addresses the initial and ongoing financial accounting and reporting for acquired goodwill and other intangible assets. SFAS 142 requires that goodwill be separately disclosed from other intangible assets in the balance sheet, and no longer be amortized but tested for impairment at least annually (or more frequently if impairment indicators arise). SFAS 142 is effective for financial statements for periods beginning on or after December 15, 2001. Additionally, the amortization provisions of SFAS 142 are applicable to goodwill arising in all business acquisitions consummated after June 30, 2001 regardless of the adoption date of SFAS 142. Accordingly, goodwill arising from the increased investment in Telkom Directory Services is not subject to amortization.

The Group has adopted SFAS 142 on April 1, 2002. The Group has completed the initial step of a transitional impairment test on adoption of SFAS 142. An impairment charge of R16m related to the investment in one of the subsidiaries Swiftnet was recogni ed as a result of the adoption of SFAS 142. This impairment loss has been reflected in operating loss in the IAS income statement.

In August 2001, the FASB issued SFAS 143, "Accounting for Obligations Associated with the Retirement of Long-Lived Assets." SFAS 143 addresses financial accounting and reporting for the retirement obligation of an asset. This statement states that companies should recognize the asset retirement cost, at their fair value, as part of the cost of the asset and classify the accrued amount as a liability in the consolidated balance sheet. The asset retirement liability is then accredited to the ultimate payout as interest expense. The initial measurement of the liability would be subsequently updated for revised estimates of the discounted cash outflows. The Statement will be effective for fiscal years beginning after June 15, 2002. The Group does not expect the application of SFAS 143 to have a material effect on its US GAAP earnings and position.

In October 2001, the FASB issued SFAS 144, "Accounting for the Impairment or Disposal of Long-Lived Assets." SFAS 144 addresses financial accounting and reporting for the impairment of long-lived assets and for long-lived assets to be disposed. The Statement will be effective for fiscal years beginning after December 15, 2001. The Group does not expect the application of SFAS 144 to have a material effect on its US GAAP earnings and position.

In April 2002, the FASB issued SFAS 145 "Rescission of SFAS 4, 44, and 64, Amendment of SFAS 13, and Technical Corrections". This Statement rescinds SFAS 4 "Reporting Gains and Losses from Extinguishment of Debt", and an amendment of that Statement, SFAS 64, "Extinguishments of Debt Made to Satisfy Sinking-Fund Requirements". SFAS 144 also rescinds SFAS 44, "Accounting for Intangible Assets of Motor Carriers". SFAS 144 amends SFAS 13, Accounting for Leases, to eliminate an inconsistency between the required accounting for sale-leaseback transactions and the required accounting for certain lease modifications that have economic effects that are similar to sale-leaseback transactions. This Statement also amends other existing authoritative pronouncements to make various technical corrections, clarify meanings, or describe their applicability under changed conditions. The Group does not expect the application of SFAS 145 to have a material effect on its US GAAP earnings and financial position.

In 2002, the FASB issued SFAS 146 "Accounting for Costs Associated with Exit or Disposal Activities". This Statement addresses the financial accounting and reporting for costs associated with exit or disposal activities and nullifies EITF Issue No 94.3 "Liability Recognition for Certain Employees termination Benefits and Other Costs to Exit an Activity (including Certain Costs Incurred in a Restructuring)". SFAS 146 requires that a liability for a cost associated with an exit or disposal activity be recognized when the liability is incurred. This liability does not arise when the Company has only committed to a plan, the fundamental criteria of EITF 94-3. In addition, fair value is the objective for initial measurement of the liability. This standard is effective for exit or disposal activities that are initiated after December 31, 2002, with early application encouraged. The Group does not expect the application of SFAS 146 to have a material effect on its US GAAP earnings and financial position.

In November 2002, the Emerging Issues Task Force reached a final consensus related to Revenue Arrangements with Multiple Deliverables (EITF 00-21). The consensus requires that revenue arrangements with multiple deliverables should be divided into separate units of accounting if (a) a delivered item has value to the customer on a stand alone basis, (b) there is objective and reliable evidence of the fair value of the undelivered item and (c) if the arrangement includes a general right of return, delivery or performance of the undelivered items is considered probable and substantially in the control of the vendor. Arrangement consideration should be allocated among the separate units of accounting based on their relative fair value and appropriate revenue recognition criteria would be applied to each separate unit of accounting. The Group has not yet determined what effect, if any, EITF 00-21 would have on revenue and net income determined in accordance with US GAAP. The Task Force agreed the effective date for the consensus will be for all revenue arrangements entered into in fiscal periods beginning after June 15, 2003, with early adoption permitted. The Group will adopt EITF 00-21 for their fiscal year beginning April 1, 2004.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

US GAAP INFORMATION (continued)

Recently issued accounting standards (continued)

In December 2002, the FASB issued Statements of Financial Accounting Standards No 148, "Accounting for Stock-Based Compensation Transition and Disclosure – an amendment of FAS 123". Under FAS 148, the statement provides alternative methods of transition for a voluntary change to the fair value based method of accounting for stock-based employee compensation. In addition, this statement amends the disclosure requirements of Statement 123 to require prominent disclosure on both annual and interim financial statements about the method of accounting for stock-based employee compensation and the effect of the method used on reported results. The amendments to Statement 123 in paragraphs 2(a)-2(e) of this statement shall be effective for financial statements for fiscal years ending after December 15, 2002. Earlier application of the transition provisions in paragraphs 2(a)-2(d) is permitted for entities with a fiscal year ending prior to December 15, 2002, provided that financial statements for the 2002 fiscal year have not been issued as of the date this Statement is issued. Early application of the disclosure provisions in paragraph 2(e) is encouraged. The Group has determined that this statement will have no impact on its financial statements for the periods presented as it does not have any stock based compensation plans.

In November 2002, the FASB issued FASB Interpretation No. 45, "Guarantor's Accounting and Disclosure Requirements for Guarantees, Including Indirect Guarantees of Indebtedness of Others an interpretation of FASB Statements No. 5, 57, and 107 and rescission of FASB Interpretation No. 34" ("FIN 45"). This interpretation elaborates on the disclosures to be made by a guarantor in its interim and annual financial statements about its obligations under certain guarantees that it has issued. It also clarifies that a guarantor is required to recognize, at the inception of a guarantee, a liability for the fair value of the obligation undertaken in issuing the guarantee. This interpretation does not prescribe a specific approach for subsequently measuring the guarantor's recognized liability over the term of the related guarantee. This interpretation also incorporates, without change, the guidance in FASB Interpretation No. 34, *Disclosure of Indirect Guarantees of Indebtedness of Others*, which is being superseded. The initial recognition and initial measurement provisions of this interpretation are applicable on a prospective basis to guarantees issued or modified after December 31, 2002, irrespective of the guarantor's fiscal year-end. The disclosure requirements in this Interpretation are effective for financial statements of interim or annual periods ending after December 15, 2002. The interpretive guidance incorporated without change from Interpretation 34 continues to be required for financial statements for fiscal years ending after June 15, 1981 – the effective date of Interpretation 34. The Group is currently evaluating the impact of recognizing the fair value of certain guarantees that it has issued.

In January 2003, the FASB issued FASB Interpretation No. 46 "Consolidation of Variable Interest Entities – an interpretation of ARB No. 51 " ("FIN 46"). This interpretation of Accounting Research Bulletin No. 51. *Consolidated Financial Statements*, addresses consolidation by business enterprises of variable interest entities which have one or both of the following characteristics:

- 1. The equity investment at risk is not sufficient to permit the entity to finance its activities without additional subordinated financial support from other parties, which is provided through other interests that will absorb some or all of the expected losses of the entity.
- 2. The equity investors lack one or more of the following essential characteristics of a controlling financial interest:
 - a. The direct or indirect ability to make decisions about the entity's activities through voting rights or similar rights.
 - b. The obligation to absorb the expected losses of the entity if they occur, which makes it possible for the entity to finance its activities.
 - c. The right to receive the expected residual returns of the entity if they occur, which is the compensation for the risk of absorbing the expected losses.

This Interpretation applies immediately to variable interest entities created after January 31, 2003, and to variable interest entities in which an enterprise obtains an interest after that date. It applies in the first fiscal year or interim period beginning after June 15, 2003, to variable interest entities in which an enterprise holds a variable interest that it acquired before February 1, 2003. The Interpretation applies to public enterprises as of the beginning of the applicable interim or annual period, and it applies to nonpublic enterprises as of the end of the applicable annual period.

This Interpretation may be applied prospectively with a cumulative-effect adjustment as of the date on which it is first applied or by restating previously issued financial statements for one or more years with a cumulative-effect adjustment as of the beginning of the first year restated. The Group is still evaluating the impact of this interpretation on its financial statements.



PricewaterhouseCoopers Inc Chartered Accountants (SA) Registered Accountants and Auditors (Registration no 1998/012055/21)

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REVIEW REPORT OF THE INDEPENDENT ACCOUNTANTS

to the Members of Vodacom Group (Proprietary) Limited

We have reviewed the accompanying condensed consolidated balance sheet of Vodacom Group (Proprietary) Limited and its subsidiaries ("the Group") as at September 30, 2002, and the related condensed consolidated statements of income, shareholders' equity and cash flows for the six month periods ended September 30, 2002 and 2001 set out on pages F–26 to F–47. These condensed consolidated interim financial statements are the responsibility of the Company's directors. Our responsibility is to issue a report on the interim financial information based on our review.

We conducted our review in accordance with standards established by the American Institute of Certified Public Accountants. Those standards require that we plan and perform the review to obtain moderate assurance that the interim financial information is free of material misstatement. A review of the interim financial information consists principally of applying analytical procedures to financial data, and making inquiries of persons responsible for financial and accounting matters. It is substantially less in scope than an audit conducted in accordance with auditing standards generally accepted in the United States of America, the objective of which is the expression of an opinion regarding the financial statements taken as a whole. We have not performed an audit and, accordingly we do not express such an opinion.

Based on our reviews, we are not aware of any material modifications that should be made to the accompanying condensed consolidated interim financial statements for them to be in conformity with International Accounting Standards 34 – Interim Financial Reporting.

We have previously audited, in accordance with auditing standards generally accepted in the United States, the consolidated balance sheet of the Group as of March 31, 2002, and the related consolidated statements of income, shareholders' equity, and cash flows for the year then ended, and in our report dated June 11, 2002, except for note 44, as to which the date is October 15, 2002, we expressed, based on our audit, an unqualified opinion on those consolidated financial statements as well as drew attention to the Group's change in accounting policy for financial instruments to conform with International Accounting Standards 39 – Financial Instruments: Recognition and measurement and to certain restatements regarding the consolidated financial statements of the Group as issued previously.

In our opinion, the information set forth in the accompanying condensed consolidated balance sheet as of March 31, 2002, is fairly stated, in all material respects, in relation to the consolidated balance sheet from which it has been derived.

International Accounting Standards vary in certain significant respects from accounting principles generally accepted in the United States of America. Application of accounting principles generally accepted in the United States of America would have affected the consolidated shareholders' equity as of September 30, 2002 and 2001 and the consolidated net profit for each of the six month periods ended September 30, 2002 and September 30, 2001 to the extent summarized in Note 20 to the unaudited condensed consolidated interim financial statements.

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Registered Accountants and Auditors Chartered Accountants (SA)

Pretoria December 12, 2002

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Registered Accountants and Auditors Chartered Accountants (SA)

Pretoria December 12, 2002

A complete list of partners is available from any of our offices

Joint auditors

CONDENSED CONSOLIDATED INCOME STATEMENTS for the six months ended September 30, 2002 and 2001

		For the six months ended September 30,	
	Notes	2001 Rm (unaudited)	2002 Rm (unaudited)
Revenue	4	7,522.2	9,440.8
Direct network operating cost		(3,931.4)	(5,320.6)
Depreciation		(863.4)	(1,084.8)
Other operating income		1.7	8.3
Staff expenses		(506.9)	(501.7)
Marketing and advertising expenses		(307.9)	(364.8)
General administration expenses		(260.9)	(234.4)
Amortization of intangible assets		(103.8)	(104.6)
Integration costs, disposals of operations and impairment costs	5	25.5	-
Profit from operations		1,575.1	1,838.2
Interest and dividends received		16.7	15.6
Finance costs		(123.1)	(315.3)
Profit before taxation		1,468.7	1,538.5
Taxation		(445.1)	(524.7)
Profit after taxation		1,023.6	1,013.8
Minority interest		(15.7)	(95.7)
Net profit from ordinary activities		1,007.9	918.1

		Septem	September 30,		
	Note	2001 R (unaudited)	2002 R (unaudited)		
Basic and diluted earnings per share	8	100 790	91 810		

For the six months ended

CONDENSED CONSOLIDATED BALANCE SHEETS at March 31, 2002 and at September 30, 2002

6	47.1 82.6 65.4
Property, plant and equipment 9 9,896.6 10,44 Intangible assets 796.3 682	47.1 82.6 65.4
Intangible assets 796.3 682	82.6 65.4
	73.4
Current assets 4,145.3 5,450	50.7
Inventory 306.0 382 Accounts receivable 2,845.9 3,234	47.5
Total assets 15,358.6 17,319	19.2
EQUITY AND LIABILITIES	
Capital and reserves 5,463.8 6,33'	37.0
Ordinary share capital 6 - Non-distributable reserves 106.1 59 Retained earnings 5,357.7 6,27	– 59.9 77.1
Minority interest 10.6 10.7	02.3
Non-current liabilities 1,894.4 2,800	00.2
Interest bearing debt 10 780.2 1,59 Deferred taxation 926.2 1,04 Provisions 188.0 16	
Current liabilities 7,989.8 8,079	79.7
Accounts payable 3,201.7 3,477 Taxation payable 351.6 111 Non-interest bearing debt 4.3 4.3 Provisions 319.5 285 Dividends payable 600.0 600.0	13.4 4.3 85.8 - 54.0
Total equity and liabilities15,358.617,319	19.2

CONDENSED CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY for the six months ended September 30, 2002 and 2001

	Share capital and premium	Retained earnings	Non- distributable reserves	Total
	Rm	Rm	Rm	Rm
BALANCE AT MARCH 31, 2001 – AUDITED (RESTATED) –	3,593.2	(2.3)	3,590.9
Net profit for the period	_	1,007.9	_	1,007.9
Net gains and losses not recogni ed in the income statement				
Foreign currency translation reserve		_	17.5	17.5
BALANCE AT SEPTEMBER 31, 2001 – UNAUDITED		4,601.1	15.2	4,616.3
BALANCE AT MARCH 31, 2002 – AUDITED (RESTATED) –	5,357.7	106.1	5,463.8
Net profit for the period	_	918.1	_	918.1
Contingency reserve	_	1.3	(1.3)	-
Net gains and losses not recogni ed in the income statement				
Foreign currency translation reserve	_	_	(54.1)	(54.1)
Foreign currency translation reserve				
– deferred taxation		_	9.2	9.2
BALANCE AT SEPTEMBER 30, 2002 – UNAUDITED	_	6,277.1	59.9	6,337.0

CONDENSED CONSOLIDATED CASH FLOW STATEMENTS for the six months ended September 30, 2002 and 2001

		For the six months ended September 30,	
	Notes	2001 Rm (unaudited)	2002 Rm (unaudited)
CASH FLOW FROM OPERATING ACTIVITIES			
Cash receipts from customers		7,090.8	9,009.8
Cash paid to suppliers and employees		(4,150.8)	(5,838.0)
CASH GENERATED FROM OPERATIONS		2,940.0	3,171.8
Finance costs paid		(148.4)	(242.1)
Interest income received		16.7	15.6
Taxation paid		(931.1)	(707.9)
Dividends paid – shareholders	11	(480.0)	(600.0)
NET CASH FLOWS FROM OPERATING ACTIVITIES		1,397.2	1,637.4
CASH FLOW FROM INVESTING ACTIVITIES			
Additions to property, plant and equipment		(2,022.1)	(2,081.3)
Proceeds on disposal of property, plant and equipment		24.2	4.6
Loans to minority shareholders		_	(153.9)
Short-term investment		_	(172.9)
Other investing activities		(14.9)	(11.9)
NET CASH FLOWS UTILIZED IN INVESTING ACTIVITIES		(2,012.8)	(2,415.4)
CASH FLOW FROM FINANCING ACTIVITIES			
Interest bearing debt incurred		11.1	336.4
Funding received from minority shareholders		_	157.8
NET CASH FLOWS FROM FINANCING ACTIVITIES		11.1	494.2
NET DECREASE IN CASH AND CASH EQUIVALENTS		(604.5)	(283.8)
Cash and cash equivalents at the beginning of the period		(796.1)	(857.6)
Effect of foreign exchange rate changes		4.5	(23.1)
CASH AND CASH EQUIVALENTS AT THE END OF THE PERIOD	12	(1,396.1)	(1,164.5)

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS for the six months ended September 30, 2002 and 2001

1. NATURE OF OPERATIONS

The Group is primarily an integrated mobile telecommunication and data communication business located in South Africa but does also have businesses in other African countries.

2. BASIS OF PRESENTATION

The condensed consolidated balance sheet of the Group as at September 30, 2002 and the condensed consolidated income statements, statements of changes in equity and cash flows for the six months ended September 30, 2002 and 2001 are unaudited. These condensed consolidated financial statements are prepared in accordance with IAS 34: "Interim Financial Reporting". These unaudited financial statements should be read in conjunction with the audited consolidated financial statements of the three years ended March 31, 2002.

The results of interim periods are not necessarily indicative of the results for the entire year.

3. ACCOUNTING POLICIES

The condensed consolidated financial statements have been prepared on the historic cost basis. The accounting policies applied are consistent with those of the previous year.

The preparation of the condensed consolidated financial statements requires the Group's management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the condensed consolidated financial statements, and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from these estimates. The accounting policies are consistent with those used in the financial statements for the year ended March 31, 2002.

		For the six months ended September 30,	
		2001 Rm (unaudited)	2002 Rm (unaudited)
4.	REVENUE		
	Airtime and access	4,438.4	5,061.3
	Interconnect revenue	1,917.8	2,554.9
	Equipment sales	751.2	1,305.3
	International airtime	225.3	342.6
	Other	189.5	176.7
		7,522.2	9,440.8
5.	INTEGRATION COSTS, DISPOSALS OF OPERATIONS AND IMPAIRMENT COSTS		
	Satellite phones – reversal of onerous contract (Note 5.1)	45.5	_
	Management fees paid to Telkom SA Limited in respect of the		
	Delareyville earth station	(20.0)	-
		25.5	_

5.1 Globalstar Southern Africa (Proprietary) Limited

Vodacom Group (Proprietary) Limited acquired 100% of the share capital of Globalstar Southern Africa (Proprietary) Limited with effect from August 1, 2000. The principal nature of the business of the company is that of a provider of wholesale satellite airtime to cellular networks in Southern Africa. During the 2001 financial year the total goodwill on acquisition of R24.7 million and the total net asset value of the company was impaired by R102.5 million, as no satellite license was issued by the Independent Communications Authority of South Africa and the international satellite company Globalstar Limited Partnership, a United States listed company, was expected to go into Chapter 11 bankruptcy.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (continued) for the six months ended September 30, 2002 and 2001

5.1 Globalstar Southern Africa (Proprietary) Limited (continued)

During the year ended March 31, 2001, a provision was made to reflect a contractual obligation of R45.5 million to purchase satellite phones. Since a satellite licence was not issued to Globalstar Southern Africa (Proprietary) Limited, these phones could not be utilized. The provision was reversed during the period ended September 30, 2001 as the Group was subsequently released from this contractual obligation.

		As at March 31, 2002 R (audited)	As at September 30, 2002 R (unaudited)
6.	ORDINARY SHARE CAPITAL		
	10,000 ordinary shares of 1 cent each	100	100
7.	NET ASSET VALUE PER SHARE		
	The calculation of net asset value per ordinary share is based on net assets of R6,337.0 million (March 31, 2002: R5,463.8 million) and 10,000 issued ordinary shares (March 31, 2002: 10,000)	546,380	633,700
			months ended mber 30,
		2001 R (unaudited)	2002 R (unaudited)
8.	BASIC AND DILUTED EARNINGS PER SHARE		
	The calculation of basic earnings per ordinary share is based on earnings of R918.1 million (September 30, 2001: R1,007.9 million) and 10,000 issued ordinary shares (September 30, 2001: 10,000)	100,790	91,810
	Due to no dilution factors being present, basic earnings per share equals diluted earnings per share.		
		As at March 31, 2002 Rm (audited)	As at September 30, 2002 Rm (unaudited)
9.	ADDITIONS TO PROPERTY, PLANT AND EQUIPMENT		
	Land and buildings	339.6	0.8
	Infrastructure	3,050.3	1,492.4
	Information services	476.4	175.9
	Community services	9.5	4.1
	Motor vehicles	20.5	10.3
	Furniture	39.2	7.0
	Office equipment	15.9	6.1
	Leasehold improvements	94.2	13.5
	Other assets	39.7	8.0
		4,085.3	1,718.1

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (continued) for the six months ended September 30, 2002 and 2001

10. INTEREST BEARING DEBT

	As	at March 31, 2	2002	As a	t September	30, 2002
	Current portion Rm (audited)	Long-term portion Rm (audited)	Total Rm (audited)	portion Rm	Long-term portion Rm (unaudited)	Total Rm (unaudited)
Finance leases	10.4	780.2	790.6	10.3	783.8	794.1
Funding loans	440.0	_	440.0	457.9	808.1	1,266.0
Other short-term loans	565.5	_	565.5	85.8	_	85.8
	1,015.9	780.2	1,796.1	554.0	1,591.9	2,145.9
					As at arch 31, So 2002 Rm audited)	As at eptember 30, 2002 Rm (unaudited)

10.1 Finance leases

502.4	503.8
288.2	290.3
(7.1)	(10.3)
(3.3)	-
(10.4)	(10.3)
780.2	783.8
	288.2 (7.1) (3.3) (10.4)

The fair value of the Group's finance lease liability is R794.1 million (March 31, 2002: R790.6 million).

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (continued) for the six months ended September 30, 2002 and 2001

10. INTEREST BEARING DEBT (continued)

	As at March 31, 2002 Rm (audited)	As at September 30, 2002 Rm (unaudited)
0.2 Funding loans		
Commerzbank AG	200.0	200.0
The R200 million loan is uncollateralised, bears interest at a fixed rate of 13.7% NACQ (Nominal Amount Compounded Quarterly) and is repayable on March 17, 2003.		
Crédit Agricole Indosuez	200.0	200.0
The loan is uncollateralised, bears interest at a fixed rate of 14.0% NACQ and is repayable on March 17, 2003.		
Caspian Construction Company Limited and Planatel	40.0	92.6
The shareholder loans of \$18.4 million (March 31, 2002: \$3.4 million) are subordinated and bear no interest from 1 April 2002 (March 31, 2002: LIBOR plus 1%), and are available for repayment, subject to 60% shareholders' approval.		
The drawn portion of the project finance totalling \$45.0 million to Vodacom Tanzania Limited are collateralised by a charge over 51% of the shares, the licence and the company's tangible and intangible assets. The loans bear interest based on the denomination of the debt between 5.5% and 13.0% per annum and will be fully repaid by March 2009	_	474.8
The extended credit facility of \$28.3 million to Vodacom Congo (R.D.C.) S.P.R.L is partly secured by guarantees and cash deposits, bears interest at EURIBOR plus 1.75% and is repayable on		200 (
April 1, 2004	_	298.6
Less: Current portion of funding loans:	(200.0)	(200.0)
Commerzbank AG	(200.0) (200.0)	(200.0) (200.0)
Project finance to Vodacom Tanzania Limited	(200.0)	(200.0)
Caspian Construction Company Limited and Planatel	_	(37.9)
Communications Limited	(40.0)	_
	(440.0)	(457.9)
Long-term portion of funding loans		808.1

The fair value of the Group's funding loan liability is R1,264.3 million (March 31, 2002: R444.6 million).

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (continued) for the six months ended September 30, 2002 and 2001

10. INTEREST BEARING DEBT (continued)

		As at March 31, 2002 Rm (audited)	As at September 30, 2002 Rm (unaudited)
10.3	Other short-term loans		
	Standard Bank of London Limited	539.4	_
	The loan of \$47.2 million is uncollateralised, bears interest at LIBOR plus 1.5% and is repayable by June 30, 2002. This loan is supported by a letter of comfort.		
	Various loans to Vodacom (Proprietary) Limited	26.1	21.3
	ABSA Bank Limited	_	64.5
	This loan is collateralised through guarantees issued and bears interest at an all in rate of 3%. This loan was replaced by a revolving credit facility on November 12, 2002, which bears interest		
	at LIBOR plus 1.5% and is available until December 31, 2004	565.5	85.8

10.4 Repayment of interest bearing debt

	2003	2004	2005	2006	2007	Total
	Rm	Rm	Rm	Rm	onwards Rm	Rm
Finance leases						
Vodacom (Proprietary) Limited Vodacom Service Provider	10.3	16.2	27.3	43.6	406.4	503.8
Company (Proprietary) Limited	-	3.7	9.5	16.6	260.5	290.3
Funding loans						
Commerzbank AG	200.0	_	_	_	_	200.0
Crédit Agricole Indosuez	200.0	_	_	_	_	200.0
Other short-term loans	85.8	_	_	_	_	85.8
Vodacom Tanzania Limited . Vodacom Congo (R.D.C.)	57.9	75.1	94.7	117.6	222.1	567.4
S.P.R.L.		298.6	_	_	-	298.6
	554.0	393.6	131.5	177.8	889.0	2,145.9

11. DIVIDENDS PAID

During the period under review, the dividend to the amount of R600.0 million (September 30, 2001: R480.0 million) was paid to ordinary shareholders.

		For the six months ended September 30,	
	2001 Rm (unaudited)	2002 Rm (unaudited)	
12. CASH AND CASH EQUIVALENTS AT END OF PERIOD			
Bank and cash balances	56.8 (1,452.9)	1,564.0 (2,728.5)	
	(1,396.1)	(1,164.5)	

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (continued) for the six months ended September 30, 2002 and 2001

13. DISPOSAL/(ACQUISITION) OF SUBSIDIARIES

There were no acquisitions or disposals during the periods covered by the condensed consolidated financial statements.

14. CONTINGENT LIABILITIES

		As at March 31, 2002 Rm (audited)	As at September 30, 2002 Rm (unaudited)
14.1	Globalstar Southern Africa (Proprietary) Limited		
	The functionality of the Gateway assets is under dispute and Globalstar Southern Africa (Proprietary) Limited and Vodafone Satellite Services Limited do not recogni e the liability to Globalstar LP.	15.0	15.0
		15.0	15.0
14.2	Legal matters	5.0	-

14.3 Vodacom Congo (R.D.C.) S.P.R.L.

The Group has a 51% equity interest in Vodacom Congo (R.D.C.) S.P.R.L. ("Vodacom Congo"), which commenced business on December 11, 2001. This investment is governed by a shareholders' agreement which provides the minority shareholder certain protective and participating rights. In terms of IAS 31: "Accounting for interest in Joint Ventures", Vodacom Congo may not be consolidated as a subsidiary as it is considered to be a joint venture and has been proportionally consolidated in the financial statements at March 31, 2002 and September 30, 2002.

The Group, in terms of the shareholders' agreement, is however ultimately responsible for the funding of the operations of Vodacom Congo for the first three years. The shareholders' agreement also gives the Group the right to appoint management and the majority of the Board of the company. The Group also has a separate management agreement to manage the company on a day-to-day basis. Currently Vodacom Congo is incurring losses which are expected to increase in the foreseeable future. The 49% portion attributable to the joint venture partner of the liabilities and losses were as follows:

	As at March 31, 2002 Rm (audited)	As at September 30, 2002 Rm (unaudited)
Net loss	(19.3)	(87.3)
Total liabilities	(29.7)	(383.8)
Total assets	440.3	714.4
Preference shares	(368.1)	(368.1)

Furthermore, the following guarantees were approved by the Group in respect of Vodacom Congo but are as yet not issued:

Company	Details	Beneficiary	Euro Mil	US\$ Mil
September 30, 2002 Approved not issued	Guarantees not yet issued	ABSA Bank Limited	4.0	_
March 31, 2002 Approved and issued	Guarantee – Alcatel C.I.T. Alcatel Space Industries and Alcatel Altech Telecoms (Pty) Ltd	ABSA Bank Limited	32.6	29.8
Approved not issued	("Alcatel") Guarantees not yet issued	ABSA Bank Limited	_	51.2

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (continued) for the six months ended September 30, 2002 and 2001

14. CONTINGENT LIABILITIES (continued)

14.4 Negative working capital ratio

For the interim period ended September 30, 2002, and the financial year ended March 31, 2002, the Group had a negative working capital ratio. A negative working capital ratio arises when the Group's current liabilities are greater than the current assets. The Group's management believes that based on its operating cash flow, it will be able to meet liabilities as they arise and it is in compliance with any covenants in borrowing agreements.

15. UNDRAWN BORROWING FACILITIES AND GUARANTEES

The Group has Rand denominated credit facilities totalling R3,095.0 million with R1,973.7 million unutilized at September 30, 2002. The facilities are uncommitted and can also be utilized for foreign loans and are subject to review at various dates (usually on an annual basis). Vodacom Tanzania Limited has project funding facilities of \$65.0 million of which \$20.0 million are unutilized at September 30, 2002. Vodacom Congo (R.D.C.) S.P.R.L. has bridging facilities of Euro 35.8 million of which Euro 6.7 million are unutilized at September 30, 2002. Foreign currency term facilities are predominantly US dollar based, at various maturities and are utilized for bridging and short-term working capital needs.

Companies within the Group have provided the following guarantees:

Company	Details	Beneficiary	As at March 31, 2002 Rm (audited)	As at September 30, 2002 Rm (unaudited)
Vodacom (Proprietary) Limited	All guarantees less than R0.2 million in terms of various lease agreements	Various	1.9	2.1
Vodacom (Proprietary) Limited	Electricity supply	Eskom	1.0	1.0
Vodacom (Proprietary) Limited *	* Standby letters of credit	Alcatel CIT	299.9	345.6
Vodacom Service Provider Company (Proprietary) Limited	All guarantees less than R0.1 million in terms of various lease agreements	Various	0.4	0.4
Vodacom Service Provider Company (Proprietary) Limited	Electricity supply	Midrand Town Council	1.0	1.0
Vodacom Group (Proprietary) Limited **	Guarantee for the obligations of Vodacom Congo (R.D.C.) S.P.R.L.	ABSA Bank	-	338.3
Vodacom Group (Proprietary) Limited	Letter of credit issued for obligations of Vodacom Congo (R.D.C.) S.P.R.L.	Alcatel CIT	_	112.8
Vodacom Group (Proprietary) Limited	Letter of credit issued for obligations of Vodacom Congo (R.D.C.) S.P.R.L.		-	23.7
Vodacom Group (Proprietary) Limited	Guarantee in respect of receipt by independent intermediaries of premiums on behalf of short-term insurers and Lloyd's underwriters, and relating to short-term insurance business carried on in the Republic of South Africa	SA Insurance Association fo benefit of insurers	- r	9.5
			304.2	834.4

* Amounts drawn on the standby letters of credit amounting to R nil (March 31, 2002: R98.4 million) are included as liabilities in the balance sheet.

** Amounts drawn on the guarantee issued amounting to R298.6 million are included as liabilities in the balance sheet.

Vodacom (Proprietary) Limited provides an unlimited guarantee for borrowings entered into by Vodacom Group (Proprietary) Limited.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (continued) for the six months ended September 30, 2002 and 2001

16. COMMITMENTS

16.1 Capital Commitments		As at March 31, 2002 Rm (audited)	As at September 30, 2002 Rm (unaudited)
Commitments for orders in respect of exist	ing contracts:		
Vodacom (Proprietary) Limited		1,005.2	1,222.2
Vodacom Congo (R.D.C.) S.P.R.L		303.7	444.2
Vodacom Tanzania Limited		78.9	166.8
Vodacom Service Provider Company (Pr	oprietary) Limited .	59.9	18.9
Vodacom International Holdings (Proprie	etary) Limited	2.2	_
Vodacom Group (Proprietary) Limited .		0.3	_
Vodacom Lesotho (Proprietary) Limited		-	30.2
		1,450.2	1,882.3
Commitments not yet contracted for:			
Vodacom (Proprietary) Limited	•••••	805.5	1,483.7
Vodacom Congo (R.D.C.) S.P.R.L	•••••	16.0	79.6
Vodacom Service Provider Company (Pr	oprietary) Limited .	15.9	51.4
Vodacom Tanzania Limited		10.3	_
Vodacom Lesotho (Proprietary) Limited		1.9	36.6
Vodacom Group (Proprietary) Limited .		_	3.7
		849.6	1,655.0

The capital expenditure of the Group will be financed from internal cash generation, extended supplier credit and bank credit.

16.2 License fees

Network operators in the Group pay monthly license fees based on their net operational income as defined in the license agreement. Net operational income is defined as the total invoiced revenue of the license excluding discounts, Value Added Taxation and other direct taxes derived from customers of the licensee for the provision to them of the service, less net interconnect fees and bad debts actually incurred.

17. EVENTS SUBSEQUENT TO THE PERIOD

The directors are not aware of any matter or circumstance arising since the end of the financial period, not otherwise dealt with in the condensed consolidated financial statements, which significantly affects the position of the Group and the results of its operations.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (continued) for the six months ended September 30, 2002 and 2001

18. RELATED PARTY TRANSACTIONS

).	KEL	AIED FARI I IRANSACTIONS		
			As at March 31, 2002 Rm (audited)	As at September 30, 2002 Rm (unaudited)
	18.1	Balances with Related Parties		
		Included in accounts receivable:		
		Telkom SA Limited – Interconnect	529.4	332.1
		Telkom SA Limited – Other	14.1	_
		Vodafone Group plc	1.6	0.3
		Included in accounts payable:		
		Telkom SA Limited	78.2	31.6
		Telkom SA Limited – Other	3.0	0.5
		Vodafone Group plc	-	1.9
				months ended mber 30,
			2001	2002
			Rm (unaudited)	Rm (unaudited)
	18.2	Transactions with Related Parties	(unuuuteu)	(unuunteu)
	10.2		1 019 5	1.062.1
		Telkom SA Limited	1,018.5	1,062.1
			1,421.9	1,497.8
		Customer billing	4.1	19.9 0.3
		Lease of transmission lines	(174.7)	(214.6)
		Interconnect fees	(174.7) (158.6)	(163.9)
		Interest payments on shareholder loan	(37.0)	(40.4)
		Vodago prepaid costs	_	(4.9)
		Telephone landline usage	(16.9)	(9.6)
		Installation of transmission lines	(16.0)	(15.9)
		Site costs	(4.3)	(6.6)
		Vodafone Group plc	(14.5)	(23.7)
		Roaming income (transacted within the Vodafone Group)	11.0	11.9
		Roaming expense (transacted within the Vodafone Group)	(15.5)	(24.7)
		Interest payments on shareholder loan	(10.0)	(10.9)
		Vodafone Holdings (SA) (Proprietary) Limited		
		Interest payments on shareholder loan	(13.3)	(14.5)
		VenFin Finansieringskorporasie (Proprietary) Limited	(30.8)	(28.5)
		Interest payments on shareholder loan	(10.0)	(10.9)
		Interest payments on money market	(20.8)	(17.6)
				(1.0)

Transactions with related parties are priced at prevailing market rates.

Descarte Investments No. 8 (Proprietary) Limited

Interest payments on shareholder loan

(3.7)

(3.7)

(4.0)

(4.0)

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (continued) for the six months ended September 30, 2002 and 2001

19. SEGMENTAL INFORMATION

The Group is primarily an integrated mobile telecommunication and data communication business located in South Africa but does have businesses in other African countries. The primary reporting format therefore comprises the business segments of the Group. During the period under review, the Group did not experience any pressures relating to the potential seasonality and cyclicality of its operations.

For the six months ended September 30, 2001 (unaudited)	Unallocated	Networks	Service providers	Other	Elimi- nations	Total
BUSINESS SEGMENTS	Rm	Rm	Rm	Rm	Rm	Rm
Segment revenue	_	6,356.4	3,350.6	120.0	(2,304.8)	7,522.2
External Inter-segment		4,158.3 2,198.1	3,257.5 93.1	106.4 13.6	(2,304.8)	7,522.2
Segment profit/(loss) from operations	(2.3)	1,539.7	135.6	(0.4)	(97.5)	1,575.1
Interest and dividends received Finance costs						16.7 (123.1)
Profit before taxation						1,468.7
Included in segment profit/(loss) from operations:						
Depreciation and amortization	(1.1)	(823.3)	(44.9)	(0.4)	(97.6)	(967.3)
Property, plant and equipment Intangible assets	(1.1)	(819.9) (3.4)	(42.1) (2.8)	(0.4)	(97.6)	(863.5) (103.8)
Bad debts written off	-	(11.2)	(54.8)	-	-	(66.0)
Integration costs, disposals of operations and impairment costs	s (20.0)	45.5	_	-	_	25.5
For the six months ended September 30, 2002 (unaudited)	Unallocated	Networks	Service providers	Other	Elimi- nations	Total
BUSINESS SEGMENTS	Rm	Rm	Rm	Rm	Rm	Rm
Segment revenue	_	8,198.3	4,209.4	52.0	(3,018.9)	9,440.8
External Inter-segment	-	5,331.8 2,866.5	4,071.9 137.5	37.1 14.9	(3,018.9)	9,440.8
Segment profit/(loss) from operations:	17.6	1,750.2	192.1	(29.0)	(92.7)	1,838.2
Interest and dividends received Finance costs						15.6 (315.3)
Profit before taxation						1,538.5
Included in segment profit/(loss) from operations						
Depreciation and amortization	(1.4)	(1,039.3)	(55.7)	(0.5)	(92.5)	(1,189.4)
Property, plant and equipment Intangible assets	(1.4)	(1,030.1) (9.2)	(52.9) (2.8)	(0.4) (0.1)	(92.5)	(1,084.8) (104.6)
Bad debts written off	_	(3.6)	(17.4)			(21.0)

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (continued) for the six months ended September 30, 2002 and 2001

20. US GAAP INFORMATION

The financial statements have been prepared in accordance with International Accounting Standards ("IAS") which differs in certain respects from Generally Accepted Accounting Principles in the United States ("US GAAP"). The effect of applying US GAAP principles to net profit and shareholders' equity is set out below along with an explanation of applicable differences between IAS and US GAAP:

		For the six months ended September 30,		
	Notes	2001 Rm (unaudited)	2002 Rm (unaudited)	
Net profit as reported in accordance with IAS		1,007.9	918.1	
Items increasing/(decreasing) net profit:				
Deferred bonus incentive scheme	(a)	10.4	(27.8)	
Goodwill – non-amortization	(b)	_	49.2	
Goodwill – translation differences on amortization	(c)	(0.6)	(1.7)	
Derivative financial instruments – reclassification of transition		25.2	2.0	
adjustments	(e)	25.3	3.9	
Income tax – rate difference	(f)	(124.2)	(112.2)	
Income tax effect of US GAAP adjustments	(g)	(13.4)	9.0	
Joint Venture	(i)	16.0	_	
Net profit in accordance with US GAAP before cumulative effect of change in accounting policy		921.4	838.5	
Change in accounting policy upon adoption of SFAS 133:				
Derivative financial instruments – transition adjustments	(e)	17.2	-	
Income tax effect on above	(g)	(6.5)	_	
Net profit in accordance with US GAAP after cumulative effect of				
change in accounting policy		932.1	838.5	

	Notes	As at September 30, 2001 Rm (unaudited)	As at September 30, 2002 Rm (unaudited)
Shareholders' equity as reported in accordance with IAS		4,616.3	6,337.0
Items increasing/(decreasing) shareholders' equity:			
Deferred bonus incentive scheme	(a)	47.4	30.1
Goodwill – non-amortization	(b)	_	51.1
Goodwill – translation differences on accumulated amortization .	(c)	(0.9)	(6.0)
Goodwill – accumulated translation differences	(c)	8.0	20.5
Income tax – rate difference	(f)	(552.0)	(767.4)
Income tax effect of US GAAP adjustments	(g)	(17.8)	(11.3)
Joint Venture	(i)	96.0	
Shareholders' equity in accordance with US GAAP		4,197.0	5,654.0

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (continued) for the six months ended September 30, 2002 and 2001

20. US GAAP INFORMATION (continued)

Movements in shareholders' equity in accordance with US GAAP

Balance at March 31, 2001 (audited)	3,195.0 932.1
Net profit for the period Dividends declared Dividends declared Dividends declared Foreign currency translation reserve adjustment Dividends	- 20.9
Cumulative effect adjustment of adoption of SFAS 133	64.8 (15.8)
Balance at September 30, 2001 (unaudited)	4,197.0
Net profit for the period Dividends declared Foreign currency translation reserve adjustment	1,187.5 (600.0) 106.1
Gain on derivatives – reclassified to earnings	(16.6)
Balance at March 31, 2002 (audited)	4,874.0
Net profit for the period Dividends declared Foreign currency translation reserve adjustment	838.5 - (56.1)
Gain on derivatives – reclassified to earnings	(2.4)
Balance at September 30, 2002 (unaudited)	5,654.0

Rm

Summary of differences between International Accounting Standards and accounting principles generally accepted in the US.

A summary of the principal differences and additional disclosures applicable to the Group are set forth below:

(a) Deferred bonus incentive scheme

Under IAS, the total value of deferred bonus entitlements as calculated at the end of each financial period is based on the net present value of expected future cash payments as determined under the bonus formula over the vesting period.

Under US GAAP, in accordance with FIN 28 : "Accounting for Stock Appreciation Rights and Other Variable Stock Option Awards Plans and Interpretation of APB Opinions No. 15 and 25", compensation cost is recogni ed over the service period or the vesting period if the service period is not defined, based upon the undiscounted value of the entitlements.

(b) Goodwill – non-amortization

Under IAS, goodwill and intangible assets arising in business combinations are amortized over their estimated useful lives.

Under US GAAP, accounting for goodwill was substantially the same as IAS until the adoption of SFAS 142 "Goodwill and Other Intangible Assets" ("SFAS 142"). SFAS 142 addresses the initial and ongoing financial accounting and reporting for acquired goodwill and other intangible assets. It requires that goodwill no longer be amortized but tested for impairment annually or more frequently if impairment indicators arise.

The amortization provisions of SFAS 142 are applicable to goodwill arising in business combinations consummated after June 30, 2001 and consequently in the year ended March 31, 2002 goodwill arising from the investment in Vodacom Congo (R.D.C.) S.P.R.L. is not amortized.

The Group adopted SFAS 142 with effect from April 1, 2002. From that date all goodwill is no longer amortized.

The Group has carried out the initial impairment testing of goodwill required by SFAS 142 before the first interim reporting period as at September 30, 2002 based on the April 1, 2002 goodwill balance and determined that no impairment needed to be recogni ed upon the adoption of SFAS 142.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (continued) for the six months ended September 30, 2002 and 2001

20. US GAAP INFORMATION (continued)

(c) Goodwill – translation of goodwill arising on the acquisition of a foreign entity

Under IAS, goodwill arising on the acquisition of a foreign entity is treated as an asset of the Group and translated at the foreign exchange rate ruling at the transaction date – based on the historical rate.

Under US GAAP, goodwill arising on the acquisition of Vodacom Congo (R.D.C.) S.P.R.L. and Vodacom Tanzania Limited is translated at the actual exchange rate at the end of the period. The resulting foreign exchange transaction gain or loss increases or decreases the net investment in Vodacom Congo (R.D.C.) S.P.R.L. and Vodacom Tanzania Limited.

	As at March 31, 2002 Rm (audited)	As at September 30, 2002 Rm (unaudited)
A reconciliation of goodwill for South African and foreign entities reported under IAS on the balance sheet to the approximate amounts determined under US GAAP is as follows:		
Included in total goodwill reported under IAS	342.9	295.6
Goodwill not amortized under US GAAP	1.9	51.1
Goodwill – income tax rate change	20.1	20.1
Translation difference on amortization	(4.3)	(6.0)
Translation difference on goodwill balance	31.7	20.5
As adjusted under US GAAP	392.3	381.3

(d) Income taxes – additional temporary differences

Under IAS, no deferred tax liability was recogni ed in respect of intangible assets acquired other than in a business combination where there was a difference at the date of acquisition between the assigned values and the tax bases of the assets.

Under US GAAP, a deferred tax liability (and corresponding increase in assets acquired) is recogni ed for all temporary differences between the assigned values and the tax bases of intangible assets acquired. The recording of such deferred tax liability has no net impact on net income or shareholder's equity as determined under US GAAP as the decrease in income tax expense is off-set by a corresponding increase in amortization (Note 20f).

(e) Derivative financial instruments

The Group adopted IAS 39 and SFAS 133: Accounting for Derivative Instruments and Hedging Activities ("SFAS 133") on April 1, 2001.

Under IAS, upon adoption of IAS 39, the difference between previous carrying amounts and the fair value of derivatives, which prior to the adoption of IAS 39 had been designated as either fair value or cash flow hedges but do not qualify as hedges under IAS 39, is recogni ed as an adjustment of the opening balance of retained earnings at the beginning of the financial year IAS 39 is initially applied. Changes in fair value of derivatives acquired after April 1, 2001 are recorded in the income statement.

Under US GAAP, upon adoption of SFAS 133, the difference between previous carrying amounts and fair value of derivatives, which prior to the adoption of SFAS 133 had been cash flow type hedges but do not qualify as hedges under SFAS 133, is recogni ed as a cumulative effect adjustment of other comprehensive income in the year SFAS 133 is initially applied. This amount is subsequently released into earnings in the same period or periods during which the hedged transaction affects earnings. During the six month period ended September 30, 2002 R3.9 million (2001: R26.0 million) was released into earnings. The difference between previous carrying amounts and fair value of derivatives, which prior to the adoption of SFAS 133 had been fair value type hedges, is recogni ed as a cumulative effect adjustment in earnings. Changes in fair value of derivatives acquired after April 1, 2001 are recorded in the income statement.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (continued) for the six months ended September 30, 2002 and 2001

20. US GAAP INFORMATION (continued)

(f) Income tax – rate differences

The tax rate in South Africa varies depending on whether income is distributed. The income tax rate is 30% but upon distribution an additional tax (Secondary Tax on Companies or "STC") of 12.5% is due based on the amount of the dividends net of the STC liability.

In conformity with IAS, Vodacom reflects the STC as a component of the income tax charge for the period in which dividends are declared. IAS also requires that deferred tax be provided for at the undistributed rate of 30%.

For the purpose of US GAAP, Vodacom believes that under SFAS No. 109: "Accounting for Income Taxes" ("SFAS 109") temporary differences should be tax effected using the tax rate that will apply when income is distributed, i.e. an effective rate of 37.78% including STC. The use of the higher rate not only affects the measurement of deferred tax assets and liabilities, and hence the tax charge for any period, but because temporary differences in a business combination need to be tax effected at the higher rate there is a consequent effect on the amount of goodwill recogni ed in a business combination under US GAAP.

Vodacom has therefore computed the STC that would become payable upon distribution of relevant undistributed earnings and accrued that amount as an additional liability.

(g) Deferred taxation

The tax effects of the US GAAP adjustments have been calculated based on the enacted tax rate of 37.78% (2001: 37.78%, March 31, 2002: 37.78%).

A reconciliation of the deferred tax balances under IAS to the approximate amounts determined under US GAAP, where materially different, are as follows:

	As at March 31, 2002 Rm (audited)	As at September 30, 2002 Rm (unaudited)
Net deferred tax liabilities:		
As reported under IAS	428.5	472.0
Additional temporary differences	62.2	54.8
Income tax – rate difference	675.3	787.5
Tax effect of US GAAP adjustments	21.8	11.3
As adjusted under US GAAP	1,187.8	1,325.6

Under IAS, deferred tax assets on deductible temporary differences are only recogni ed to the extent that it is probable that the future taxable profit will allow the deferred tax asset to be recovered.

Under US GAAP, deferred tax assets are recogni ed on all temporary differences. A valuation allowance is recogni ed if it is more likely than not that the asset will not be recovered. For US GAAP, an additional deferred tax asset and a corresponding valuation adjustment allowance of R67.3 million (March 31, 2002: R31.0 million) have no effect on the net shareholder's equity for the year.

(h) Capitalized interest

Under IAS, interest cost incurred during the construction period is expensed as incurred.

Under US GAAP, interest cost incurred during the construction period (i.e. period of time necessary to bring a constructed fixed asset to the condition and location necessary for its intended use) is capitalized. The capitalized interest is recorded as part of the asset to which it relates and is amortized over the asset's estimated useful life. Capitalized interest was nil for the six months ended September 30, 2002 and 2001 as the effect of capitalising interest, as compared with the effect of expensing interest, was not material.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (continued) for the six months ended September 30, 2002 and 2001

20. US GAAP INFORMATION (continued)

(i) Joint ventures

Under IAS, investments qualifying as joint ventures are accounted for under the proportionate consolidation method of accounting. Under the proportionate consolidation method, the venturer records its share of each of the assets, liabilities, income and expenses of the jointly controlled entity on a line-by-line basis with similar items in the venturer's financial statements. The venturer continues to record its share of losses in excess of its net investment of the joint venture.

Under US GAAP, joint ventures are accounted for under the equity method of accounting. Under the equity method, an investment in a joint venture is shown in the balance sheet of an investor as a single amount. Likewise, an investor's share of earnings or losses from its investment is ordinarily shown in its income statement as a single amount. An investor discontinues applying the equity method when its net investment (including net advances) is reduced to zero.

For the six months ended September 30, 2001, in accordance with IAS, the Group proportionately consolidated losses to the value of R16.0 million, that was in excess of the Group's net investment in the joint venture. Under US GAAP these losses are not considered in calculating net income as the value of the investment was reduced to zero. Upon disposal of the investment in Vodacom World Online (Proprietary) Limited in 2002, the gain on the sale was less based on a different basis in the net investment.

(j) Comprehensive income

Comprehensive income under US GAAP and accumulated other comprehensive income balances under US GAAP are summarised as follows:

	For the six months ended September, 30	
	2001 Rm (unaudited)	2002 Rm (unaudited)
Net income under US GAAP	932.1	838.5
Other comprehensive income/(loss):		
Foreign currency translation adjustment	20.9	(56.1)
Cumulative effect adjustment of adoption of SFAS 133	64.8	_
Gain on derivatives – reclassified to earnings	(15.8)	(2.4)
Other comprehensive income/(loss)	69.9	(58.5)
Comprehensive income	1,002.0	780.0
Accumulated other comprehensive income balances:		
Cumulative foreign currency translation adjustments	23.2	73.2
Cumulative effect adjustment of adoption of SFAS 133	49.0	30.0

(k) Impairment of assets

Under IAS, the Group is required to annually assess whether there are any indications that an asset may be impaired. Should there be such an indicator, the asset must be tested for impairment. An impairment loss must be recogni ed in the statement of operations, should an assets carrying amount exceed its recoverable amount. The impairment loss is the difference between the assets carrying amount and its recoverable value. The recoverable amount is the higher of the assets net selling price or its value in use. Value in use is the future cash flows to be derived from the particular asset, discounted to present value using a pre-tax market determined rate that reflects the current assessment of the time value of money and the risks specific to the asset. The reversal of an impairment loss in subsequent periods is permitted when there has been a change in economic conditions or the expected use of the asset.

Under US GAAP, for assets other than goodwill, the Group is required to test for impairment whenever there is an indication of impairment in accordance with the FASB Statement of Financial Accounting Standards No. 144 "Accounting for the Impairment or Disposal of Long-lived Assets ("SFAS 144"). For assets to be held and used,

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (continued) for the six months ended September 30, 2002 and 2001

20. US GAAP INFORMATION (continued)

(k) Impairment of assets (continued)

impairment is first measured by reference to undiscounted cash flows. If there is no impairment by reference to undiscounted cash flows, no further action is required but the useful life of the asset must be reconsidered. If impairment exists the Group must measure impairment by comparing the assets fair value to its carrying value. Fair value is either market value (if an active market for the asset exists) or the sum of discounted future cash flows. The discount rate reflects the risk that is specific to that asset. For assets to be disposed of, the loss recogni ed is the excess of the assets carrying amount over its fair value less costs to sell. The reversal of previously recogni ed impairment losses is prohibited.

During the same period in 2001 the Group recogni ed a loss of R45.5 million in respect of a onerous contract (Note 5) in accordance with paragraph 8 of SFAS 5: "Accounting for Contingencies" ("SFAS 5"). Subsequent to the issuance of the 2001 financial statements, it became clear that the other party to the contract was prepared to waive its right to supply satellite phones and instead was prepared to enter into a revised contract to supply mobile phones. Accordingly, management determined that, based on the change in circumstances arising from the willingness of the other party to revise the contract, the Group would no longer incur a loss under the contract and therefore reversed the loss previously provided for. The reversal of the provision, based on a change in circumstances, is not the recovery of impaired assets but rather it represents the reversal in a subsequent period of provision for an estimated loss.

The Group currently has no material GAAP difference for impairment of assets.

(l) Revenue recognition

Under IAS, the Group recogni es activation fee revenue and costs up to the amount of the related activation revenue immediately upon activation of a new customer. Any excess costs incurred are recogni ed up front upon activation of a new customer.

Under US GAAP, activation fee revenues and costs up to the amount of activation revenue would be deferred and recogni ed over the customer relationship period.

The Group has not presented the deferral of activation fees in the above US GAAP reconciliation, as there is no net income impact.

(m) Recent accounting pronouncements

In July 2001, the Financial Accounting Standards Board ("FASB") issued Statements of Financial Accounting Standards No. 142, "Goodwill and Other Intangible Assets" ("SFAS 142"). Under SFAS 142, goodwill and intangible assets with indefinite lives are no longer amortized but are reviewed annually (or more frequently if impairment indicators arise) for impairment. Separable intangible assets that are not deemed to have indefinite lives will continue to be amortized over their useful lives.

The amortization provisions of SFAS 142 apply to goodwill and intangible assets acquired after June 30, 2001. With respect to goodwill and intangible assets acquired prior to July 1, 2001, the Group adopted SFAS 142 effective April 1, 2002. The Group has evaluated the effect that the adoption of the provisions of SFAS 142 will have on its results of operations and financial position (Note 20b).

In August 2001, the FASB issued Statement of Financial Accounting Standards No. 143, "Accounting for Obligations, Associated with the Retirement of Long-Lived Assets" ("SFAS 143"). SFAS 143 establishes accounting standards for recognition and measurement of a liability at fair value for an asset retirement obligation and an addition to the associated asset retirement cost. The accretion of interest expense each period is subsequently recorded as an expense and added to the liability. FAS 143 is effective for fiscal years beginning after June 15, 2002. The Group expects that the adoption of SFAS 143 will not have a material impact on its results of operations and financial position.

In October 2001, the FASB issued Statement of Financial Accounting Standards No. 144, "Accounting for the Impairment or Disposal of Long-Lived Assets" ("SFAS 144"). SFAS 144 addresses financial accounting and reporting for the impairment of long-lived assets and for long-lived assets to be disposed of. This Statement supersedes FASB Statement No. 121, "Accounting for the Impairment of Long-Lived Assets and for Long-Lived Assets to be disposed of" ("SFAS 121"). However, this Statement retains the fundamental provisions of SFAS 121 for recognition and measurement of the (a) impairment of long-lived assets to be held and used and (b) long-lived assets to be disposed of by sale. The Group adopted SFAS 144 effective April 1, 2002 (Note 20k). The adoption of SFAS 144 has no material impact on its results of operations and financial position.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (continued) for the six months ended September 30, 2002 and 2001

20. US GAAP INFORMATION (continued)

(m) Recent accounting pronouncements (continued)

In April 2002, the FASB issued Statements of Accounting Standards No. 145, "Rescission of SFAS Nos. 4, 44 and 64, Amendment of SFAS 13, and Technical Corrections as of April 2002" ("SFAS 145"). SFAS 145 rescinds SFAS No. 4, "Reporting Gains and Losses from Extinguishment of Debt," SFAS No. 44, "Accounting for Intangible Assets of Motor Carriers", and SFAS 64, "Extinguishments of Debt made to satisfy Sinking-Fund requirements". As a result, gains and losses from extinguishment of debt will no longer be classified as extraordinary items unless they meet the criteria of unusual or infrequent as described in Accounting Principles Boards Opinion 30, "Reporting the Results of Operations - Reporting the Effects of Disposal of a Segment of a Business, and Extraordinary, Unusual and Infrequently Occurring Events and Transactions". In addition, SFAS 145 amends SFAS 13, "Accounting for Leases", to eliminate an inconsistency between the required accounting for sale-leaseback transactions and the required accounting for certain lease modifications that have economic effects that are similar to sale-leaseback transactions. SFAS 145 also amends other existing authoritative pronouncements to make various technical corrections, clarify meanings, or describe their applicability under changed conditions. SFAS 145 is effective for fiscal years beginning after May 15, 2002. The Group is currently evaluating the impact that the adoption of SFAS 145 will have on its results of operations and financial position. However, the Group does not believe that the adoption of SFAS 145 will have a material impact on its results of operations and financial position.

In June 2002, the FASB issued Statement of Accounting Standards No. 146, "Accounting for Costs Associated with Exit or Disposal Activities" ("SFAS 146"). This Statement addresses financial accounting and reporting for costs associated with exit or disposal activities and nullifies Emerging Issues Task Force Issue No. 94-3, "Liability Recognition for Certain Employee Termination Benefits and Other Costs to Exit an Activity (including Certain Costs Incurred in a Restructuring)" ("EITF 94-3"). SFAS 146 eliminates the definition and requirements for recognition of exit costs in EITF 94-3. SFAS 146 requires that a liability for a cost associated with an exit or disposal activity be recognised when the liability is incurred. Under EITF 94-3, a liability for an exit cost as defined in EITF 94-3 was recognised at the date of an entity's commitment to an exit plan. SFAS 146 also concluded that an entity's commitment to a plan, by itself, does not create a present obligation to others that meets the definition of a liability. SFAS 146 is effective for exit or disposal activities initiated after December 31, 2002. The Group is currently evaluating the impact that the adoption of SFAS 146 will have on its results of operations and financial position. However, the Group does not believe that the adoption of SFAS 146 will have a material impact on its results of operations and financial position.

In October 2002, the FASB issued SFAS No. 147, "Acquisitions of Certain Financial Institutions" ("SFAS 147"). This Statement removes acquisitions of financial institutions from the scope of Statement 72 and Interpretation 9 and requires that those transactions be accounted for in accordance with SFAS No. 141, Business Combinations ("SFAS 141" and SFAS 142. In addition, this Statement amends SFAS 144, to include in its scope long-term customer-relationship intangible assets of financial institutions such as depositor – and borrower – relationship intangible assets and credit card holders intangible assets. SFAS 147 is effective for acquisitions where the date of acquisition is on or after October 1, 2002.. The Group expects that the adoption of this Statement will not have a material impact on its results of operations and financial position.

In November 2002, the Emerging Issues Task Force reached a final consensus related to Revenue Arrangements with Multiple Deliverables (EITF 00-21). The consensus requires that revenue arrangements with multiple deliverables should be divided into separate units of accounting if (a) a delivered item has value to the customer on stand alone basis, (b) there is objective and reliable evidence of the fair value of the undelivered item and (c) if the arrangement includes a general right of return, delivery or performance of the undelivered items is considered probable and substantially in the control of the vendor. Arrangement consideration should be allocated among the separate units of accounting based on their relative fair value and appropriate revenue recognition criteria would be applied to each separate unit of accounting. The Group has not yet determined what effect, if any, EITF 00-21 would have on revenue and net income determined in accordance with US GAAP. The Task Force agreed the effective date for the consensus will be for all revenue arrangements entered into in fiscal periods beginning after June 15, 2003, with early adoption permitted. The Group will adopt EITF 00-21 for their fiscal year beginning April 1, 2004.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (continued) for the six months ended September 30, 2002 and 2001

20. US GAAP INFORMATION (continued)

(m) Recent accounting pronouncements (continued)

In December 2002, the FASB issued Statements of Financial Accounting Standards No 148, "Accounting for Stock-Based Compensation Transition and Disclosure – an amendment of FAS 123". Under FAS 148, the statement provides alternative methods of transition for a voluntary change to the fair value based method of accounting for stock-based employee compensation. In addition, this statement amends the disclosure requirements of Statement 123 to require prominent disclosure on both annual and interim financial statements about the method of accounting for stock-based employee compensation and the effect of the method used on reported results. The amendments to Statement 123 in paragraphs 2(a)-2(e) of this statement shall be effective for financial statements for fiscal years ending after December 15, 2002. Earlier application of the transition provisions in paragraphs 2(a)-2(d) is permitted for entities with a fiscal year ending prior to December 15, 2002, provided that financial statements for the 2002 fiscal year have not been issued as of the date this Statement is issued. Early application of the disclosure provisions in paragraph 2(e) is encouraged. The Group has determined that this statement will have no impact on its financial statements for the periods presented as it does not have any stock based compensation plans.

In November 2002, the FASB issued FASB Interpretation No. 45, "Guarantor's Accounting and Disclosure Requirements for Guarantees, Including Indirect Guarantees of Indebtedness of Others an interpretation of FASB Statements No. 5, 57, and 107 and rescission of FASB Interpretation No. 34" ("FIN 45"). This interpretation elaborates on the disclosures to be made by a guarantor in its interim and annual financial statements about its obligations under certain guarantees that it has issued. It also clarifies that a guarantor is required to recognize, at the inception of a guarantee, a liability for the fair value of the obligation undertaken in issuing the guarantee. This interpretation does not prescribe a specific approach for subsequently measuring the guarantor's recognized liability over the term of the related guarantee. This interpretation also incorporates, without change, the guidance in FASB Interpretation No. 34, Disclosure of Indirect Guarantees of Indebtedness of Others, which is being superseded. The initial recognition and initial measurement provisions of this interpretation are applicable on a prospective basis to guarantees issued or modified after December 31, 2002, irrespective of the guarantor's fiscal year-end. The disclosure requirements in this Interpretation are effective for financial statements of interim or annual periods ending after December 15, 2002. The interpretive guidance incorporated without change from Interpretation 34 continues to be required for financial statements for fiscal years ending after June 15, 1981 – the effective date of Interpretation 34. The Group is currently evaluating the impact of recognizing the fair value of certain guarantees that it has issued.

In January 2003, the FASB issued FASB Interpretation No. 46 "Consolidation of Variable Interest Entities – an interpretation of ARB No. 51" ("FIN 46"). This interpretation of Accounting Research Bulletin No. 51. *Consolidated Financial Statements*, addresses consolidation by business enterprises of variable interest entities which have one or both of the following characteristics:

- 1. The equity investment at risk is not sufficient to permit the entity to finance its activities without additional subordinated financial support from other parties, which is provided through other interests that will absorb some or all of the expected losses of the entity.
- 2. The equity investors lack one or more of the following essential characteristics of a controlling financial interest:
 - a. The direct or indirect ability to make decisions about the entity's activities through voting rights or similar rights.
 - b. The obligation to absorb the expected losses of the entity if they occur, which makes it possible for the entity to finance its activities.
 - c. The right to receive the expected residual returns of the entity if they occur, which is the compensation for the risk of absorbing the expected losses.

This Interpretation applies immediately to variable interest entities created after January 31, 2003, and to variable interest entities in which an enterprise obtains an interest after that date. It applies in the first fiscal year or interim period beginning after June 15, 2003, to variable interest entities in which an enterprise holds a variable interest that it acquired before February 1, 2003. The Interpretation applies to public enterprises as of the beginning of the applicable interim or annual period, and it applies to nonpublic enterprises as of the end of the applicable annual period.

This Interpretation may be applied prospectively with a cumulative-effect adjustment as of the date on which it is first applied or by restating previously issued financial statements for one or more years with a cumulative-effect adjustment as of the beginning of the first year restated. The Group is still evaluating the impact of this interpretation on its financial statements.

I Ernst & Young

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REPORT OF THE INDEPENDENT AUDITORS

to the Shareholders of Telkom SA Limited

We have audited the accompanying consolidated balance sheets of Telkom SA Limited and subsidiaries as of March 31, 2002, 2001 and 2000, and the related consolidated statements of income, shareholders' equity, and cash flows for each of the three years in the period ended March 31, 2002 set out on pages F–49 to F–114. These financial statements are the responsibility of the Company's directors. Our responsibility is to express an opinion on these financial statements based on our audits. We did not audit the financial statements of Vodacom Group (Proprietary) Limited, a 50% joint venture, which statements reflect total assets constituting 14% in March 2002, 12% in 2001 and 10% in 2000, and total revenues constituting 24% in March 2002, 21% in 2001 and 18% in 2000 of the related consolidated totals. Those statements were audited by other auditors, whose report, which has been furnished to us, without qualifying, draws attention to the fact that there were certain restatements and adjustments regarding the consolidated financial statements of the Vodacom Group (Proprietary) Limited as issued previously. Our opinion, insofar as it relates to the amounts included for Vodacom Group (Proprietary) Limited, is based solely on the report of the other auditors.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the consolidated financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall consolidated financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, based on our audits and the report of other auditors, the consolidated financial statements referred to above present fairly, in all material respects, the consolidated financial position of Telkom SA Limited at March 31, 2002, 2001 and 2000, and the consolidated results of their operations and their cash flows for each of the three years in the period ended March 31, 2002, in conformity with International Accounting Standards and in the manner required by the Companies Act in South Africa.

International Accounting Standards vary in certain significant respects from accounting principles generally accepted in the United States of America. Application of accounting principles generally accepted in the United States of America would have affected the consolidated shareholders' equity as of March 31, 2002, 2001 and the consolidated results of operations for each of the two years in the period ended March 31, 2002 to the extent summarized in Note 41 to the consolidated financial statements.

Without qualifying our opinion above we draw attention to Note 20 to the consolidated financial statements. In 2002 Telkom SA Limited changed its accounting policy for financial instruments to conform with International Accounting Standard 39 – Financial Instruments: Recognition and measurement.

Ernst + Young

ERNST & YOUNG Registered Accountants and Auditors Chartered Accountants (SA)

Pretoria December 10, 2002

CONSOLIDATED INCOME STATEMENTS

for the three years ended March 31, 2002

	Note	2000 Rm	2001 Rm	2002 Rm
Operating revenue	3	27,113	31,352	34,197
Operating expenses	4	23,231	26,427	29,984
Employee expenses		7,713	6,590	7,166
Payments to other operators		4,241	4,983	5,762
Selling, general and administrative expenses		5,324	6,971	8,237
Services rendered		1,439	1,539	2,194
Operating leases		340	1,292	1,217
Depreciation and amortization		4,174	5,052	5,408
Operating profit		3,882	4,925	4,213
Investment income	5	641	617	490
Profit before finance charges		4,523	5,542	4,703
Finance charges	6	2,482	3,137	2,550
Profit before tax		2,041	2,405	2,153
Taxation	7	501	715	873
Profit after tax		1,540	1,690	1,280
Minority interests		13	68	59
Net profit for the year		1,527	1,622	1,221
Basic and diluted earnings per share (cents)	8	274.1	291.2	219.2

CONSOLIDATED BALANCE SHEETS at March 31, 2002

	Note	2000 Rm	2001 Rm	2002 Rm
ASSETS				
Non-current assets		36,266	40,863	44,240
Property, plant and equipment	9	34,110	38,704	41,918
Intangible assets	10	470	415	530
Investments	11	389	576	780
Deferred taxation	12	1,297	1,168	1,012
Current assets		11,010	12,674	10,968
Inventories	13	1,187	861	624
Trade receivables	14	5,427	5,852	5,720
Income tax receivable	15	1,259	1,294	1,081
Other financial assets	16	1,184	2,866	2,819
Cash and cash equivalents	17	1,953	1,801	724
Total assets		47,276	53,537	55,208
EQUITY AND LIABILITIES				
Capital and reserves		13,350	14,972	16,832
Share capital and premium	18	8,293	8,293	8,293
Share issue expenses	18	_	_	(44)
Non-distributable reserves	19	_	_	134
Retained earnings	20	5,057	6,679	8,449
Minority interests		47	116	133
Non-current liabilities		19,508	23,002	25,597
Interest bearing debt	21	15,149	18,991	21,505
Finance leases	22	779	852	1,028
Deferred taxation	12	228	315	463
Provisions	23	3,352	2,844	2,601
Current liabilities		14,371	15,447	12,646
Trade and other payables	24	5,882	6,141	7,391
Current portion of interest bearing debt	21	5,320	5,491	2,041
Current portion of finance leases	22	-	_	5
Deferred income		970	1,142	958
Income tax payable		317	499	193
Current portion of provisions	23	1,156	1,240	1,236
Credit facilities utilized	17	726	934	822
Total equity and liabilities		47,276	53,537	55,208

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY for the three years ended March 31, 2002

	Share capital Rm	Share premium Rm	Preliminary listing costs Rm	Non- distributable reserves Rm	Retained earnings Rm	Total Rm
Balance at April 1, 1999	5,570	2,723			3,862	12,155
Net profit for the year					1,527	1,527
Dividends declared					(332)	(332)
Balance at March 31, 2000	5,570	2,723			5,057	13,350
Net profit for the year					1,622	1,622
Balance at March 31, 2001	5,570	2,723			6,679	14,972
Adoption of IAS 39				45	584	629
Restated balance	5,570	2,723		45	7,263	15,601
Net profit for the year					1,221	1,221
Transfer to non-distributable reserves					35	(35)
Fair value adjustment				5		5
Foreign currency reserves (net of tax of R10m) (Note 19)				49		49
Share issue expenses (Note 18)			(44)			(44)
Balance at March 31, 2002	5,570	2,723	(44)	134	8,449	16,832

CONSOLIDATED CASH FLOW STATEMENTS

for the three years ended March 31, 2002

	Note	2000 Rm	2001 Rm	2002 Rm
Operating activities		4,917	6,165	8,171
Cash receipts from customers		26,010	31,072	34,053
Cash paid to suppliers and employees		(19,683)	(21,240)	(22,448)
Cash generated from operations	29	6,327	9,832	11,605
Income from investments		498	582	506
Finance charges paid	30	(1,271)	(3,927)	(3,026)
Taxation paid	31	(257)	(322)	(914)
Operating cash flow		5,297	6,165	8,171
Dividends paid		(380)	-	_
Investing activities		(9,107)	(9,964)	(9,294)
Expenditure to maintain operations				
Proceeds on disposal of property, plant and equipment		898	230	139
Proceeds on disposal of subsidiaries and joint ventures	32	26	-	13
Additions to property, plant and equipment		(9,461)	(9,889)	(9,004)
Intangible assets acquired		(5)	-	(97)
Proceeds on disposal of other investments		-	12	-
Additions to other investments		(255)	(260)	(119)
Expenditure to expand operations				
Purchase of subsidiaries and minority interests	33	(410)	(57)	(182)
Disposal of division	34	100	-	-
Preliminary listing costs		-	-	(44)
Financing activities		5,051	3,439	110
Loans raised		6,141	9,713	14,286
Loans repaid		(732)	(5,661)	(15,041)
(Increase)/Decrease in interest-bearing investments		(358)	(613)	865
Net increase/(decrease) in net cash and cash equivalents		861	(360)	(1,013)
Net cash and cash equivalents at beginning of the year		366	1,227	867
Effect of foreign exchange rate differences			-	48
Net cash and cash equivalents at end of the year	17	1,227	867	(98)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

1. OVERVIEW OF BUSINESS ACTIVITIES

Telkom SA Limited ("Telkom") is a limited liability company incorporated in the Republic of South Africa ("South Africa"). The company, its subsidiaries and joint ventures ("the Group") is the leading provider of fixed-line voice and data communications services in South Africa and mobile communications services through Vodacom Group (Proprietary) Limited ("Vodacom") in South Africa and certain other African countries. The Group's services and products include: fixed line telephony, including domestic, prepaid, international, public payphone and carrier services, as well as enhanced services, customer premises equipment sales and directory services; mobile telephony through Vodacom; data communications using fibre connections, including data transmission, data networking and leased lines and related services; and e-commerce, including internet access service provider, application service provider, hosting, data storage, e-mail and security services.

2. SIGNIFICANT ACCOUNTING POLICIES

Basis of preparation

Over the recent years a process has been underway to harmonize South African Statements of Generally Accepted Accounting Practice ("SA GAAP") with International Accounting Standards ("IAS"). At September 30, 2002 that process was essentially complete with there being no material differences in matters of principle between IAS and SA GAAP, there are however differences in the effective dates of IAS and SA GAAP.

For the accounting periods up to, and including March 2002, the Group has prepared annual financial statements, as required by the South African Companies Act, in accordance with SA GAAP.

The financial statements are prepared on the historical cost basis, with the exception of financial instruments, which are measured at fair value, in conformity with IAS. IAS were applied in full for the first time, in these financial statements, as the primary accounting basis. Where adjustments arising from this change could be reasonably determined, opening retained earnings for the earliest period presented were accordingly adjusted, with the exception of the adjustment arising on the adoption of IAS 39, which was accounted for on April 1, 2001.

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

Basis of consolidation

The consolidated financial statements include those of Telkom SA Limited, its subsidiaries and joint ventures. Joint ventures are accounted for using the proportionate consolidation method. Non-consolidated subsidiaries and joint ventures are carried at cost. Intra-Group transactions are eliminated on consolidation. Business combinations are accounted for using the purchase method of accounting. On acquisition of a subsidiary or joint venture, any excess of the purchase price over the fair value of the net assets is recognized as goodwill on acquisition. Minority interests are calculated on the fair value of assets and liabilities.

Intangible assets

Intangible assets, including goodwill, are stated at cost and amortized on a straight-line basis over the anticipated period of benefit. Amortization commences when the asset is available for its intended use.

The expected useful lives assigned to intangible assets are:

	Years
Licences	5 to 20
Goodwill	3 to 20
Trademarks, copyrights and other	3 to 5

Property, plant and equipment

Freehold land is stated at cost and is not depreciated.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

2. SIGNIFICANT ACCOUNTING POLICIES (continued)

Property, plant and equipment ("PPE") is stated at historical cost less accumulated depreciation. Depreciation is charged from the date of commissioning on a straight-line basis over the estimated useful life. Assets under construction represents software, network and support equipment and includes all direct expenditure but excludes abnormal wastage.

The expected useful lives assigned to groups of property, plant and equipment are:

	Years
Buildings	40 to 50
Buildings held under finance lease	25
Network equipment	
Cables	10 to 28
Switching equipment	5 to 15
Transmission equipment	15
Other	2 to 15
Support equipment	5 to 10
Furniture and office equipment	3 to 10
Data processing equipment and software	3 to 5
Other	5 to 10

Repairs and maintenance

The Group expenses all costs associated with the repair and maintenance of its telecommunications network.

Borrowing costs

Financing costs directly associated with the acquisition or construction of assets that require more than three months to complete and place in service are capitalized at interest rates relating to loans specifically raised for that purpose, or at the weighted average borrowing rate where the general pool of Group borrowings was utilized. Other borrowing costs are expensed as incurred.

Inventories

Inventories are stated at the lower of cost, determined on a weighted average basis, or estimated net realisable value.

Impairment of assets

The Group regularly reviews its assets and financial instruments for any indication of impairment. With respect to long lived assets, the Group recognizes impairment when indicators including changes in technological, market, economic, legal and operating environments occur and result in changes in the extent to which such assets will be used in the future.

The impairment of network assets is measured using the present value of projected cash flows covering the remaining useful lives of the network. Impairments of other assets are determined using the net realizable value.

Impairment losses are recognized when the carrying value exceeds the estimated recoverable amount.

Financial instruments

Recognition

All financial instruments are initially recognized at cost, including transaction costs, when the Group becomes a party to their contractual arrangements. Gains and losses arising on changes in fair value of these instruments are recognized in income in the period they occur, except for those classified as "available-for-sale" which are taken directly to equity.

Subsequent to initial recognition, financial assets classified as "available-for-sale" are measured at fair value and those classified as "held to maturity" at amortized cost. Receivables, loans advanced, interest-bearing borrowings and other financial liabilities are measured at amortized cost where a maturity date exists, or at cost if no maturity date exists. Amortized cost is calculated on the effective interest rate method.

Fair value adjustments on unlisted investments are made if the value can be determined in terms of IAS 39.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

2. SIGNIFICANT ACCOUNTING POLICIES (continued)

Derecognition

On derecognition of a financial asset or liability, the difference between the consideration and the carrying amount on the trade date is included in income.

Trade and other receivables

Trade receivables are recognized and carried at original invoice amount less an allowance for uncollectables. Based on historical performance with the fixed-line business, an allowance of 2% is raised for debt outstanding for less than 30 days. For debts older than 30 days an allowance of 10% is used, increasing to 100% for debts in excess of 120 days. Bad debts are written-off when the collection process has been exhausted.

The mobile businesses's policy for determining the allowance for doubtful accounts in full (unless arrangements have been made with the debtors for payment) is as follows:

All amounts outstanding for 120 days and more as well as any specific retailers, dealers or subscribers outstanding for less than 120 days, where there is deemed to be a significant risk of non-payment. In addition, if accounts receivable balances are handed over for collection to the legal department, they are written off in full regardless of days outstanding. Hand over to the legal department is determined on a case by case basis, but usually occurs after amounts have been outstanding for 90 days for individual subscribers and after 150 days for all other accounts receivables.

Bills of exchange and promissory notes held to maturity are measured at amortized cost using the effective interest rate method. Those that do not have a fixed maturity are carried at the fair value of the consideration given.

Cash and cash equivalents

Cash and cash equivalents comprise cash on hand, deposits held on call and term deposits with maturity of less than three months.

Derivative financial instruments

Effective April 1, 2001, all derivative financial instruments are measured at fair value subsequent to initial recognition with gains and losses taken to income. The fair value of forward exchange contracts is calculated by reference to current forward exchange rates for contracts with similar maturity profiles. The fair values of interest rate swap contracts are determined as the difference in the present value of the future net interest cash flows. The fair value of currency swaps is determined with reference to the present value of expected future cash flows. The Group's derivative transactions, while providing effective economic hedges under the risk management policies, do not qualify for hedge accounting under the specific rules of IAS 39. Upon initial application of IAS 39, the Group recorded the fair value of the existing forward contracts on the balance sheet and the corresponding gain was recognized as an adjustment to the opening balance of retained earnings.

Prior to April 1, 2001, the Group entered into foreign exchange forward contracts to hedge the Group's exposure to fluctuations in foreign currency exchange rates on specific transactions. Up to March 31, 2001, gains and losses due to changes in spot rates on forward contracts designated as hedges of identifiable foreign currency firm commitments were deferred and included in the measurement of the related foreign currency transactions. Gains and losses due to changes in spot rates on forward contracts designated as hedges of existing assets and liabilities were recorded to the income statement to offset the currency gain or loss from the instrument being hedged. The portion of the premium paid or received relating to the firm commitment period was included in the measurement of the basis of the related foreign currency transaction when recorded. Any remaining premium was amortized over the life of the foreign exchange contract to the income statement. Foreign exchange contract costs incurred in covering currency loans are expensed over the period of the contract and are included in finance costs.

Prior to April 1, 2001, the Group entered into interest rate swap agreements in order to manage interest rate exposure. The net interest paid or received on the swaps was recognized as interest expense.

Prior to April 1, 2001, the Group entered into cross-currency interest rate swap agreements in order to manage exposures to interest rates and fluctuations in foreign currency exchange rates. The net interest paid or received on the swaps was recognized as interest expense. Gains and losses due to changes in spot rates on the contracts used for hedging were recorded to the income statement to offset the currency gain or loss from the instrument being hedged.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

2. SIGNIFICANT ACCOUNTING POLICIES (continued)

Sale and buy back transactions

Securities sold under sale and buy back agreements are carried at amortized cost. Associated finance charges are taken to income.

Securities purchased under sale and buy back agreements are not recognized in the financial statements but a receivable is raised for the consideration provided. The receivable is classified as a held for trading investment, and is carried at fair value with adjustments taken to income.

Bridge liquidity transactions

New bonds issued are measured at amortized cost based on the yield to maturity of the new issue.

Bonds are derecognized when the obligation specified in the contract is discharged. The difference between the carrying value of the bond and the amount paid to extinguish the obligation is included in income.

Bonds issued where Telkom is a buyer and seller of last resort are carried at amortized cost. The Group does not actively trade in bonds.

Foreign currencies

The functional currency of the Group is the South African Rand.

Transactions denominated in foreign currencies are translated at the rate of exchange at the transaction date. Monetary items denominated in foreign currencies are translated at the rate of exchange at the balance sheet date. Realized and unrealized profits and losses on foreign exchange are included in finance charges.

Assets and liabilities of foreign entities are translated at the foreign exchange rates ruling at the balance sheet date. Income, expenditure and cash flow items are translated at the actual foreign exchange rate or average foreign exchange rates for the period. Exchange differences on consolidation are classified as part of the foreign currency translation reserve, until disposal of the investment. Any fair value adjustments arising on the acquisition of a foreign entity are recorded in the Group and translated at the foreign exchange rates on transaction date.

Deferred taxation

Deferred taxation is accounted for using the balance sheet liability method at current rates in respect of temporary differences. Deferred tax assets are recognized to the extent that future taxable profits are expected to be available for set-off.

Employee benefits

Short-term employee benefits

The cost of all short-term employee benefits is recognized during the period employees render services.

Leave benefits

Holiday leave is accumulated over the period that the leave accrues and is subject to a cap. Sick leave is accumulated on days accrued and is also subject to a cap.

Post-employment benefits

The Group provides defined benefit and defined contribution plans for the benefit of employees. These plans are funded by the employees and the Group, taking into account recommendations of the independent actuaries. The post-retirement medical liability is unfunded.

Defined contribution plans

The Group's funding of the defined contribution plans is charged to the income statement in the same period as the related service is provided.

Defined benefit plans

The Group provides defined benefit plans for pension, medical aid costs, and telephone rebates to qualifying employees. The Group's net obligation in respect of defined benefits is calculated separately for each plan by estimating the amount of future benefits earned in return for services rendered.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

2. SIGNIFICANT ACCOUNTING POLICIES (continued)

The amount recognized in the balance sheet represents the present value of the defined benefit obligations, calculated using the projected unit credit method, as adjusted for unrecognized actuarial gains and losses, unrecognized past service costs and reduced by the fair value of plan assets. The amount of any surplus recognized is limited to unrecognized actuarial losses and past service costs plus the present value of available refunds and reductions in future contributions to the plan. To the extent that there is uncertainty as to the entitlement to the surplus, no asset is recognized.

Actuarial gains and losses are recognized as income or expense when the cumulative unrecognized gains and losses for each individual plan exceed 10% of the greater of the present value of the Group's obligation or the fair value of plan assets. These gains or losses are amortized on a straight line basis over ten years.

Past service costs are recognized immediately to the extent that the benefits are vested, otherwise they are recognized on a straight line basis over the average period the benefits become vested.

Termination benefits

Termination benefits are payable when employment is terminated before the normal retirement age or when an employee accepts voluntary redundancy in exchange for benefits. Termination benefits are accounted for in terms of the policy for provisions.

Provisions

Provisions are recognized when, and only when, the Group has a present obligation (legal or constructive) as a result of a past event and it is probable (i.e. more likely than not) that an outflow of resources will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation. Provisions are reviewed at each balance sheet date and adjusted to reflect the current best estimate. Where the effect of time value of money is material, the amount of a provision is the present value of the expenditures expected to be required to settle the obligation.

Revenue

Revenue for services is stated at amounts invoiced to customers and excludes Value-Added Tax.

The Group provides fixed-line communication services, mobile communication services, directory services and communication-related products. The Group provides such services to business, residential, payphone and mobile customers. Revenue, which excludes Value-Added Tax, represents the value of fixed consideration that has been received or is receivable.

Revenue is recognized when there is evidence of an arrangement, collectability is reasonably assured, and the delivery of the product or service has occurred. In certain circumstances revenue is split into separately identifiable components and recognized when the related components are delivered in order to reflect the substance of the transaction. The value of components is determined using verifiable objective evidence. The Group does not provide customers with the right to a refund.

Products and services

Subscriptions

The Group provides telephone and data communication services under postpaid and prepaid payment arrangements. Revenue includes fees for installation and activation. Installation and activation-related fees are recognized as revenue upon activation. Costs incurred on first time installations that form an integral part of the network are capitalized and depreciated over the life of the network. All other installation and activation costs are expensed as incurred.

Postpaid and prepaid service arrangements include subscription fees, typically monthly fees, which are recognized over the subscription period on a *pro rata* basis. The terms and conditions of certain products allow the carry over of unused minutes; revenue related to the carry over of unused minutes is deferred until usage or expiration.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

2. SIGNIFICANT ACCOUNTING POLICIES (continued)

Airtime, traffic and value-added services

Prepaid service revenue collected in advance is deferred and recognized based on actual usage or upon expiration of the usage period or whatever comes first. Payphone service revenue is recognized when the service is provided. Community phone revenue collected in advance is deferred and recognized based on actual usage or upon expiration of the usage period. Interconnection revenue for call termination, call transit, and network usage are recognized in the period the traffic occurs. Revenue related to local, long distance, network-to-network, roaming and international call connection services is recognized when the call is placed or the connection provided. Revenue related to products and value-added services is recognized upon delivery of the product or service.

Telkom provides incentives to its retail payphone card distributors as trade discounts. Incentives are based on sales volume and value. Revenue for retail payphone cards is recorded as traffic revenues, net of these discounts as the cards are used.

Equipment sales

Sales of communication equipment are recognized upon delivery to the customer.

Directory services

Revenue related to published directory services is recognized on a *pro rata* basis over the period in which the publication expires, which is generally 12 months. Telephone-based directory service revenue is recognized when the service is provided.

Other

Dividends from investments are recognized on the date that the dividend is declared. Interest is recognized on a time proportion basis taking into account the principal amount outstanding and the effective interest rate.

Incentives

Vodacom pays incentives to service providers and dealers for new activations, retention of existing customers and reaching specified sales targets. These incentives are expensed as incurred.

Vodacom also pays distribution incentives to service providers and dealers for exclusivity, distribution assets and distribution subsidies, which are deferred and expensed over the contractual relationship period.

Leases

Operating lease payments are recogni ed as an expense in the income statement on a straight-line basis over the lease term.

Assets acquired in terms of finance leases are capitalized at the lower of fair value or the present value of the minimum lease payments at inception of the lease and depreciated over the lesser of the useful life of the asset or the lease term. Lease finance costs are charged against income over the term of the lease using the effective interest rate method.

Segmental reporting

The Group is managed in two business segments: Fixed-line and Mobile. The basis of segment reporting is representative of the Group's internal reporting structure, which is in accordance with International Accounting Standards. The Group's two segments operate mainly in South Africa but the mobile segment has businesses in certain other African countries.

The Fixed-line business segment provides local telephony, domestic and international long distance services as well as leased lines, data transmission, directory services and internet access.

The Mobile business segment provides mobile telephony services as well as the sale of mobile equipment.

Inter-segment sales are accounted for in the same way as sales to third parties at current market prices.

Marketing

Marketing costs are recognized as an expense as incurred.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

	2000 Rm	2001 Rm	200 Rr
OPERATING REVENUE	27,113	31,352	34,19
Operating revenue			
Fixed line		26,100 5,252	27,60 6,59
Fixed line	23,530	26,100	27,60
Subscriptions, connections and other usage		4,197 16,409	4,41 17,16
Domestic (local and long distance)	5,325	8,280 6,845 1,284	8,67 7,32 1,17
Interconnection	2,602	1,706 3,150 638	1,64 3,72 65
OPERATING EXPENSES	23,231	26,427	29,98
Operating expenses comprise: Employee expenses	7,713	6,590	7,16
Salaries and wages Pension and retirement funds	4,062 129	3,691 128	3,73
Interest cost		128	11 (3
Defined contribution expense	<u>486</u> <u>354</u>	468 (27)	50
Current service cost	266 15 –	50 348 (16) (86) (323)	
Medical aid contributions		383 12	37
Current service cost/(gain)		39	(1
Other benefits	1,996	1,803	1,87
Restructuring expense	303	132	37

The curtailment loss/(gain) resulted from a material reduction in the number of employees covered by the defined benefit plan, as well as a change in benefit under the plan. This, in turn, resulted in a required adjustment to the present value of the obligation.

Settlement (gain)/loss

The settlement (gain)/loss resulted from a transaction between the group and members of the defined benefit plan. The members were offered a lump sum in exchange for their right to receive specified post-employment benefits.

benefits.			
Payments to other operators	 4,241	4,983	5,762

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

	2000 Rm	2001 Rm	2002 Rm
OPERATING EXPENSES (continued)			
Selling, general and administrative expenses	5,324	6,971	8,237
Selling and administrative expenses	2,065 582 	4,053 2,076 592 279 119 160	4,995 2,202 617 445 398 47
Profit on disposal of property, plant and equipment	(493)	(29)	(22
Services rendered	1,439	1,539	2,194
Facilities management, security and other	445 10 8	1,222 290 27 13 14	1,786 382 26 15 11
Operating leases	340	1,292	1,217
Buildings	7 54	297 5 56 934	316
Depreciation of property, plant and equipment	4,138	4,920	5,283
Freehold buildings	20 2,766 309 27 678	197 20 3,367 406 34 817 79	190 22 3,324 365 44 1,262 76
Amortization of intangible assets	36	132	125
Goodwill	16	75 55 2	66 53 6
INVESTMENT INCOME	641	617	490
FINANCE CHARGES	2,482	3,137	2,550
Interest payable and loan discount amortized	2,107	2,560	2,550
Local loans	137 (332) (40)	2,173 559 (160) (12) –	2,690 599 (104 2,401 (3,036
Hedging costs	375	577	-
Capitalization rate	14.48%	13.01%	13.48%

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

	2000 Rm	2001 Rm	2002 Rm
TAXATION	501	715	873
South African normal company taxation	318	470	787
Current tax	317 1	471 (1)	581 206
Deferred taxation	132	214	48
Current	138 (6)	224 (10)	326 (278)
Secondary Tax on Companies	50 1	29 2	37 1
Reconciliation of taxation rate	%	%	%
Effective rate	24.5 30.0	29.8 30.0	40.5 30.0
Adjusted for:	(5.5)	(0.2)	10.5
Exempt income	$ \begin{array}{c} (24.1)\\ 16.5\\ (0.6)\\ 1.0\\ 2.5\\ (0.0) \end{array} $	$(15.5) \\ 13.2 \\ (0.2) \\ 1.1 \\ 1.3 \\ (0.1)$	$ \begin{array}{r} 0.1 \\ 12.3 \\ (0.4) \\ - \\ 1.7 \\ (0.2) \end{array} $
Underprovision for prior years	(0.8)	(0.1)	(3.2)

The change in the effective rate for 2002 was primarily due to non-deductible losses relative to a supplier dispute, and the change in tax regime whereby certain income was no longer exempt from tax.

8. EARNINGS AND DIVIDEND PER SHARE

Basic and diluted earnings per share

The calculation of earnings per share is based on net profit for the year (earnings) of Rm 1,221 (2001: Rm 1,622, 2000: Rm 1,527) and ordinary shares in issue of 557,031,819 (2001: 557,031,819, 2000: 557,031,819).

Dividend per share

The calculation of the dividend per ordinary share is based on a declared ordinary dividend of R Nil (2001: R Nil, 2000: Rm 332) and 557,031,819 (2001: 557,031,819, 2000: 557,031,819) ordinary shares issued.

	2000	2001	2002
	Rm	Rm	Rm
Basic and diluted earnings per share (cents)	274.1 59.6	291.2	219.2

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

9. PROPERTY, PLANT AND EQUIPMENT

	Cost Rm	2002 Accumulated depreciation Rm	Carrying value Rm	Cost Rm	2001 Accumulated depreciation Rm	Carrying value Rm
Freehold land and buildings	3,548	(829)	2,719	3,226	(641)	2,585
Leasehold buildings	758	(141)	617	608	(120)	488
Network equipment	50,448	(20,032)	30,416	46,904	(19,348)	27,556
Support equipment	3,090	(1,634)	1,456	2,874	(1,432)	1,442
Furniture and office equipment	392	(167)	225	333	(125)	208
Data processing equipment and						
software	7,217	(3,677)	3,540	6,513	(2,748)	3,765
Under construction	2,700	_	2,700	2,408	_	2,408
Other	496	(251)	245	556	(304)	252
	68,649	(26,731)	41,918	63,422	(24,718)	38,704

	Cost Rm	2000 Accumulated depreciation Rm	Carrying value Rm
Freehold land and buildings	2,714	(448)	2,266
Leasehold buildings	570	(102)	468
Network equipment	39,709	(16,232)	23,477
Support equipment	2,342	(1,035)	1,307
Furniture and office equipment	286	(84)	202
Data processing equipment and software	5,098	(2,186)	2,912
Under construction	3,229	_	3,229
Other	450	(201)	249
	54,398	(20,288)	34,110

	Carrying value at beginning of year Rm	Additions Rm	Transfers Rm	Foreign currency translation reserve Rm	Impairment and write-offs Rm	Disposals Rm	Deprecia- tion Rm	Carrying value at end of year Rm
2002								
Freehold land and								
buildings	2,585	1	324	_	_	(1)	(190)	2,719
Leasehold buildings	488	47	104	_	_	_	(22)	617
Network equipment	27,556	1,719	4,479	65	(12)	(67)	(3,324)	30,416
Support equipment .	1,442	_	379	_	_	_	(365)	1,456
Furniture and office								
equipment	208	67	-	-	_	(6)	(44)	225
Data processing equipment and								
software	3,765	337	935	-	(219)	(16)	(1,262)	3,540
Under construction	2,408	6,727	(6,221)	-	(214)	_	_	2,700
Other	252	106	-	1	-	(38)	(76)	245
	38,704	9,004	_	66	(445)	(128)	(5,283)	41,918

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

	Carrying value at beginning		Business combina-]	Impairment and		Deprecia-	Carrying value at end of
	of year Rm	Additions Rm	tions Rm	Transfers Rm	write-offs Rm	Disposals Rm	tion Rm	year Rm
2001								
Freehold land and								
buildings	2,266	-	-	536	-	(20)	(197)	2,585
Leasehold buildings	468	55	_	-	_	(15)	(20)	488
Network equipment	23,477	1,235	116	6,269	(160)	(14)	(3,367)	27,556
Support equipment .	1,307	85	_	463	-	(7)	(406)	1,442
Furniture and office								
equipment	202	18	-	29	-	(7)	(34)	208
Data processing equipment and								
software	2,912	224	-	1,482	-	(36)	(817)	3,765
Under construction	3,229	8,181	_	(8,811)	(119)	(72)	-	2,408
Other	249	91	_	32	_	(41)	(79)	252
	34,110	9,889	116	_	(279)	(212)	(4,920)	38,704

9. PROPERTY, PLANT AND EQUIPMENT (continued)

	Carrying value at beginning		Business			Deprecia-	Carrying value at end of
	of year Rm	Additions Rm	combinations Rm	Transfers Rm	Disposals Rm	tion Rm	year Rm
2000							
Freehold land and buildings .	1,557	8	-	856	_	(155)	2,266
Leasehold buildings	493	3	-	_	(8)	(20)	468
Network equipment	20,219	409	-	5,708	(93)	(2,766)	23,477
Support equipment	980	61	-	575	_	(309)	1,307
Furniture and office equipment	181	7	-	49	(8)	(27)	202
Data processing equipment and software	1,928	158	_	1,520	(16)	(678)	2,912
Under construction	3,229	8,760	_	(8,760)	_	_	3,229
Other	598	55	18	52	(291)	(183)	249
	29,185	9,461	18	_	(416)	(4,138)	34,110

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

9. PROPERTY, PLANT AND EQUIPMENT (continued)

	2000 Rm	2001 Rm	2002 Rm
The average time taken to construct assets varies between three and four month	s.		
Impairment and write-off of assets	_	279	445
Assets under construction	_	119	214
Assets relating to information technology development that, due to a supplier dispute, are not re-usable, have been impaired in full	_	119	179
Certain information technology support system development found not to be economically viable, resulted in a full write-off	_	_	35
Data processing equipment and software	-	-	219
Assets relating to information technology development that, due to a supplier dispute, are not re-usable, have been impaired in full	_	_	167
The Group implemented a new billing system during 2002. The carrying value of the previous billing system was impaired in full	_	_	52
Network equipment			
Network equipment written-off in full	_	160	12

10. INTANGIBLE ASSETS

	Cost Rm	2002 Accumulated amortization Rm	Carrying value Rm	Cost Rm	2001 Accumulated amortization Rm	Carrying value Rm
Goodwill	493	(185)	308	299	(119)	180
Trademarks, copyrights and other	274	(127)	147	277	(74)	203
Licences	104	(29)	75	54	(22)	32
	871	(341)	530	630	(215)	415

		2000 coumulated nortization Rm	Carrying value Rm
Goodwill	231	(44)	187
Trademarks, copyrights and other	270	(19)	251
Licences	52	(20)	32
	553	(83)	470

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

10. INTANGIBLE ASSETS (continued)

The carrying amounts of intangible assets can be reconciled as follows:

	Carrying value at beginning of year Rm	Additions Rm	Disposals Rm	Foreign currency translation reserve Rm	Amortization Rm	Carrying value at end of year Rm
2002						
Goodwill	180	194	-	-	(66)	308
other	203	_	(3)	_	(53)	147
Licences	32	48	(8)	9	(6)	75
	415	242	(11)	9	(125)	530

	Carrying value at beginning of year Rm	Business combinations Rm	Amortization Rm	Carrying value at end of year Rm
2001				
Goodwill	187	68	(75)	180
Trademarks, copyrights and other	251	7	(55)	203
Licences	32	2	(2)	32
	470	77	(132)	415

	Carrying value at beginning of year Rm	Additions Rm	Business combinations Rm	Amortization Rm	Carrying value at end of year Rm
2000					
Goodwill	31	-	174	(18)	187
Trademarks, copyrights and other	29	4	234	(16)	251
Licences	33	1	-	(2)	32
	93	5	408	(36)	470

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

	2000 Rm	2001 Rm	2002 Rm
INVESTMENTS	389	576	780
Participating interests			
Unlisted	114	102	102
Intelsat			
1.158069% (2001: 1.160425%, 2000: 1.161013%) share in InternationalTelecommunications Satellite Organization, headquartered inWashington DC, USA at costDirectors' valuation: R264.4 million (2001: R152.3 million, 2000: R118.6 million)	104	92	92
Inmarsat 0.30186% (2001: 0.30186%, 2000: 0.30186%) share in International Mobile Satellite Services Organization, headquartered in London, United Kingdom, at cost	9	9	Ģ
Directors' valuation: R26.4 million (2001: R17.8 million, 2000: R13.1 million) Rascom			
1.180595% (2001: 1.530%, 2000: 3.280705%) share in Regional African Satellite Communications Organization, headquartered in Abidjan, Ivory Coast, at cost Directors' valuation: R1.8 million (2001: R1.8 million, 2000: R1.5 million).	1	1	
A reliable fair value could not be determined for unlisted investments. The directors' valuations are based on the Group's interest in the entities' net asset values translated at year-end exchange rates.			
Investment initially held for disposal	61	_	
Film Fun Holdings (Proprietary) Limited 100% shareholding, at cost Loans granted	26 35		-
Film Fun Holdings (Proprietary) Limited was not consolidated in Group results as they were acquired with a view to disposal in 2000.			
Joint ventures	2	_	
Vodacom World Online			
Joint venture loan	2	-	
Listed	27	27	7
New Skies N.V.			
0.889184% (2001: 1.157712%, 2000: 1.157712%) share in New Skies Satellite N.V., headquartered in The Hague, Netherlands at fair value (2001 and 2000, at cost)	27	27	7
Market value: R77.0 million (2001: R72.0 million, 2000: Directors' valuation – R54.8 million).			
Other investments			
Cost and valuation	185	447	60
Linked insurance policies – Coronation fund manager		 	21 3 7 24
Government stock	185	447	4

Included in other investments is R560m (2001: R440m, 2000: R180m) that will be used to fund the post-retirement medical aid liability. These investments have been made through a cell captive that has been consolidated in full.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

	2000 Rm	2001 Rm	2002 Rm
2. DEFERRED TAXATION	1,069	853	549
Balance at beginning of year	1,201	1,069	853
Adoption of IAS 39	_	_	(250)
Income statement movements	(132)	(216)	(48)
Temporary differences	(138) 6	(224) 8	(326) 278
Foreign equity revaluation	_	_	(6)
The balance comprises:	1,069	853	549
Capital allowances Provisions and allowances Tax losses	(371) 774 666	(786) 601 1,038	(1,579) 806 1,322
Deferred tax balance is made up as follows:	1,069	853	549
Deferred tax assets	1,297 (228)	1,168 (315)	1,012 (463)
Tax losses available for set-off against future taxable profits	2,394	3,719	4,637
Under South African tax legislation, tax losses for companies continuing to do business, do not expire.			
3. INVENTORIES	1,187	861	624
Installation and maintenance material	895	532	336
Network equipment	135	62	49
Merchandise	157	267	239
4. TRADE RECEIVABLES	5,427	5,852	5,720
Trade debtors	5,078	4,857	4,858
Gross trade debtors	5,624 (546)	5,343 (486)	5,501 (643)
Prepayments	347 2	607 388	695 167

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

			2000 Rm	2001 Rm	2002 Rm
15.	INCOME TAX RECEIV	ABLE	1,259	1,294	1,081
			1,116 143	1,116 178	899 182
		ates to an over-payment of estimated tax in respect years. A refund of R844 million was received			
16.	OTHER FINANCIAL A	SSETS	1,184	2,866	2,819
	Bills of exchange	lote 27)	276 86 822	782 193 1,891	100 10 2,709
	Repurchase agreements				
	agreements in the South A generating additional invo provided on these transac	ges a portfolio of sale and buy back repurchase African capital and money markets, with a view to estment income on the favourable interest rates tions. Interest received from the borrower is based ated yield required for South African Government			
	2002 Maturity period 7 days 5 days	Yield 13.30%			46 54
	2001 Maturity period 7 days 3 days	Yield 11.30% – 12.40%		348 434	100
	2000			782	
	Maturity period 3 days	Yield 13.43% – 14.26%	276		

Due to the short-term nature of these transactions and the fact that the transactions are initiated based on marketrelated interest rates, the carrying value approximates the fair value. Collateral in the form of publicly tradable bonds has been delivered in respect of the above transactions.

The terms and conditions of these transactions are governed by signed International Securities Market Association ("ISMA") agreements with all counter parties and the regulations of the Bond Exchange of South Africa ("BESA").

The fair value of such bonds has been derived with reference to BESA quoted prices.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

for the three years ended March 31, 2002

	2000 Rm	2001 Rm	2002 Rm
17. NET CASH AND CASH EQUIVALENTS	1,227	867	(98)
Cash and bank balances	874 1,079	306 1,495	723
Cash shown as current assets	1,953 (726)	1,801 (934)	724 (822)
Undrawn borrowing facilities			
General banking facilities			2,154

The general banking facilities have no specific maturity date but are subject to annual review. The facilities are in place to ensure liquidity.

18. SHARE CAPITAL

Authorised and issued share capital and share premium are made up as follows:

Authorised

1,000,000,000 (2001: 1,000,000,000, 2000: 1,000,000,000) ordinary shares of R10 each	10,000	10,000	10,000
Issued and fully paid	8,293	8,293	8,293
557,031,819 (2001: 557,031,819, 2000: 557,031,819) ordinary shares of R10 each	5,570 2,723	5,570 2,723	5,570 2,723
Share issue expenses	_	_	(44)
Share issue expenses represent costs incurred by the Group in preparation for the initial public offering. These costs are to be written-off against proceeds of a separate share issue by the Group on date of listing.			

19. NON-DISTRIBUTABLE RESERVES	-	-	134
Balance at beginning of year		_ _ _	- 45 89
Foreign currency translation reserve (net of tax of R10m)Fair value adjustmentLife Fund reserve (Cell Captive)	_ _ _	- - -	49 5 35
The balance comprises:	-	-	134
Foreign currency translation reserveFair value adjustment to investmentsCell Captive reserve	 	- - -	49 50 35

The Group has two cell captives, one used as an investment vehicle and the other for short-term insurance. The earnings from the cell captives are transferred to non-distributable reserves.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

	2000 Rm	2001 Rm	2002 Rm
RETAINED EARNINGS			
Retained earnings Balance at beginning of year	5,057 3,862	6,679 5,057	8,449 6,679
Adoption of IAS 39	1,195	1,622	584 1,186
Profit per income statement Dividends declared Transfer to non-distributable reserves	1,527 (332) –	1,622 _ _	1,221
The balance comprises:	5,057	6,679	8,449
Company	3,483 1,335 239	4,856 1,754 69	5,660 2,678 111
Adoption of IAS 39 On 1 April 2001 the Group prospectively adopted IAS 39 Financial Instruments: Recognition and Measurement. In accordance with IAS 39, adjustments have been made to reserves on the date of adoption, while comparative amounts have not been restated.			
Increase in opening retained earnings			
Gross			834 (250
Net			584
INTEREST BEARING DEBT	15,149	18,991	
INTEREST BEARING DEBT		,	21,50
INTEREST BEARING DEBT	15,584	14,923	21,50 18,01
INTEREST BEARING DEBT		,	21,50 18,01
INTEREST BEARING DEBT	15,584	14,923	21,50 18,01
INTEREST BEARING DEBT	15,584	14,923	21,50 18,01 15,10 3,555 3,277 4,985 1,435 1,119 200 132
INTEREST BEARING DEBT	15,584 7,958 3,453 3,122 - 1,091 192 100	14,923 11,292 3,666 3,191 2,669 - 1,104 196 115	21,50 18,01 15,10 3,555 3,277 4,985 1,435 1,119 200 132
INTEREST BEARING DEBT (Excluding finance lease and credit facilities utilized) (a) Local debt (a) Local debt Locally registered Telkom debt instruments Name, maturity, rate p.a., nominal value: TK01, 2008, 10%, R4 594m (2001: R4 829m, 2000: R4 699m) TL08, 2004, 13%, R3 500m (2001: R3 500m, 2000: R3 500m) TL03, 2003, 10.75%, R5 000m (2001: R2 700m, 2000: Nil) TL06, 2006, 10.5%, R1 455m (2001: Nil, 2000: Nil) TL20, 2020, 6%, R2 500m (2001: R2 500m, 2000: R2 500m) PP01, 2002, 12.5%, R200m (2001: R430m, 2000: R430m) PP03, 2010, 0%, R1 350m (2001: R1 350m, 2000: Nil)	15,584 7,958 3,453 3,122 - 1,091 192 100	14,923 11,292 3,666 3,191 2,669 - 1,104 196 115	21,50 18,01 15,10 3,55 3,27 4,98 1,43 1,11 20 13
INTEREST BEARING DEBT	15,584 7,958 3,453 3,122 - 1,091 192 100	14,923 11,292 3,666 3,191 2,669 - 1,104 196 115	21,50 18,01 15,10 3,555 3,277 4,985 1,435 1,119 200 132
INTEREST BEARING DEBT(Excluding finance lease and credit facilities utilized)(a) Local debt(a) Local debtLocally registered Telkom debt instrumentsName, maturity, rate p.a., nominal value:TK01, 2008, 10%, R4 594m (2001: R4 829m, 2000: R4 699m)TL08, 2004, 13%, R3 500m (2001: R3 500m, 2000: R3 500m)TL03, 2003, 10.75%, R5 000m (2001: R2 700m, 2000: Nil)TL06, 2006, 10.5%, R1 455m (2001: Nil, 2000: Nil)TL20, 2020, 6%, R2 500m (2001: R2 500m, 2000: R2 500m)PP01, 2002, 12.5%, R200m (2001: R2 500m, 2000: R200m)PP02, 2010, 0%, R430m (2001: R430m, 2000: R430m)PP02, 2010, 0%, R1 350m (2001: R1 350m, 2000: Nil)DECENTION FORMULTDeceNTLocal bondsThe local Telkom bonds are unsecured, but contain a number of restrictive covenants, which limit Telkom's ability to create encumbrances on revenues or assets, and to secure any indebtedness without securing the outstanding bonds equally and rateably with such indebtedness.Telkom is a buyer or seller of last resort in the Telkom bond TK01.To eliminate the resultant exposure Telkom sells or buys Government bonds.The objective of the hedging relationship is to eliminate price risk whereby value changes on the TK01 transactions are in total offset by value changes	15,584 7,958 3,453 3,122 - 1,091 192 100	14,923 11,292 3,666 3,191 2,669 - 1,104 196 115	584 21,509 18,012 15,10 3,552 3,272 4,988 1,433 1,119 200 132 400

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

	2000 Rm	2001 Rm	2002 Rm
INTEREST BEARING DEBT (continued)			
Commercial paper bills	6,702	2,888	2,387
Interest bearing long-term loans	610	200	221
Commerzbank AG (unsecured)	175	100	100
Credit Agricole Indosuez (unsecured)	100	100	100
RMB Corporate Finance	335	_	_
Vodacom Tanzania Limited The shareholder's loan is uncollaterised, bears interest at LIBOR plus 1% and no repayment terms have been determined.	_	_	21
Short-term loans	_	_	282
Interest free long-term loans	2	2	_
(b) Foreign debt	4,885	9,559	5,534
United States Dollar 2002 – 2003, 3.83%, \$4m (2001: \$596m, 2000: \$598m)	4,655	5,368	42
Euro 2002 – 2005, 0.10% – 7.125%, 514m (2001: 519m, 2000: 24m)	126	3,786	5,133
South African Rand 2009, 10.56%, R359m (2001: R373m, 2000: Nil)	_	359	359
This is shown as foreign debt since the loans are held with foreign lenders. This credit facility is guaranteed, with both agreements containing restrictive financial covenants, setting required levels for net debt to net worth and net income to net financing charges.			
Loans denominated in other currencies	104	46	_
Less: Current portion of interest bearing debt	(5,320)	(5,491)	(2,041
Local debt	(5,003)	(2,191)	(2,002
Locally registered Telkom debt instrumentsCommercial paper billsRevolving repurchase agreementsLong-term loansShort-term loans	- (4,401) (192) (410) -	(1,770) (421) –	(200 (1,278 (21 (221 (282
Foreign debt	(317)	(3,300)	(39
Total debt (including finance leases – Note 22)	21,248	25,334	24,579
Gross interest bearing debt	25,041 (3,793)	30,362 (5,028)	29,082 (4,503

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

Year repayable		2000 Total Rm	2001 Total Rm	2002 Foreign Rm	2002 Local Rm	2002 Tota Rn
INTEREST BEA	ARING DEBT (continued)					
Repayment of in	terest bearing debt					
2001/2002 2002/2003 2003/2004 2004/2005 2005/2006		5,320 5,212 1,975 112 4,270 2 8,150 25,041	5,491 2,445 3,802 4,956 3,848 9,820 30,362	- 40 18 4 5,002 470 5,534	- 1,925 5,054 4,951 276 11,342 23,548	1,965 5,072 4,955 5,278 11,812 29,082
				2000 Rm	2001 Rm	2002 Rn
Included in long	and short-term debt is:					
Ŭ,	t			. 3,937	3,954	4,088
Guaranteed deb						
By South African By South African The Company ma terms of the Post	Government	gistered debt i f 1991. These	nstruments in		3,907 47	
By South African By South African The Company ma terms of the Post powers are set ou Revolving repur The Group active agreements in the financing short-te	Government	gistered debt i f 1991. These f association. e and buy bac toney markets id by the Gro	nstruments in borrowing k repurchase with a view to up is based on	. 69		
By South African By South African The Company ma terms of the Post powers are set ou Revolving repure The Group active agreements in the financing short-te the current marke	Government	gistered debt i f 1991. These f association. e and buy bac toney markets id by the Gro	nstruments in borrowing k repurchase with a view to up is based on	. 69		3,729
By South African By South African The Company materms of the Post powers are set ou Revolving repure The Group active agreements in the financing short-te the current marke and Telkom bond	Government Banks by issue or re-issue locally re- Office Amendment Act 85 of t in the Company's articles of chase agreements ly manages a portfolio of sal- South African capital and m rm liquidity gaps. Interest pat t-related yield required for S s. Yield 13.10%	gistered debt i f 1991. These f association. e and buy bac oney markets id by the Gro outh African (nstruments in borrowing k repurchase with a view to up is based on	. 69		20
By South African By South African The Company materms of the Post powers are set ou Revolving repure The Group active agreements in the financing short-te the current marke and Telkom bond 2002 Maturity period 13 days 5 days	Government Banks by issue or re-issue locally re- Office Amendment Act 85 of t in the Company's articles of chase agreements ly manages a portfolio of sal- South African capital and m rm liquidity gaps. Interest pat t-related yield required for S s. Yield 13.10%	gistered debt i f 1991. These f association. e and buy bac oney markets id by the Gro outh African (nstruments in borrowing k repurchase with a view to up is based on Government	. 69		359
By South African By South African The Company materms of the Post powers are set ou Revolving repur The Group active agreements in the financing short-te the current marke and Telkom bond 2002 Maturity period 13 days	Government Banks office Amendment Act 85 of t in the Company's articles of chase agreements ly manages a portfolio of sale South African capital and m rm liquidity gaps. Interest pat t-related yield required for S s. Yield 13.10% 13.02% – 13. Yield 12.40%	gistered debt i f 1991. These f association. e and buy bac ioney markets id by the Gro outh African (nstruments in borrowing k repurchase with a view to up is based on Government	. <u>69</u>	47 47 3 418	20
By South African By South African The Company materms of the Post powers are set ou Revolving repur The Group active agreements in the financing short-te the current marke and Telkom bond 2002 Maturity period 13 days 5 days	Government Banks office Amendment Act 85 of t in the Company's articles of chase agreements ly manages a portfolio of sale South African capital and m rm liquidity gaps. Interest pat t-related yield required for S s. Yield 13.10% 13.02% – 13. Yield 12.40%	gistered debt i f 1991. These f association. e and buy bac ioney markets id by the Gro outh African (nstruments in borrowing k repurchase with a view to up is based on Government	. <u>69</u>	47	20

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

21. INTEREST BEARING DEBT (continued)

Due to the short-term nature of these transactions and the fact that the transactions are initiated based on market-related interest rates, the carrying value approximates the fair value.

Collateral in the form of publicly tradable bonds has been received in respect of the above transactions.

The terms and conditions of these transactions are governed by signed ISMA agreements with all counter parties and the regulations of the Bond Exchange of South Africa (BESA). The fair value of such bonds has been derived with reference to BESA quoted prices.

	2000 Rm	2001 Rm	2002 Rm
FINANCE LEASES	779	852	1,028
Total finance leases	779	852	1,033
The finance leases are secured by land and buildings with a book value of R617m (2001: R488m, 2000: R468m). These amounts are repayable between periods of 5 and 17 years. Interest rates vary between 13.44% and 14.69%. <i>Less:</i> Current portion of finance leases	_	_	(5)
PROVISIONS	3,352	2,844	2,601
Leave pay	493	450	463
Balance at beginning of year	537	493	450
Charged to income	158		136
Leave utilized or paid	2,464	(151) 2,183	(123)
• • •			
Balance at beginning of year	2,217	2,464	2,183
Current service cost	42	50	14
Actuarial loss/(gain)	15	(16)	(5
Settlement and curtailment loss/(gain)	31	(409)	(5
Termination settlement	-	(118)	(144)
Contributions	(107)	(136)	(113)
Retirement and Pension Fund deficits (Note 28)	1,097	985	759
Balance at beginning of year	1,208	1,097	985
Repayment of the deficit	(240)	(240)	(307
Interest cost	129	128	(38)
Sick leave	330	332	315
Balance at beginning of year	205	330	332
Net charge to income	125		(17
Telephone rebates	124	134	146
Balance at beginning of the year	114	124	134
Interest cost	9	9	10
Current service cost	1	1	2
Short-term portion	(1,156)	(1,240)	(1,236
Leave pay	(480)	(450)	(463
Medical benefits	(218)	(200)	(200
Retirement and Pension Fund deficit	(128)	(258)	(258
Sick leave	(330)	(332)	(315

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

23. PROVISIONS (continued)

Leave pay benefits

In terms of the Group's policy, employees are entitled to accumulate vested leave benefits not taken within a leave cycle. This is reviewed annually and is in accordance with legislation.

Sick leave

Sick leave provision is determined in accordance with the Group's policy. This takes into account the possibility of production loss for the Group, due to the inability of an employee to render services for an extended period due to illness.

	2000	2001	2002
	Rm	Rm	Rm
24. TRADE AND OTHER PAYABLES	5,882	6,141	7,391
Trade payablesFinance cost accruedDeferred exchange gainsOther	3,981	3,851	4,877
	274	578	1,126
	936	894	
	691	818	1,388

25. COMMITMENTS

Capital commitments authorized	10,351	11,028	7,49	0
Fixed-line	8,733 1,618	9,201 1,827	4,93 2,55	
Commitments against authorized capital expenditure	2,271	1,311	81	0
Fixed-line	1,939 332	503 808	8 72	-
Authorised capital expenditure not yet committed	8,080	9,717	6,68	0
Fixed-line	6,794 1,286	8,698 1,019	4,84 1,83	· 11

Management expects these commitments will be financed mainly from internally generated cash.

Operating lease commitments	Total	Within one year	Between one and five years	Over five years
	Rm	Rm	Rm	Rm
2002				
Buildings	737	208	310	219
Transmission and data lines	1,101	183	735	183
Vehicles	809	809	_	_
Equipment	35	17	18	-
	2,682	1,217	1,063	402

Vehicle leases

Telkom has entered into a lease agreement for its vehicles. The master lease agreement is for a period of five years and expires on March 31, 2005. As there is no minimum usage clause in the master lease agreement, only the lease payments for the next year have been disclosed. The leases of individual vehicles are renewed annually.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

25. COMMITMENTS (continued)

Finance lease commitments		Within	Between one and	Over
	Total Rm	one year Rm	five years Rm	five years Rm
Buildings				
2002				
Lease payments	2,550 (1,517)	54 (88)	292 (393)	2,204 (1,036)
Minimum lease payments	1,033	(34)	(101)	1,168
Present value of the liability	1,026 7			
Liability as disclosed in Note 22	1,033			
2001				
Lease payments	2,452 (1,600)	49 (83)	264 (377)	2,139 (1,140)
Minimum lease payments	852	(34)	(113)	999
Present value of the liability	845 7			
Liability as disclosed in Note 22	852			
2000				
Lease payments	2,458 (1,679)	45 (79)	202 (359)	2,211 (1,241)
Minimum lease payments	779	(34)	(157)	970
Present value of the liability	772 7			
Liability as disclosed in Note 22	779			

Finance charges accruing on the Group's building leases exceed the lease payments for the next five years. Minimum lease payments have been limited to R Nil in 2001 and 2002. For purposes of 2002, R5 million is the only minimum lease payment as reflected in Note 22.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

		2000 Rm	2001 Rm	2002 Rm
26.	CONTINGENCIES			
	Third parties	35 262	184 178	65 208

Third parties

These amounts represent sundry disputes against third parties that are not individually significant and that the company does not intend to settle.

Guarantee of employee housing loans

Telkom guarantees to settle a certain portion of employees' housing loans. The amount guaranteed differs depending on factors such as employment period and salary rates. When an employee leaves the employment of the Group, any housing debt guaranteed by Telkom is settled before any payment can be made over to the employee.

The maximum amount of the guarantee in the event of the default is as disclosed above.

Supplier dispute

Expenditure of R594 million was incurred in the 2000 and 2001 financial year for the development and installation of an integrated end-to-end customer assurance and activation system by Telcordia. In the 2001 financial year, the agreement with Telcordia was terminated and in that year, Telkom wrote off R119 million of this investment in the fixed-line business. Following an assessment of the viability of the assets related to the Telcordia initiative, Telkom wrote off the balance of these assets of R346m in financial year 2002. During March 2001, the dispute was taken to arbitration, where Telcordia was seeking approximately \$130 million plus interest at a rate of 15.5% per year for money outstanding and damages. In September 2002, a partial ruling was issued by the arbitrator in favour of Telcordia. The arbitration proceedings and any liability are not, however, expected to be finalized until late 2003 or early 2004. Telkom's provision of R375 million for its estimate of probable liabilities, including interest, was recognized at March 31, 2002.

Site restoration costs

The Group has no legal or constructive obligation to incur site restoration costs. Restoration of sites after decommissioning of assets are done on a case by case merit. No sites have been identified that would require material restoration to be performed.

Vodacom Congo (R.D.C.) S.P.R.L.

The Group has a 51% equity interest through Vodacom in Vodacom Congo (R.D.C.) S.P.R.L., ("Vodacom Congo"), which commenced business on December 11, 2001.

Vodacom, in terms of the shareholders' agreement, is ultimately responsible for the funding of the operations of Vodacom Congo. Currently Vodacom Congo is incurring losses which are expected to increase into the foreseeable future. The 49% portion attributable to the other joint venture partner in respect of the liabilities and losses as at March 31, 2002 were as follows:

	Rm
Losses	(19.3)
Liabilities	(29.7)

Accordingly, the Group exposure is 50% of the above amounts.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

26. CONTINGENCIES (continued)

Furthermore, the following guarantees were approved/issued by Vodacom in respect of Vodacom Congo subsequent to the balance sheet date:

				Euro	US\$
	Details	Beneficiary	Date issued	m	m
Approved and issued	Guarantee – Alcatel C.I.T., Alcatel Space Industries and Alcatel Altech Telecoms (Pty) Ltd ("Alcatel")	ABSA Bank Limited	May 8, 2002	32.6	29.8
Approved not issued	Guarantees not yet issued	ABSA Bank Limited			51.2

Negative working capital ratio

For each of the financial years ended 2002, 2001 and 2000 the Group had a negative working capital ratio. A negative working capital ratio arises when current liabilities are greater than the current assets. Current liabilities will be financed from operating cash flows, new borrowings and credit facilities.

27. FINANCIAL INSTRUMENTS AND RISK MANAGEMENT

Exposure to continuously changing market conditions has highlighted the importance of financial risk management as an element of control for the Group. Treasury policies, risk limits and control procedures are continuously monitored by the Board of Directors.

The Group holds or issues financial instruments to finance its operations, for the temporary investment of short-term funds and to manage currency and interest rate risks. In addition, financial instruments like trade receivables and payables, arise directly from the Group's operations.

The Group finances its operations primarily by a mixture of issued share capital, retained profit, long-term and shortterm loans. The Group uses derivative financial instruments to manage its exposure to market risks from changes in interest and foreign exchange rates. The Group does not speculate in derivative instruments.

Interest rate risk management

Interest rate risk arises from the repricing of the Group's forward cover and floating rate debt as well as new borrowings and refinancing.

The Group's policy is to manage interest cost through the utilization of a mix of fixed and variable rate debt. In order to manage this mix in a cost efficient manner, the Group makes use of interest rate derivatives as approved in terms of Group policy. Fixed rate debt represents approximately 86.20% (2001: 62.66%, 2000: 63.13%) of the total consolidated debt, after taking the instruments listed below into consideration. The debt profile of mainly fixed rate debt has been maintained to limit the Group's exposure to interest rate increases given the size of the Group's debt portfolio. All financial instruments that reprice within one year are deemed to be floating rate debt.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

27. FINANCIAL INSTRUMENTS AND RISK MANAGEMENT (continued)

Interest rate repricing profile for interest bearing debt:

	Floating rate	Fixed rate			
	Rm	0 – 1 year Rm	2 – 5 years Rm	> 5 years Rm	Total Rm
2002					
Borrowings	. 3,392	407	14,714	6,066	24,579
Percentage of borrowings .		1.66%	59.86%	24.68%	100.00%
2001					
Borrowings	. 9,460	1	9,809	6,064	25,334
Percentage of borrowings .		0.00%	38.72%	23.94%	100.00%
2000					
Borrowings	. 7,835	4,477	3,538	5,398	21,248
Percentage of borrowings .		21.07%	16.65%	25.40%	100.00%

Borrowings do not include credit facilities utilized of R822m (2001: R934m, 2000: R726m), they are floating rate debt.

The effective interest rate for the year was 13.48% (2001: 13.01%, 2000: 14.48%). At March 31, 2002 the Group did not have a significant interest rate risk exposure on financial assets.

In order to hedge specific exposures in the interest rate repricing profile of existing borrowings and anticipated peak additional borrowings, the Group makes use of interest rate derivatives as approved in terms of Group policy.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

27. FINANCIAL INSTRUMENTS AND RISK MANAGEMENT (continued)

The tables below summarise the interest rate hedges outstanding as at:

	Average		Notional amount	Weighted average	Average Capped
	maturity	Currency	m	coupon rate	interest rate
March 31, 2002					
Interest rate swaps					
Pay fixed	0 – 1 year	ZAR	1,300	12.19%	
	1-5 years	ZAR	150	12.92%	
	> 5 years	ZAR	1,000	14.67%	
Receive fixed	1-5 years	ZAR	74	16.00%	
March 31, 2001					
Interest rate swaps					
Pay fixed	0 – 1 year	USD	70	6.30%	
·	1-5 years	ZAR	1,450	12.27%	
	> 5 years	ZAR	1,000	14.67%	
Receive fixed	1-5 years	ZAR	74	16.00%	
Caps	0 – 1 year	USD	30		7.00%
March 31, 2000					
Interest rate swaps					
Pay fixed	0 – 1 year	CHF	17	2.23%	
	1-5 years	USD	70	6.30%	
	1-5 years	ZAR	1,350	12.32%	
	> 5 years	ZAR	1,000	14.67%	
Receive fixed	0 – 1 year	FFR	50	4.15%	
	0 – 1 year	GBP	1	7.25%	
	> 5 years	ZAR	25	14.60%	
	> 5 years	ZAR	71	16.00%	
Caps	0 – 1 year	USD	70		5.83%
	1-5 years	USD	30		7.00%

The interest rate swaps cover refinancing price risk on the commercial paper bill programme.

Credit risk management

The risk arises from derivative contracts entered into with international financial institutions with a rating of A1 or better. The accounting loss the company would incur if no amounts were recovered at March 31, 2002 is R2,683 million. No collateral is required when entering into derivative contracts. Credit limits are reviewed on a yearly basis or when information becomes available in the market. The Group limits its exposure to any counterparty and exposures are monitored daily. The Group expects that all counterparties will meet their obligations. Credit limits are set on an individual entity basis.

Trade debtors comprise a large and widespread customer base, covering residential, business and corporate customer profiles. Credit checks are performed on all customers on application for new services, and on an ongoing basis where appropriate.

Liabilities

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

27. FINANCIAL INSTRUMENTS AND RISK MANAGEMENT (continued)

Liquidity risk management

The Group is exposed to liquidity risk as a result of uncertain debtor related cash flows as well as capital commitments of the Group. Liquidity risk is primarily managed by the Corporate Finance division in accordance with policies and guidelines formulated by the Operating Committee. In terms of its borrowing requirements, the Group ensures that sufficient facilities exist to meet its immediate obligations. In terms of its long-term liquidity risk, the Operating Committee maintains a reasonable balance between the period assets generate funds and the period the respective assets are funded. Short-term liquidity gaps may be funded through sale and buy back transactions.

Foreign currency exchange rate risk management

The Group manages its foreign currency exchange rate risk by hedging, on a portfolio basis, all identifiable exposures via various financial instruments suitable to the Group's risk exposure.

Cross currency swaps and forward exchange contracts have been entered into to reduce the foreign currency exposure on the Group's operations and liabilities. The Group also enters into forward foreign exchange contracts to hedge interest expense and purchase and sale commitments denominated in foreign currencies (principally US Dollars and Euro). The purpose of the Group's foreign currency hedging activities is to protect the Group from the risk that the eventual net flows will be adversely affected by changes in exchange rates.

The tables below reflect the currency and interest rate exposure of liabilities. Foreign currency debt is translated at the year-end exchange rates:

2002 Currency	Fixed rate Rm	Floating Rm	Interest free Rm	Total Rm
 ZAR	16,190	4,016	11,762	31,968
USD	_	63	351	414
EUR	4,998	135	675	5,808
Other	_	-	53	53
	21.188	4,214	12,841	38,243

2001 Currency	Fixed rate Rm	Floating Rm	Interest free Rm	Total Rm
 ZAR	12,344	4,722	11,359	28,425
USD	_	5,370	379	5,749
EUR	3,530	256	411	4,197
Other	_	46	21	67
	15,874	10,394	12,170	38,438

2000 Currency	Fixed rate Rm	Floating Rm	Interest free Rm	Total Rm
ZAR	13,338	3,674	11,574	28,586
USD	75	4,657	218	4,950
EUR	-	126	1	127
Other	-	104	112	216
	13,413	8,561	11,905	33,879

Assets

There is no material foreign currency exposure for assets.

2001

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

27. FINANCIAL INSTRUMENTS AND RISK MANAGEMENT (continued)

Forward exchange contracts

The following contracts relate to specific items on the balance sheet or foreign commitments not yet due. Foreign commitments not yet due consist of capital expenditure ordered but not yet received and future interest payments and loans denominated in foreign currency.

2002 Average maturity currency		0 – 1 year		1 – 5 years		> 5 years	
		Foreign currency notional amount	Local currency amount	Foreign currency notional amount	Local currency amount	Foreign currency notional amount	Local currency amount
		m	Rm	m	Rm	m	Rm
Purchases	United States Dollar .	447	4,836	61	596	-	-
	Pound Sterling	6	108	2	26	_	_
	Euro	169	1,692	62	489	_	-
	Swedish Krona	18	21	_	_	_	_
	Australian Dollar	1	2	_	_	_	_
	Japanese Yen	34	3	-		-	
			6,662		1,111		
Sales	United States Dollar .	175	1,790	35	318	25	275
	Pound Sterling	3	45	_	_	_	_
	Euro	41	410	-		-	
			2,245		318		275

> 5 years Average maturity 0 – 1 year 1 – 5 years currency Local Local Local Foreign Foreign Foreign currency currency currency currency currency currency notional notional notional amount amount amount amount amount amount Rm Rm Rm m m m **Purchases** United States Dollar . 1.173 8.802 87 802 _ Pound Sterling 122 11 _ _ Euro 158 1,028 65 536 _ Deutsche Mark 129 216 _ _ Swiss Franc 5 23 _ _ _ French Franc 51 51 _ _ 9 39 Australian Dollar . . _ _ _ 80 Japanese Yen 6 _ _ _ 10,287 1,338 Sales United States Dollar . 295 2,300 35 307 34 364 Pound Sterling 2 28 _ _ _ Euro 62 390 Deutsche Mark 13 41 _ _ _ 43 47 French Franc _ _ _ _ 8 Australian Dollar . . 32 _ _ 307 2,838 364

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

2000								
Average maturity		0 – 1	year	1 – 5	1 – 5 years		> 5 years	
currency		Foreign currency notional amount m	Local currency amount Rm	Foreign currency notional amount m	Local currency amount Rm	Foreign currency notional amount m	Local currency amount Rm	
Purchases	United States Dollar .	1,404	9,155	380	2,692	20	213	
	Pound Sterling	21	323	_	, 	_	_	
	Euro	55	360	1	7	_	_	
	Deutsche Mark	167	318	4	14	_	_	
	Swiss Franc	11	32	5	14	_	_	
	French Franc	665	240	3	_	_	_	
	Australian Dollar	7	22	_	_	_	_	
	Japanese Yen	141	9	_	_	_	_	
	Italian Lira	16,418	56	_	_	_	-	
	Swedish Krone	59	44	_	_	_	-	
	Spanish Peseta	895	36	_	-	-	_	
	Canadian Dollar	_	1	_	_	_	-	
			10,596		2,727		213	
Sales	United States Dollar .	276	1,803	35	271	43	446	
	Pound Sterling	1	12	_	_	_	-	
	Euro	20	123	_	_	_	-	
	Deutsche Mark	18	58	_	_	_	-	
	Swiss Franc	-	1	_	_	_	-	
	French Franc	67	37	_	_	_	-	
	Australian Dollar	4	9	_	_	_	-	
	Swedish Krone	1	1	_	_	_	-	
	Japanese Yen	14	1	_	_	_	-	
	Italian Lira	2,432	8	_	-	-	-	
	Spanish Peseta	443	17	_		-		
			2,070		271		446	

27. FINANCIAL INSTRUMENTS AND RISK MANAGEMENT (continued)

Currency swaps

	Average	Receive	Average	Pay	Average
	maturity		coupon		coupon
2002					
Receive floating/pay floating	0 – 1 year	220m USD	LIBOR	1,400m ZAR	JIBAR
Receive floating/pay floating	0 – 1 year	1,990m ZAR	JIBAR	220m USD	LIBOR
Receive fixed/pay fixed	2-5 years	350m EUR	7.125%	2,177m ZAR	15.895%
Receive fixed/pay floating	2-5 years	100m EUR	7.125%	630m ZAR	JIBAR
2001					
Receive floating/pay floating	1 – 5 years	220m USD	LIBOR	1,400m ZAR	JIBAR
Receive fixed/pay fixed	2 – 5 years	350m EUR	7.125%	2,177m ZAR	15.895%
Receive fixed/pay floating	2-5 years	100m EUR	7.125%	630m ZAR	JIBAR
2000					
Receive floating/pay floating	2-5 years	220m USD	LIBOR	1,400m ZAR	JIBAR

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

27. FINANCIAL INSTRUMENTS AND RISK MANAGEMENT (continued)

Fair values of financial instruments

The estimated fair values have been determined using available market information and appropriate valuation methods as outlined below:

	20	000	2	001	2002		
	Carrying amount	Fair value	Carrying amount	Fair value	Carrying amount	Fair value	
	Rm	Rm	Rm	Rm	Rm	Rm	
Assets							
Cash	1,953	1,953	1,801	1,801	724	724	
Trade and other receivables	5,427	5,427	5,852	5,852	5,720	5,720	
Repurchase agreements	276	276	782	782	100	100	
Bills of exchange	86	86	193	193	10	10	
Investments	2	2	27	72	637	637	
	7,744	7,744	8,655	8,700	7,191	7,191	
Liabilities							
Interest bearing debt	21,248	21,920	25,334	26,552	24,579	25,267	
Trade and other payables	5,882	5,882	6,141	6,141	7,391	7,391	
Credit facilities utilized	726	726	934	934	822	822	
	27,856	28,528	32,409	33,627	32,792	33,480	
Derivatives (Note 16)							
Currency swaps	_	_	699	699	2,411	2,411	
Interest rate derivatives	_	10	_	(177)	(72)	(72)	
Foreign exchange derivatives	822	73	1,192	748	370	370	
	822	83	1,891	1,270	2,709	2,709	

The fair values of debtors, bank balances, repurchase agreements and other liquid funds, creditors and accruals, approximate their carrying amount due to the short-term maturities of these instruments.

The fair values of borrowings are based on quoted prices or, where such prices are not available, the expected future payments discounted at market interest rates.

The fair values of derivatives are determined using quoted prices or discounted cash flow analysis. These amounts reflect the approximate values of the net derivatives position at the balance sheet date. The fair value of investments are based on quoted prices.

There were unlisted investments as of March 31, 2002, 2001 and 2000 with carrying values of R143m, R549m, and R387m, respectively, for which the fair value is not practicably determinable (Note 11).

There is no single appropriate or workable method to select a single estimate of fair value because the range of reasonable fair value estimates is significant and the probabilities of the various estimates cannot be reasonably assessed. As a result, the usefulness of a single estimate of fair value is negated. Consequently, fair value cannot be reliably measured.

Exchange rate table (closing rates):

	2000 R	2001 R	2002 R
United States Dollar	6.586	8.003	11.440
Euro	6.307	7.061	9.996

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

28. EMPLOYEE BENEFITS

The Group provides benefits for all its permanent employees through the Telkom Pension Fund, the Telkom Retirement Fund and the Vodacom Group Pension Fund. Membership is compulsory. In addition certain retired employees of Telkom SA Limited receive a telephone rebate and medical aid. All of the liabilities are actuarially determined and valuations performed at intervals not exceeding three years. Actuarial calculations are performed in the periods between valuations.

At March 31, 2002, the Group employed 42,208 employees (2001: 46,735, 2000: 51,971).

The Telkom Pension Fund

The Telkom Pension Fund is a defined benefit fund that was created in terms of the Post Office Amendment Act 85 of 1991. All employees who were members of the Government Service Pension Fund and Temporary Employees Pension Fund were transferred to a newly established Telkom Pension Fund. The deficits that existed in the aforementioned State Funds were transferred to the Telkom Pension Fund. Legislation also made provision that Telkom would guarantee the financial obligations of the Telkom Pension Fund. The South African Government guaranteed the actuarially valued deficit of the Telkom Pension Fund at September 20, 1991, plus interest as determined by the State Actuary. The most recent statutory valuation of the Telkom Pension Fund was performed at March 31, 2000.

With effect from July 1, 1995, the Telkom Pension Fund was closed to new members. The funded status of the Telkom Pension Fund is disclosed below:

	2000 Rm	2001 Rm	2002 Rm
Telkom Pension Fund			
Deficit (originated in terms of the legislation)			
Present value of the obligation	245 (201)	197 (157)	167 (150)
Actuarial calculation/valuation – deficit	44	40	17
Principal actuarial assumptions were as follows:			
ROI for post-retirement investment portfolios	13.0 15.0 10.0 7.5	13.0 15.0 10.0 7.5	13.0 15.0 10.0 7.5
Funding level:			
Actuarial calculation/valuation	82.0	88.3	91.0
Telkom Pension Fund Plan	542	537	448

The Telkom Retirement Fund

The Telkom Retirement Fund was established on July 1, 1995 as a defined contribution plan. Existing employees were given the option to either remain in the Telkom Pension Fund or to be transferred to the Telkom Retirement Fund. All pensioners of the Telkom Pension Fund and employees who retired after July 1, 1995 were transferred to the Telkom Retirement Fund. At the same time the proportionate share of the deficit relating to the transferring employees and pensioners was transferred to the Telkom Retirement Fund. Upon the transfer the Government ceased to guarantee the deficit in the Telkom Retirement Fund. Subsequent to July 1, 1995 further transfers of existing employees occurred.

The Telkom Retirement Fund is governed by the Pension Funds Act, Act No. 24 of 1956. In terms of section 37A of this Act, the pension benefits payable to the pensioners cannot be reduced.

The Telkom Retirement Fund is a defined contribution fund with regards to in-service members and a defined benefit fund with regards to pensioners. The Group guarantees the initial pensions on retirement date. The most recent statutory actuarial valuation of the Telkom Retirement Fund was performed on March 31, 2000.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

28. EMPLOYEE BENEFITS (continued)

The funded status of the Telkom Retirement Fund is discussed below:

	2000 Rm	2001 Rm	2002 Rm
Telkom Retirement Fund			
Deficit (originated on transfer from Telkom Pension Fund on July 1, 1995 and transfers thereafter) Actuarial calculation/valuation	1,053	945	742
The number of in service employees registered under the Telkom Retirement Fund	48,722	43,202	38,927
Company contributions. Refer Note 4.			
Telkom Retirement Fund			
Pensioners Present value of the funded obligation Fair value of the plan asset	2,332 (2,923)	2,586 (2,979)	3,055 (3,805)
Funded status	(591) 591	(393) 223	(750) 460
Unrecognized surplus	_	(170)	(290)
The surplus is not recognized due to the legal status of surpluses in South Africa.			
Included in the fair value of plan assets is:			
Office buildings occupied by Telkom	111 12	111 7	111 63
Principal actuarial assumptions were as follows:			
Discount rate	13.5 14.0	12.5 14.0	12.2 14.0
Pension increase allowance% The number of pensioners registered under the Telkom Retirement Fund	7.1 12,098	6.1 12,301	5.9 13,963

Vodacom Group Pension Fund

All eligible employees of the jointly controlled entity and its wholly-owned subsidiaries are members of the Vodacom Group Pension Fund, a defined contribution pension scheme, administered by ABSA Consultants and Actuaries (Proprietary) Limited. The Group's share of the contribution to the pension fund amounted to R21m (2001: R21m, 2000: R15m). The Group's share of Vodacom employees at March 31, 2002 were 2,177 (2001: 2,136, 2000: 2,046). The fund is governed by the Pension Funds Act of 1956.

Medical benefits

Telkom SA Limited makes certain contributions to medical aid funds in respect of current and retired employees. The scheme is a defined benefit plan. The expense in respect of current employees' medical aid is disclosed in Note 4. The amounts due in respect of post-retirement medical benefits to current and retired employees have been actuarially determined and provided for as set out in Note 23. The Group has terminated future post-retirement medical benefits in respect of employees joining after July 1, 2000.

There are three major categories of members entitled to the post retirement medical aid: pensioners who retired before 1994 ("Pre-94"); those who retired after 1994 ("Post-94"); and the in-service members. The post-94 and the in-service members' liability is subject to a Rand cap, which increases annually with the average salary increase.

Eligible employees must be employed by Telkom until retirement age to qualify for the post-retirement medical aid. The most recent valuation of the benefit was performed at March 31, 2001.

The Company has allocated certain investments to fund for this liability as set out in Note 11. These investments do not qualify as plan assets.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

28. EMPLOYEE BENEFITS (continued)

Telephone rebates

Telkom SA Limited provides telephone rebates to its pensioners. The most recent valuation was performed in January 2000. Eligible employees must be employed by Telkom until retirement age to qualify for the telephone rebates. The scheme is a defined benefit plan.

The funded status of the post-retirement liabilities is disclosed below:

	2000 Rm	2001 Rm	2002 Rm
Medical aid liability			
Present value of the unfunded obligation	2,818 (354)	1,791 392	1,886 268
Liability as disclosed in the balance sheet (Note 23)	2,464	2,183	2,154
Principal actuarial assumptions were as follows:			
Salary inflation rate % Medical inflation rate % Withdrawal rate % Actual retirement age % Average retirement age	7.510.530.0656338,4529,237	$7.5 \\ 10.5 \\ 30.0 \\ 65 \\ 63 \\ 32,616 \\ 8,588$	7.5 10.5 30.0 65 63 32,013 8,180
Telephone rebate			
Present value of the unfunded obligation	124	134	146
Principal actuarial assumptions were as follows:			
Discount rate % CPI inflation rate % Actual retirement age % Average retirement age	15.0 9.5 65 63 28,740	15.0 9.5 65 63 28,740	15.0 9.5 65 63 28,740
Average number of pensioners	12,305	12,305	12,3

29. RECONCILIATION OF PROFIT AFTER TAXATION TO CASH GENERATED FROM OPERATIONS

	2000 Rm	2001 Rm	2002 Rm
	6,327	9,832	11,605
Profit after taxation	1,540 2,482 501 (641)	1,690 3,137 715 (617)	1,280 2,550 873 (490)
Non-cash items	3,784	4,691	5,713
Depreciation and amortization Note 4 Increase/(Decrease) in provisions	$ \begin{array}{r} 4,174\\186\\(493)\\-\\-\\(18)\\(65)\end{array} $	5,052 (611) (29) 160 119 - -	5,408 (110) (22) 47 398 (8) -
(Decrease)/Increase in working capital	(1,339)	216	1,679
Inventories	126 (1,103) (362)	398 (280) 98	246 (144) 1,577

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

	2000 Rm	2001 Rm	2002 Rm
30. FINANCE CHARGES PAID	1,271	3,927	3,026
Finance charges per income statement	2,482	3,137	2,550
Non-cash items	(1,211)	790	476
Movements in interest accruals	(208) 11 (659) - (355) -	(304) (160) (591) - 1,845 -	(548) (663) 1,332 - 355
31. TAXATION PAID	257	322	914
Net asset at beginning of year	(911) (143) 369 942	(942) 3 (35) 501 795	(795) - (4) 825 888

32. DISPOSAL OF SUBSIDIARIES AND JOINT VENTURES

The Group's 50% joint venture company, Vodacom, disposed of the following:

- on February 27, 2002, its 51% interest in Vodacom Sport & Entertainment (Proprietary) Limited;
- on November 30, 2001, its 40% interest in Vodacom World Online (Proprietary) Limited;
- on March 31, 2002, its 100% interest in Film Fun Holdings (Proprietary) Limited, Teljoy Botswana (Proprietary) Limited and Africell Cellular Services (Proprietary) Limited; and
- during 2000, 10% of Vodacom World Online (Proprietary) Limited.

These disposals were effected in order to dispose of non-core operations.

	2000 Rm	2002 Rm
Aggregate carrying value of net assets disposed of:	8	38
Property, plant and equipment	1 11 (4) - - -	36 3 121 (167) 11 5 14 15
Minority interest	18	(2) 8
Disposal proceeds	26	44 (15)
Net cash consideration	26	29
Settlement method		
Cash Current receivables Net cash inflow from disposals	26 26	29 16 13

Current receivables

R4.5m was settled in cash by the new owner on May 15, 2002. The remaining amount of R11m is to be settled in two equal instalments on August 31, 2002 and August 31, 2003.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

33. PURCHASE OF SUBSIDIARIES, JOINT VENTURES AND MINORITY SHAREHOLDERS' INTERESTS

	2000 Rm	2001 Rm	2002 Rm
Acquisitions:			
The following acquisitions were made: By the company:			
 on October 11, 2001, an additional 10% of Telkom Directory Services (Proprietary) Limited, bringing the Group's shareholding to 64.9% 	_	_	160
 on May 16, 2001, an additional 40% of Swiftnet (Proprietary) Limited, bringing the Group's shareholding to 100% 	_	_	22
By the Group's 50% joint venture, Vodacom:			
- on August 1, 2000, 100% of Globalstar Southern Africa (Proprietary) Limited	_	46	_
 on July 14, 2000, an additional 14% of Vodacom Tanzania Limited, bringing Vodacom's shareholding to 65%. 	_	11	_
Vodacom Tanzania Limited was treated as a joint venture and proportionally consolidated at 51% in 2000. In 2001, it was consolidated in full.			
During 2000, subsequent to the disposal of the internet division (Note 34), Vodacom acquired 50% of Vodacom World Online (Proprietary) Limited	60	_	_
During 2000 Vodacom acquired 50% of GSM cellular (Proprietary) Limited, bringing the total shareholding to 100%	36	_	_
Change in accounting treatment:			
In January 2000, 100% of Film Fun Holdings (Proprietary) Limited trading as Teljoy Television was acquired with a view to its subsequent disposal. Due to a change in intention this investment was consolidated in full in 2001 .	314	_	_
Vodacom Sport & Entertainment (Proprietary) Limited was treated as a joint venture and proportionately consolidated at 50% in 2000. In 2001 it was consolidated in full.			
	410	57	182

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

33. PURCHASE OF SUBSIDIARIES, JOINT VENTURES AND MINORITY SHAREHOLDERS' INTERESTS (continued)

	2000 Rm	2001 Rm
The aggregate fair value of assets acquired and liabilities assumed on the purchase of subsidiaries and joint ventures were as follows:		
Aggregate fair value		
Net assets acquired	311	1
Property, plant and equipment	18	116
Intangible assets	234	9
Investments	_	3
Inventory	17	12
Accounts receivable	124	18
Cash and cash equivalents	75	10
Shareholders' loans		(79)
Interest bearing debt		(10)
Accounts payable	(157)	(75)
Taxation	-	(3)
Goodwill	174	68
Minority interest	-	(2)
Purchase price	485	67
Cash and cash equivalents	(75)	(10)
Cash consideration	410	57

34. DISPOSAL OF DIVISION

During 2000 Vodacom disposed of the Vodacom Internet Company which was a division of Vodacom Group (Proprietary) Limited.

	2000 Rm
Carrying value	
Net assets disposed of	47
Property, plant and equipment	3 1 54 12 (23)
Profit on disposal	65
Disposal proceeds	112 (12)
Cash consideration	100

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

35. SEGMENT INFORMATION

The inter-company transactions are reflected as net and are thus eliminated against segment results.

	2000 Rm	2001 Rm	2002 Rm
Business segment			
Consolidated revenue	27,113	31,352	34,197
Fixed-line	23,838	26,439	27,976
To external customers	23,530 308	26,100 339	27,606 370
Mobile	4,786	6,638	8,075
To external customers	3,583 1,203	5,252 1,386	6,591 1,484
Elimination	(1,511)	(1,725)	(1,854)
Consolidated operating profit	3,882	4,925	4,213
Fixed-line	2,555 1,182 145	3,759 1,277 (111)	2,447 1,816 (50)
Consolidated investment income	641	617	490
Fixed-line	785 16 (160)	900 13 (296)	817 16 (343)
Consolidated finance charges	2,482	3,137	2,550
Fixed-line	2,299 284 (101)	2,941 252 (56)	2,557 36 (43)
Consolidated taxation	501	715	873
Fixed-line	244 257	332 383	278 595
Consolidated assets	44,444	48,801	50,528
Fixed-line	39,900 4,857 (313)	42,943 6,164 (306)	43,588 7,531 (591)
Investments Financial assets Tax assets	389 1,184 1,259	576 2,866 1,294	780 2,819 1,081
Total assets	47,276	53,537	55,208
Consolidated liabilities	12,314	12,616	13,471
Fixed-line	10,675 1,952 (313)	9,812 3,110 (306)	10,804 3,408 (741)
Interest-bearing debt	21,248 317	25,334 499	24,579 193
Total liabilities	33,879	38,449	38,243

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

35. SEGMENT INFORMATION (continued)

	2000 Rm	2001 Rm	2002 Rm
Other segment information			
Capital expenditure for property, plant and equipment	9,461	9,889	9,004
Fixed line	8,468 993	8,297 1,592	6,962 2,042
Capital expenditure for intangible assets – Mobile	5	_	97
Depreciation and amortization	4,174	5,052	5,408
Fixed line	3,625 549	4,234 818	4,373 1,035
Impairment loss/asset write-offs	_	279	445
Fixed line		230 49	445
Geographical segment			
Consolidated revenue	27,113	31,352	34,197
South Africa	27,094 19	31,318 92 (58)	33,830 370 (3)
Consolidated operating profit	3,882	4,925	4,213
South Africa	3,879 3	4,940 (16) 1	4,175 41 (3)
Consolidated assets			
South Africa	47,246 36 (6)	53,293 235 9	54,367 894 (53)
Total assets	47,276	53,537	55,208

"South Africa", which is also the country of domicile for Telkom SA Limited, comprises the segment information relating to Telkom SA Limited and its subsidiaries as well as Vodacom's South African-based mobile communications network, the segment information of its service providers and its other business segments. "Other African countries" comprises only Vodacom's mobile communications networks in Tanzania, Lesotho and the Democratic Republic of the Congo.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

	2000 Rm	2001 Rm	2002 Rm
6. RELATED PARTIES			
Balances with related parties – not disclosed elsewhere			
With joint venture:			
Vodacom Group (Proprietary) Limited			
Trade receivable . Trade payable .	25 (241)	25 (265)	41 (272)
Related party transactions with Vodacom			
Income	(308) 1,203 (51)	(377) 1,386 (39)	(370) 1,484 (36)
With shareholder:			
Thintana Communications LLC			
Management fees	260	260	219
Government			
Revenue	1,014 333	1,213 172	1,382 134
Employees			
Other receivable	186	165	170
With affiliate of director:			

Note 25 regarding vehicle lease and note 37 regarding the Group's treasury function.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

37. DIRECTORS' INTEREST

Mr E Molobi, the Chairman of the Board of directors at March 31, 2002, has the following interests as Chief Executive Officer for Kagiso Trust Investments (Proprietary) Limited:

- a 25% holding by Kagiso Trust Investments (Proprietary) Limited in BUA Telecoms, a company that is a vendor to the Group;
- a 25% holding by Kagiso Trust Investments (Proprietary) Limited in Debis Fleet Management (Proprietary) Limited, a fleet management company to whom the Group has outsourced its vehicle fleet; and
- a 50,1% holding by Kagiso Trust Investments (Proprietary) Limited in Kagiso Treasury Services (Proprietary) Limited, who manages the Group's Treasury function.

2000 Rm	2001 Rm	2002 Rm
2	3	3
2	2	2
	R m 2	Rm Rm 2 3

Emoluments per director:

			Remuneration	Performance	Fringe and other	
	Total – 2001	Fees	Kelliulleratioli *	bonus		Total – 2002
	R	R	R	R	R	10tal – 2002 R
Non-executive directors						
Eric Molobi	24,090	17,856	_	_	130,000	147,856
Dikgang Moseneke	200,000	-	_	_	70,000	70,000
Wendy Luhabe	31,350	52,690	_	_	_	52,690
Wendy Lucas Bull	21,780	56,320	_	_	_	56,320
Richard Menell	10,890	47,560	_	_	_	47,560
Colin Smith	_	50,560	_	_	_	50,560
Tlhalefeng Sekano	_	24,232	_	_	_	24,232
Charles Valkin	25,330	51,730	_	_	_	51,730
Peter Moyo	_	35,312	_	_	_	35,312
Diliza Mji	25,080	52,190	_	_	_	52,190
Sindy Zilwa	_	13,258	_	_	_	13,258
Tan Sri Dato' Ir. Muhammad						
Radzi Mansor	-	66,340	_	-	-	66,340
	338,520	468,048	_	_	200,000	668,048
Executive directors						
Sizwe Nxasana	1,872,000	-	1,375,441	447,000	536,000	2,358,441*
Total emoluments						
– Paid by Telkom	2,210,520	468,048	1,375,441	447,000	736,000	3,026,489

* Included in remuneration is pension contribution for S. Nxasana of R156 000.

In the year ended March 31, 2002 R7,0m was paid to SBC Communications for services rendered by Thomas Barry. In the year ended March 31, 2002 R3,6m was paid to Telkom Malaysia for services rendered by Shanmugan Manickam.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

38. INTEREST IN SIGNIFICANT SUBSIDIARIES

		I	Issued share capital			Interest i issued ordin share capi		
	Country of incorporation	2000	2001	2002	2000 %	2001 %	2002 %	
Directory advertising								
Telkom Directory Services (Proprietary) Limited	RSA	R100 000	R100 000	R100 000	54.9	54.9	64.9	
Data application services								
Swiftnet (Proprietary) Limited	RSA	R50 000 000	R50 000 000	R50 000 000	60	60	100	
The aggregate net profit of the two subsidiaries is R117,2 (2001: R33,6, 2000: R143,2).								
Vodacom has interests in the following companies:								
Cellular network operators								
Vodacom (Proprietary) Limited Vodacom Lesotho (Proprietary) Limited Vodacom Tanzania Limited	RSA LES TZN	R100	R100 M4,180 US\$100	R100 M4,180 US\$100	100	100 88.3 65	100 88.3 65	
Service providers								
Vodacom Service Provider Holding								
Company (Proprietary) Limited (INV) Vodacom Service Provider Company	RSA	R1 020	R1 020	R1 020	100	100	100	
(Proprietary) Limited (C)	RSA	R20	R20	R20	100	100	100	
Limited (S) *	RSA	-	R100	R100	_	100	100	
Vodac (Proprietary) Limited *	RSA RSA	R1 R1 200	R1 R1 200	R1 R1 200	100 100	100 100	100 100	
	КЗА	KI 200	K1 200	KI 200	100	100	100	
Other	Dat	D1 1 (0 000	D150.000	D150.000	100	100	100	
Teljoy Holdings Limited (INV) Film Fun (Holdings) (Proprietary) Limited	RSA	R1 160 000	R158 999	R158 999	100	100	100	
(TV)	RSA	R100	R100	_	100	100	_	
(Proprietary) Limited (SE)	RSA	-	R100	-	-	51	-	
(Proprietary) Limited *	RSA	R100	R100	R100	100	100	100	
Vodacare (Proprietary) Limited * Vodacom International Holdings	RSA	R100	R100	R100	100	100	100	
(Proprietary) Limited (INV)	RSA	-	-	R100	-	-	100	
Vodacom International Limited (INV)	MAU	-	-	US\$100	-	-	100	

* Dormant at March 31, 2002.

Country of incorporation: RSA - Republic of South Africa; TZN - Tanzania; LES - Lesotho; MAU - Mauritius.

Nature of business: C – Cellular; S – Satellite; SE – Sport and entertainment contracts manager; TV – Television and related rental services; INV – Investment holding company.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

39. INVESTMENTS IN JOINT VENTURES

Vodacom Group (Proprietary) Limited

Telkom owns 5,000 shares of 1 cent each at cost. This amounts to a 50% shareholding in Vodacom Group (Proprietary) Limited.

The Group's proportionate share of Vodacom's assets and liabilities is as follows:

	2000 Rm	2001 Rm	2002 Rm
Total assets	4,932	6,171	7,679
Non-current assets	3,538 1,394	4,436 1,735	5,607 2,072
Total liabilities and reserves	(4,396)	(5,711)	(7,219)
Reserves	(1,335) 1 (657) (2,405)	(1,753) 6 (806) (3,158)	(2,732) (5) (949) (3,533)
Loan from joint venture partners	536	460	460
The Group's proportionate share of revenue and expense is as follows:			
Revenue	4,786 (3,588)	6,638 (5,349)	8,075 (6,243)
Profit before net financing charges	1,198 (284)	1,289 (252)	1,832 (36)
Net income before taxation	914 (257)	1,037 (383)	1,796 (595)
Profit after taxation	657	654 5	1,201 (15)
	657	659	1,186
The Group's proportionate share of cash flow:			
Cash flow from operating activities	1,171 (1,669) 323	1,805 (1,426) (519)	1,908 (2,272) 285
Net decrease in cash and cash equivalents Effect of exchange rate on cash and cash equivalents Cash and cash equivalents at beginning of year	(175) (82)	(140) - (258)	(79) 48 (398)
Cash and cash equivalents at end of year	(257)	(398)	(429)

Vodacom's joint ventures during 2002 included Vodacom World Online (Proprietary) Limited and Vodacom Congo. Effective November 30, 2001, Vodacom disposed of the interest in Vodacom World Online (Proprietary) Limited. Details of the disposal are presented in Note 32. The Group acquired its interest in Vodacom Congo on December 11, 2001.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

40. SUBSEQUENT EVENTS

Property portfolio

In September 2002, Telkom issued an information memorandum inviting potential investors to provide, by November 2002, preliminary submissions to purchase a substantial portion of Telkom's portfolio and enter into a sale and leaseback transaction. This transaction is intended to further the strategy of focusing on core businesses and increasing the return on assets.

Telcordia matter

Note 26.

2% Share scheme

On the date of the initial public offering, the Government of the Republic of South Africa will transfer 2% of its shareholding in the Company to a trust for the benefit of past and present employees.

Taxation

The South African Revenue Services ("SARS") indicated, in an assessment dated August 28, 2002, that they are disallowing the treatment of certain income in Telkom's 1998 income tax return. The dispute related to the first time application in fiscal year ended 1998 of Section 32 ("S32") of the Income Tax Act, 1962, which allows revenue generated by transmitting messages internationally to be only partly included in determining taxable income, and the deferral of unbilled revenues for tax purposes.

On December 10, 2002, SARS agreed with Telkom's practice of claiming S32 of the Income Tax Act, 1962, for all years up to and including March 2001. Telkom has not claimed S32 in respect of the 2002 financial year. SARS, however, disallowed Telkom's practice of deferring certain unbilled revenue from taxable income.

The impact of the disallowance of unbilled revenue, which has been recognized as an additional income tax provision in the Income Statement for the year ended March 31, 2002, is as follows:

	Rm
Reversal of tax receivable	(218)
Reversal of deferred taxation	186
Reversal of interest accrued	(100)
Tax effect of interest reversal	30
	(102)

In connection with the filing of its tax return for the 2001 fiscal year, Telkom revised the basis of its calculation and increased its estimate of the S32 benefit used for the preparation of the March 31, 2001 financial statements by an amount of R92 million. The revision has been recognized as a change in estimate and reflected as a reduction of the income tax provision for the year ended March 31, 2002.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

41. US GAAP INFORMATION

Differences between International Accounting Standards and US Generally Accepted Accounting Principles

The consolidated financial statements of Telkom SA Limited have been prepared in accordance with International Accounting Standards ("IAS"), which differ in certain respects from generally accepted accounting principles in the United States ("US GAAP"). Application of US GAAP would have affected the balance sheet as of March 31, 2002 and 2001 and net income for each of the two years in the periods ended March 31, 2002 to the extent described below. A description of the material differences between IAS and US GAAP as they relate to the Group, as well as its equity accounted investment in Vodacom, are discussed in further detail below.

*The United States Dollar (USD) amounts shown in the footnotes have been translated at March 31, 2002 and for the year ended March 31, 2002 from South African Rand ("ZAR") only as a matter of arithmetic computation at the South African exchange rate of ZAR10.535 = USD1, the buying rate on September 30, 2002, the last business day prior to the date of our most recent balance sheet included in this submission. These amounts are unaudited and are included for the convenience of the reader only. Such translation should not be construed as a representation that the South African Rand amounts have been or could be converted into US Dollars at this or any other rate.

Net income and equity in accordance with US GAAP differences

The following schedule illustrates the significant adjustments to reconcile net income in accordance with IAS to the amounts determined in accordance with US GAAP for each of the two years ended March 31, 2002 and 2001:

	March 31, 2001 Rm	March 31, 2002 Rm	*March 31, 2002 US\$m
Net income according to IAS	1,622	1,221	116
(a) Revenue recognition	(26)	29	3
(b) Sale and leaseback transaction	91	95	9
(c) Share issue expenses		(44)	(4)
(d) Derivative financial instruments		90	9
(e) Goodwill	_	15	1
(h) Tax effect of reconciling differences		(81)	(8)
(h) Additional distribution tax – retained earnings		(3)	-
(h) Capital gains tax – Vodacom income	_	(43)	(4)
US GAAP adjustments – Vodacom:			
(d) Derivative financial instruments	_	26	2
(e) Goodwill	_	(1)	_
(f) Joint venture accounting	22	(40)	(4)
(g) Deferred bonus incentive scheme		10	1
(h) Tax effect of reconciling differences	(1)	(11)	(1)
Net income as per US GAAP before cumulative effect of change in accounting principle	1,598	1,263	120
 reflecting the application of SFAS 133 – Telkom (net of tax of R30m) (d) Cumulative effect of a change in accounting principle 	_	48	4
reflecting the application of SFAS 133 – Vodacom (net of tax of R3m)	_	6	1
Net income according to US GAAP	1,598	1,317	125
Basic and diluted EPS			
The basic and diluted EPS do not differ, as there are no potentially dilutive securities.	e		
557,031,819 issued shares (cents)			
Basic and diluted earnings per share before cumulative effect of change in accounting principle	286.9	226.7	21.4
Basic and diluted earnings per share for cumulative effect of change in accounting principle	_	9.8	1
Or r		.10	-

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

41. US GAAP INFORMATION (continued)

The following is a reconciliation of the material adjustments necessary to reconcile shareholders' equity in accordance with IAS to the amounts in accordance with US GAAP as at March 31, 2002 and 2001:

	March 31, 2001 Rm	March 31, 2002 Rm	March 31, 2002 US\$m
Shareholders' equity according to IAS	14,972	16,832	1,598
US GAAP adjustments – Telkom:			
(a) Revenue recognition	(1,134)	(1,105)	(105)
(b) Sale and leaseback transaction	(372)	(277)	(26)
(d) Derivative financial instruments	_	(34)	(3)
(e) Goodwill	_	15	1
(h) Tax effect of reconciling differences	569	535	51
(h) Additional distribution tax – retained earnings	(360)	(423)	(40)
(h) Capital gains tax – Vodacom income	_	(43)	(4)
(i) Fair value adjustment of investment	45	-	-
US GAAP adjustments – Vodacom:			
(e) Goodwill	2	15	1
(f) Joint venture accounting	40	_	_
(g) Deferred bonus incentive scheme	19	29	3
(h) Tax effect of reconciling differences	(5)	(9)	(1)
Shareholders' equity according to US GAAP	13,776	15,535	1,475

Comprehensive income

Under US GAAP, SFAS 130 "Reporting Comprehensive Income" requires that certain items be recognized as a separate component of equity under the caption "Accumulated Other Comprehensive income". Additionally the standard requires that companies present comprehensive income, which is a combination of net income and changes in a company's accumulated other comprehensive income accounts. Changes in the Group's accumulated other comprehensive income is reflected under non-distributable reserves.

	Retained earnings Rm	Other comprehensive income Rm	Balance Rm
Total April 1, 2000	3,840	_	3,840
Net income per US GAAP	1,598	_	5,438
Increase in fair value of listed investment		45	45
Total March 31, 2001	5,438	45	5,483
Net income per US GAAP	1,317	_	6,755
Foreign currency translation adjustment	-	64	64
Increase in fair value of listed investment	-	5	50
Transitional adjustment on application of SFAS 133 (net of tax of R262m)	-	440	_
Release of transitional adjustment on application of SFAS 133 to net income for 12-month period (net of tax of R38m)		(67)	373
Total March 31, 2002	6,755	487	7,242

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

41. US GAAP INFORMATION (continued)

Movement in shareholders' equity in accordance with US GAAP

	March 31, 2001 Rm	March 31, 2002 Rm	March 31, 2002 US\$m
Shareholders' equity according to US GAAP		Kiii	COQ
Balance April 1	12,133	13,776	1,308
Net income for year	1,598	1,317	1,500
Foreign currency reserves	-	64	6
Fair value adjustments – derivatives	_	373	35
Fair value adjustments – investments	45	5	1
Balance March 31	13,776	15,535	1,475
US GAAP income statement, balance sheet and cash flow statement			
	March 31,	March 31,	March 31,
	2001	2002	2002
	Rm	Rm	US\$m
Income statements as per US GAAP			
Net revenue – per IAS accounts	31,352	34,197	3,246
Net revenue – per US GAAP	26,413	27,947	2,653
Operating income – per IAS accounts	4,925	4,213	400
Operating income – per US GAAP	3,716	2,498	237
Income after financial items – per IAS accounts	2,405	2,153	204
Income after financial items – per US GAAP	1,433	618	58
Equity accounted earnings – per US GAAP	684	1,177	112
Taxes – per IAS accounts	715	873	83
Taxes – per US GAAP	446	434	41
Minority interests – per IAS accounts	68	59	6
Minority interests – per US GAAP	73	44	4
Net income – per IAS accounts	1,622	1,221	116
Net income – per US GAAP	1,598	1,317	125
Balance sheets as per US GAAP			
Non-current assets – per IAS accounts	40,863	44,240	4,199
Non-current assets – per US GAAP	38,444	41,714	3,960
Current assets – per IAS accounts	12,674	10,968	1,041
Current assets – per US GAAP	11,080	9,229	876
Total assets per US GAAP	49,524	50,943	4,836
Equity – per IAS accounts	14,972	16,832	1,598
Equity – per US GAAP	13,776	15,535	1,475
Minority interests – per IAS accounts	116	133	13
Minority interests – per US GAAP	122	128	12
Long-term liabilities – per IAS accounts	23,009	25,597	2,430
Long-term liabilities – per US GAAP	22,212	24,649	2,340
Current liabilities – per IAS accounts	15,447	12,646	1,200
1	13,414	10,631	1,009
Current liabilities – per US GAAP	13,414	10,051	1,007

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

41. US GAAP INFORMATION (continued)

	March 31, 2001 Rm	March 31, 2002 Rm	March 31, 2002 US\$m
Cash flow as per US GAAP			
Cash flow from operating activities	5,875	7,099	674
Cash generated from operations	7,455	7,959	755
Income from investments	444	459	44
Dividends received	_	240	23
Net financing charges paid	(1,983)	(1,416)	(134)
Taxation paid	(41)	(143)	(14)
Cash flow from investing activities	(8,112)	(7,128)	(677)
Cash flow from financing activities	2,017	(905)	(86)
Net decrease in net cash and cash equivalents	(220)	(934)	(89)
Net cash and cash equivalents at beginning of year	1,485	1,265	120
Net cash and cash equivalents at end of year	1,265	331	31

(a) Revenue recognition

The Staff of the US Securities and Exchange Commission issued Staff Accounting Bulletin 101 ("SAB 101") that addresses revenue recognition under US GAAP. Under this guidance, revenue earned from access, installation-activation and similar fees should be recognized over the estimated life of the customer relationship. Also, SAB 101 permits, but does not require, companies to defer costs directly associated with such revenue and to also recognize these costs over the life of the customer relationship. Under IAS the Group recognizes this revenue and related costs when the services are provided and the related costs are incurred.

In accordance with the US GAAP, revenue earned from installation and activation is deferred and recogni ed over the expected period of the customer relationship. The expected period of the customer relationship is 5 years (2001 - 8,5 years) for telephony voice customers and 4 years (2001 - 4 years) for data customers.

The Group recognizes installation and activation costs, excluding those costs that are capitalized as an integral part of the network, in the period incurred. These adjustments resulted in a decrease of R26m to income and increase to income of R29m in 2001 and 2002, respectively.

(b) Sale and lease-back

As discussed in Note 25 on March 31, 2000, the company outsourced its entire fleet of vehicles as well as the maintenance, fueling, insurance, tracking and other services to debis through a sale and lease-back agreement. The lease-back was in the form of a master service level agreement covering a period of five years providing, subject to the company's requirements, for the annual lease contracts for each vehicle under the agreement.

Under the provisions of IAS 17, the Group recorded a gain from a transaction that had transferred substantially all of the risks and rewards incidental to ownership of the vehicles to debis as the criteria for profit recognition had been satisfied. The Group recognized a gain in the amount of R463m in 2000 and accounted for the lease-backs as operating leases.

Under US GAAP, SFAS 13, as amended by SFAS 28, the Group determined that while the terms of the agreement provide that the assets underlying the lease-back would be subject to annual lease contract, renewable based upon the company's vehicle requirements and cancelable under certain terms, debis' right of first refusal to provide all of the Group's requirements during the five-year term represents an economic compulsion to renew the leases. Accordingly, the Group concluded that since the lease-back cover substantially all the assets that were sold under the contract for substantially all their remaining useful lives, deferral of the related gain and recognition over the terms of the related agreements was appropriate.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

41. US GAAP INFORMATION (continued)

(b) Sale and lease-back

Based on the requirements of SFAS 13, a selected portion of the vehicle leases would be treated as finance leases due to the fact that when analyzed on a vehicle by vehicle basis, the present value of the minimum lease payments of certain individual vehicles exceed 90% of the fair value of these vehicles or the lease term represents more than 75% of the remaining economic life of the vehicles. Accordingly, the full gain realized through the sale of the vehicles has been reversed and the proceeds from the sale has been treated as an obligation. Rental payments have been applied to interest expense on the obligation as well as to reduce the principal amount of the obligation. The resulting capital lease assets are being depreciated over their remaining useful lives.

	March 31, 2001 Rm	March 31, 2002 Rm	March 31, 2002 US\$m
Retained earnings opening balance – profit reversal	(463)	(372)	(35)
Recognition of profit – income	93	93	9
Depreciation adjustment	(20)	(9)	(1)
Finance costs	(2)	(1)	-
Add back: Lease expense	20	12	1
Net impact on income statement per period	91	95	9
Retained earnings ending balance	(372)	(277)	(26)
Balance sheet			
Capital lease assets			
April 1, 2000	29	-	_
Depreciation	(20)	-	-
March 31, 2001	_	9	1
Depreciation		(9)	(1)
March 31, 2002			
Capital lease liability	11		_

(c) Share issue expenses

Under IAS, external costs directly attributable to the issue of new shares are shown as a deduction, net of tax in equity. This is only allowed under US GAAP however, when the proposed listing has not been delayed more than 90 days after incurring these costs. In 2002, Telkom's IPO was postponed more than 90 days. Therefore the costs incurred through March 31, 2002 related to the IPO of R44m have been expensed.

(d) Derivative financial instruments

SFAS133 - Fair value adjustments

The Group adopted IAS 39 and SFAS 133 on April 1, 2001. Upon adoption of IAS 39, the difference between previous carrying amounts and the fair value of derivatives, which prior to the adoption of IAS 39 had been designated as cash flow hedges or fair value hedges but which do not qualify for hedge accounting under IAS 39, is recognized as an adjustment to the opening balance of retained earnings in the financial year IAS 39 is initially applied. Changes in the fair value of derivatives subsequent to April 1, 2001 are recorded in the income statement as they do not qualify for hedge accounting.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

41. US GAAP INFORMATION (continued)

(d) Derivative financial instruments (continued)

Under US GAAP, in accordance with SFAS 133, the company is required to recognize all derivatives on the balance sheet at fair value. The SFAS 133 transitional adjustments (at April 1, 2001) are recorded differently than those recorded under IAS 39. For pre-existing hedge relationships that would be considered cash flow type hedges, the transitional adjustment should be reported in OCI as a cumulative effect of the accounting change. Any transition adjustment reported as a cumulative effect adjustment in OCI will subsequently be reclassified into earnings in a manner consistent with the earnings effect of the hedged transaction. For pre-existing hedge relationships that would be considered fair value type hedges, the company adjusted the carrying values of the hedged item to its fair value, but only to the extent of an offsetting transition adjustment from the previously designated hedging instrument. The hedged asset or liability is subsequently accounted for in a manner consistent with the appropriate accounting for such assets and liabilities. For both cash flow and fair value hedges any portion of the derivative that is considered ineffective at transition is reported in income as a cumulative effect of an accounting change.

Upon adoption on April 1, 2001, the Group recorded an adjustment to other comprehensive income of R440m (net of tax of R262m) representing the fair value adjustment of derivatives for which the pre-existing hedge relationships would be considered cash flow type hedges. In the 2002 fiscal year, subsequent to the adoption date, the Group reclassified from other comprehensive income into earnings R67m (net of tax of R38m) as the hedged transaction impacted earnings. Upon adoption, the Group also recorded an adjustment of R45m to increase the carrying value of a hedged debt instrument that was the hedged item in what would be considered a fair value type hedge. The fair value adjustment to the hedged item is limited to the extent of an off-setting fair value adjustment to the hedged item is limited to the extent of an off-setting fair value adjustment to the hedged debt instrument. In the 2002 fiscal year, the Group amortized R11m of the adjustment to the hedged debt instrument into earnings. Upon adoption, the Group recorded a cumulative effect of change in accounting principle, R54m (net of tax of R33m) representing the ineffective portion of adjustments to record derivatives at fair value.

(e) Goodwill

Under IAS, goodwill arising on the acquisition of a foreign entity is treated as an asset of the Group and translated at the foreign exchange rate in effect at transaction date. In accordance with IAS the Group amortizes goodwill and other intangibles on a straight-line basis over the anticipated benefit period.

Under US GAAP, goodwill arising on the acquisition of a foreign entity is translated at the actual exchange rate at the end of the period. Furthermore, under US GAAP with effect from July 1, 2001 goodwill and other intangibles with infinite lives are not amortized for business combinations completed after June 30, 2001. For previously recorded goodwill and intangibles with infinite lives, amortization ceases on March 31, 2002.

The Group is required to adopt SFAS 142 "Accounting for Goodwill and Other Intangibles" effective April 1, 2002. The Group is required to complete the initial step of a transitional impairment test on all goodwill and indefinite lived intangible assets as of April 1, 2002 within six months of adoption of SFAS 142. Subsequent impairment losses will be reflected in operating income or loss in the income statement.

Management determined that an impairment of R16m existed with respect to the step acquisition of the minority interest of Swiftnet which will be recogni ed as a cumulative effect of accounting change in the 2003 fiscal year.

(f) Joint venture accounting

Under IAS, investments qualifying as joint ventures are accounted for under the proportionate consolidation method of accounting. Under the proportionate consolidation method, the venturer records its share of each of the assets, liabilities, income and expenses of the jointly controlled entity on a line-by-line basis with similar items in the venturer's financial statements.

The venturer continues to record its total share of the losses in excess of the net investment in the joint venture.

However for US GAAP purposes where the joint ventures are equity accounted, losses are only recognized up to the net investment in the joint venture, unless the investor has committed to continue providing financial support to the investee.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

41. US GAAP INFORMATION (continued)

(f) Joint venture accounting (continued)

In 2001 and 2002, in accordance with IAS, the Group proportionately consolidated losses of R22m and R18m, respectively, that were in excess of the Group's net investment in the joint venture. Under US GAAP these losses are not recorded for reasons previously stated. The investment was disposed in 2002 and the gain on the sale for IAS purposes was calculated based on a lower investment balance, resulting in excess gain of R40m compared with US GAAP.

Vodacom equity accounted earnings

Under IAS, the Group's interests in joint ventures are proportionally consolidated. Under US GAAP, interest in joint ventures not meeting the criteria for accommodation under item 17 of Form 20-F should be reflected in the consolidated financial statements using the equity method. The following table sets out the restated abbreviated income statement and balance sheet of the Group joint venture company, Vodacom, after US GAAP adjustments:

	March 31, 2001 Rm	March 31, 2002 Rm	March 31, 2002 US\$m
Income statements as per US GAAP			
Operating income	2,604	3,641	346
Income after financial items	2,126	3,585	340
Taxes	(886)	(1,446)	(137)
Minority interests	9	(30)	(3)
Net income before accounting changes	1,249	2,109	200
Change in accounting policy	-	11	1
Net income for year	1,249	2,120	201
Balance sheets as per US GAAP			
Non-current assets	8,974	11,429	1,085
Current assets	3,465	3,990	379
Total assets	12,439	15,419	1,464
Equity	3,195	4,874	463
Minority interests	(11)	11	1
Liabilities	9,255	10,534	1,000
Total equity and liabilities	12,439	15,419	1,464

(g) Deferred bonus incentive scheme

Under IAS, the total value of deferred bonus entitlements as calculated at the end of each financial period are provided for in full on the balance sheet date, based on the net present value of expected future cash flows. Under US GAAP, compensation cost should be recognized over the service period or the vesting period if the service period is not defined, based on the undiscounted value of the entitlements.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

41. US GAAP INFORMATION (continued)

(h) Income taxes

Deferred tax benefits and liabilities are calculated, when applicable, for the differences between IAS and US GAAP.

Telkom is taxed at a corporate tax rate of 30% on taxable income. Telkom incurs an additional Secondary Tax on Companies ("STC") at a rate of 12.5% on any dividends distributed to shareholders. The dividend tax is payable if and only when dividends are distributed. Neither the Company nor the shareholders receive any future tax benefits as a result of additional tax on dividends paid. As required under IAS, Telkom will recognize the tax effects of dividends when distributed in future. Under US GAAP, consistent with the requirements of EITF 95-9, the company measures its income tax expense, including the tax effect of temporary differences, using the tax rate that includes the dividend tax. STC is calculated on retained income after the 1992 fiscal year after deducting the net gains from certain capital transactions as defined and after giving credit for dividends received from Vodacom and other subsidiaries for which the Group had paid the related STC tax. The following is the reconciliation of the tax expense computed using the statutory tax rate of 30% to the effective rate of 70% (31% – 2001):

	March 31, 2001 Rm	March 31, 2002 Rm	March 31, 2002 US\$m
Income before tax per US GAAP	1,433	618	59
Expected income tax expense at statutory rate of 30%	430	186	18
Adjustments due to STC on retained income	94	26	2
Exempt income	(375)	(1)	-
Unutilized tax losses	7	(11)	(1)
Disallowable expenses	296	264	25
Temporary differences in joint venture	(6)	(11)	(1)
Under provision for prior year	_	(62)	(6)
Adjustment on possible CGT – Vodacom earnings	-	43	4
Effective tax	446	434	41

With respect to the Group's investment in Vodacom SFAS109 requires that deferred taxes be recognized for the effect of the excess of the amount of financial reporting over the tax basis of such investment. According to South African tax law, the Group would be required to pay tax at a rate of 37.78% on any increase in the appreciation in the value of its investment since October 1, 2001. As such, deferred taxes have been recognized on the Group's share of the undistributed earnings of Vodacom since October 1, 2001.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

41. US GAAP INFORMATION (continued)

Deferred tax

The tax effects of the US GAAP adjustments relating to Telkom's operations have been calculated based on a tax rate of 37.78%.

A reconciliation of the deferred tax balances under IAS to the amounts determined under US GAAP where materially different is as follows:

	March 31, 2001 Rm	March 31, 2002 Rm	March 31, 2002 US\$m
Net deferred tax asset per IAS	853	549	52
Additional distribution tax	(360)	(423) (43)	(40) (4)
Tax effect of US GAAP adjustments	569	535	51
Net deferred tax asset per US GAAP	1,062	618	59

(i) Employee benefits

There is a difference in treatment of the transitional asset/liability on adoption of the statements under IAS and US GAAP. In terms of FAS 87, this is amortized on a straight-line basis over the remaining lifetime of the fund effective from April 1, 1989. In terms of IAS 19, if this is a "liability" or deficit, this is either recognized immediately or alternatively amortized over a period of five years. In the event of an asset arising, the full amount is recognized immediately.

Furthermore, IAS 19 determines that the employer limits the extent of any asset recognized on the balance sheet by the employer to the true economic benefit available, whereas FAS 87 does not. To the extent that the "expense" calculated under FAS 87 is lower than the actual contribution made, an asset will build up in the company accounts. IAS 19 does in fact recognize the SA legislative position on surplus in allowing the limitation of the extent of any asset recognized to such as is available for the economic benefit of the employer. As no surplus has been apportioned to the employer, in terms of IAS 19, the asset is limited to zero. This has the impact of adjusting the expense coming through the income statement to the employer's actual contribution for the period concerned. The effect of these differences has been immaterial to the US GAAP reconciliation.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

41. US GAAP INFORMATION (continued)

The disclosure of the retirement fund and pension fund unrecognized asset would be as follows under US GAAP:

	March 31,	March 31,	March 31,
	2001	2002	2002
	Rm	Rm	US\$m
Telkom retirement fund			
Present value of the funded obligation	2,586	3,055	290
	(2,979)	(3,805)	(361)
Funded status	(393)	(750)	(71)
	214	437	41
Unrecognized surplus	(179)	(313)	(30)
Telkom pension fund			
Present value of the funded obligation	137	113	11
	(185)	(190)	(18)
Funded status	(48)	(77)	(7)
	48	53	5
Unrecognized surplus	_	(24)	(2)

Additional US GAAP disclosures

Concentration of risks

The Group is party to collective bargaining agreements with unions covering the employment terms and conditions of a significant part of their employees. Approximately 35% of the company employees are members of the Alliance of Telkom Union and 37% of the company employees are members of the Communication Workers Union. These employees are bound to follow the decisions of the Union. The Group has an excellent working relationship with the unions and to date, there have been no significant disruptions to operations due to union activities.

The company has various commercial contracts with suppliers of goods and services which at a high level can be classified into IT, Network, Commercial (inclusive of outsourced entities), Training and other. The contracts are on a three monthly basis assessed by means of a formal risk assessment model in order to determine relevant risk exposure. Risk exposure is evaluated against the following criteria:

- the value of the contract/company spend to date;
- impact of supplier/service provider of key strategic initiatives of the company;
- level/intensity of associated maintenance/support received from technology suppliers;
- the period that a specific technology is already introduced into the network;
- the extent of customization by the company on standard technical functionality provided by supplier/service provider;
- · level of foreign exposure in currency associated with the product/service offering; and
- inherent business and financial risk associated with a supplier.

The Group is currently the sole holder of the license to provide public switched telephony services within South Africa and therefore the customer base is diverse and spread across the country. Telkom has embarked on a process of signing long-term contracts with significant customers.

There is a concentration of credit risk relating to the significant number of derivative contracts entered into with international financial institutions with a rating of A1 or better and where derivative fair market values in favour of Telkom with an individual institution represents at least 20% of the total value of all derivative contracts in favour of Telkom. The accounting loss the Company would incur if no amounts were recovered at March 31, 2002 is R2,6bn. The concentration developed due to the significant depreciation of the Rand since the transactions were entered into. It is the intention of management to reduce this concentration. No further transactions will be entered into with the affected counter-parties until a diverse group of counter-parties is restored. Options to reduce the significant concentration are continuously being evaluated.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

41. US GAAP INFORMATION (continued)

There has been no indication of a significant change in any factors since the reporting date that would significantly impact estimates made by management in the most recent set of financial statements.

Restructuring

During the two years ended March 31, 2002, the Group had recognized the cost of restructuring charges associated with management's plan to reduce the size of its work force to a comparable level for world-class telecommunication companies. The plan involved the termination of employees, which the Group expects to be substantially completed within a period of 12 months.

The 2002 plan affects 748 employees who will cease their services during 2002/2003 and were still employed by the Group at year-end. These employees include operating personnel and product development and corporate staff. For the periods April 1, 1999 to March 31, 2002 1670 employees have been affected by this process.

The following table provides a roll forward of restructuring provisions recognized by the Group during the two-year period ended March 31, 2002:

	March 31, 2001 Rm	March 31, 2002 Rm	March 31, 2002 US\$m
Restructuring provision – beginning of year	-	_	-
Increase in provision	132	373	35
Workforce reduction payments	(132)	(338)	(32)
Restructuring provision – end of year	_	35	3

As part of the Company's realignment initiatives it reached agreement with Telecommunication Facilities Management Company ("TFMC") on July 31, 2000 to outsource the following two business units:

Facilities Infrastructure and Operations Services (FIO); and Property Asset Management and Development Services (PAMDEV).

Telkom also outsourced and sold its fleet consisting of 18,686 vehicles, as well as workshops and other equipment, as a going concern, to debis Fleet Management. The Agreement entered into by Telkom and debis Fleet Management on March 31, 2000 is effective for a period of five years.

Restrictions on dividend payouts

The following is a reconciliation of retained earnings per US GAAP to the amount of unrestricted retained earnings:

	March 31, 2001 Rm	March 31, 2002 Rm	March 31, 2002 US\$m
Retained earnings per US GAAP	5,438	6,755	641
Share of retained earnings in significant investee	(1,754)	(2,678)	(254)
Cell Captive investment	_	(35)	(3)
Unrestricted retained earnings under US GAAP	3,684	4,042	384

All distributable earnings are available for distribution based on the Group's dividend policy. The Board of Directors of Telkom decides on an annual basis the amount of earnings to be reinvested in the operations and the amount of any remaining funds that are available for distribution to shareholders.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

41. US GAAP INFORMATION (continued)

Retained earnings of our investee, Vodacom is restricted, since we require the consent of other shareholders in order to require Vodacom to declare dividends. Restricted retained earnings included in the March 31, 2002 balance amount to R2,678m.

Telkom has invested funds in a Cell Captive which will be used to fund future post-retirement medical aid costs. These funds will be used for that purpose only and are therefore not distributable.

Leases

The Group leases certain buildings, vehicles and equipment. The bulk of the lease terms negotiated for equipmentrelated premises are ten years with other leases signed for five years and three years. The bulk of non-equipmentrelated premises are for three to ten years. The majority of the leases normally contain an option clause entitling Telkom to renew the lease agreements for a period usually equal to the main lease term.

The minimum lease payments under these agreements are subject to annual escalations, which range from 8% to 12%. Penalties in terms of lease agreements are only payable should Telkom vacate a premises and negotiate to terminate the lease agreement prior to the expiry date, in which case a settlement payment will be negotiated in accordance with the market conditions and location of the premises. Lease agreements are not signed for any contingency purposes. Future minimum lease payments under operating leases are included in Note 25.

As discussed above, at March 31, 2000 the Group entered into a sale and leaseback of its vehicle fleet with debis, part of which is being accounted for under US GAAP as capital leases. While no minimum usage clause exists in this contract as presented in Note 25, the Group is deemed to be economically compelled under US GAAP to renew such leases based upon their historical requirements and contractual obligations to source any such requirements during the contract period from debis.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

41. US GAAP INFORMATION (continued)

In accordance with the agreement the Group is not allowed to lease any similar vehicles as those specified in the contract from any other service provider during the five-year period.

The current contract does not have a forced renewal option. Any continued involvement after March 31, 2005 will be renegotiated at the time of expiry of the current contract. The contract is structured to have no lease increases on vehicles that are continually leased from debis. If a vehicle is however replaced by a new similar vehicle the lease payment is increased with a percentage increase based on the South African Consumer Price Index at the time. The operating commitments at March 31, 2002 are as follows:

	Buildings Rm	Equipment Rm	Vehicles Rm	Total Rm
2003	184	17	809	1,010
2004	103	18	810	931
2005	66	_	825	891
2006	56	_	_	56
2007	57	_	_	57
> 5 years	217	_	_	217
Total	683	35	2,444	3,162

The finance lease commitments at March 31, 2002 are as follows:

	Buildings Rm	Equipment Rm	Vehicles Rm	Total Rm
2003	54	-	_	54
2004	60	_	_	60
2005	66	_	_	66
2006	72	_	_	72
2007	79	_	_	79
> 5 years	1,823	-	-	1,823
Total	2,154	_	_	2,154

Investments

The pertinent rights and privileges of the various securities outstanding have been disclosed in the financial statements. The Group requires no collateral or other security on repurchase agreements or securities lending transactions.

Pensions

For purposes of US GAAP, pension costs for defined benefit plans are accounted for in accordance with SFAS 87 "Employers' Accounting for Pensions" and the disclosure is presented in accordance with SFAS 132 "Employers Disclosures about Pensions and Other Post-retirement Benefits". Presented below are the disclosures required by US GAAP that are different from that provided under IAS. Except as described below, the plan liabilities and assets are the same under US GAAP as IAS. The difference in the balance sheet and income statements amounts are attributable to how and when the respective standards were implemented.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

41. US GAAP INFORMATION (continued)

The net periodic pension costs includes the following components:

	March 31, 2001 Rm	March 31, 2002 Rm	March 31, 2002 US\$m
Service cost on benefits earned:			
Interest cost on projected benefit obligations	285	324	31
Expected return on plan assets	(436)	(444)	(42)
Amortization of transitional obligation	1	_	_
Amortization of unrecognized net gain	(20)	_	-
Net periodic pension costs	(170)	(120)	(11)

The status of the pension plan is as follows:

	March 31, 2001 Rm	March 31, 2002 Rm	March 31, 2002 US\$m
Benefit obligation:			
At beginning of year	2,332	2,586	245
Interest cost	285	324	31
Benefits paid and net cash flow	(106)	145	14
Actuarial gain	75	-	
Benefit obligation at end of year	2,586	3,055	290
Plan assets at fair value:			
At beginning of year	2,924	2,980	283
Expected return on plan assets (2001 actual return)	(323)	444	42
Net cash flows	379	381	36
Plan assets at fair value at end of year	2,980	3,805	361

There is no difference in the benefit obligation at March 31, 2002 between US GAAP and IAS.

Healthcare costs

In addition to the Group's defined benefit pension plan, the Group sponsors a defined benefit healthcare plan that provides post-retirement medical benefits to full-time employees who have worked for the Company and joined before June 30, 2000. All employees joining after June 30, 2000 do not qualify for any post-retirement health care subsidies. The plan is contributory, with retiree contributions adjusted annually. The Group's policy is to fund the cost of medical benefits in amounts determined at the discretion of management.

The contribution liability is calculated as the present value of the future contributions after retirement. The Rand cap on the subsidy applicable to active members and post-1994 continuation members has been assumed to escalate at salary inflation.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

41. US GAAP INFORMATION (continued)

The assumed future investment returns has a significant effect on the amounts reported. A one-percentage-point change in the assumed healthcare cost trend rate would have the following effects:

	One-percentage- point movement
Impact on total of service and interest cost components in 2002	R26m
Impact on post-retirement benefit obligation as of 2002	R294m

Statement of income classification items

US GAAP requires the disclosure of certain income statement items:

	March 31, 2001 Rm	March 31, 2002 Rm	March 31, 2002 US\$m
Revenues from other services	(20,658)	(21,520)	(2,043)
Income from rentals	(593)	(599)	(57)
Net sales of tangible products	(131)	(120)	(12)
Income from Government	(891)	(1,288)	(122)
Income from related parties	(4,140)	(4,420)	(419)
Total operating revenue	(26,413)	(27,947)	(2,653)
Total revenue from services	(26,282)	(27,827)	(2,641)
– Subscription and connection	(4,055)	(4,283)	(407)
– Domestic (local and long distance)	(8,280)	(8,670)	(823)
– Fixed to mobile	(6,845)	(7,323)	(695)
– International outgoing	(1,284)	(1,175)	(111)
– Interconnection	(1,855)	(1,798)	(171)
– Data	(3,312)	(3,891)	(369)
– Directories and other	(651)	(687)	(65)
Revenue from product sales	(131)	(120)	(12)
Total revenue	(26,413)	(27,947)	(2,653)
Costs of services	13,478	13,780	1,308
Cost of tangible products sold	232	232	22
Other operating expenses and SG&A	8, 987	11,437	1,086
Total operating expense	22,697	25,449	2,416
Dividends received	(240)	(300)	(28)
Net interest and amortization of debt discount and expense	2,070	1,830	174

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

41. US GAAP INFORMATION (continued)

Statement of balance sheet classification items

US GAAP requires the disclosure of certain balance sheet items:

	March 31, 2001 Rm	March 31, 2002 Rm	March 31, 2002 US\$m
Trade receivables	4,184	4,038	383
Receivables from dividends and interest	295	303	29
Prepayments	103	124	12
Other receivables	444	252	24
Total receivables	5,026	4,717	448
Amounts payable for advisory, management and service fee	(9)	(23)	(2)
Amounts payable to controlled companies	(582)	(566)	(54)
Amounts payable to affiliates	(100)	(150)	(14)
Trade creditors	(902)	(1,666)	(158)
Restructuring liability	-	(35)	(3)
Other amounts payable	(3,505)	(3,438)	(327)
Total payable	(5,098)	(5,878)	(558)

Allowances

The following allowances, discounts and finance charges have been netted off against balance sheet items as disclosed in the IAS financial statements for Telkom:

	March 31, 2001 Rm	March 31, 2002 Rm	March 31, 2002 US\$m
Gross accounts receivable	5,392	5,236	497
Provision for bad debts	(366)	(519)	(49)
Closing balance accounts receivable	5,026	4,717	448
Provision for bad debts			
Opening balance	493	366	35
Movement in provision	671	965	91
Write-off against provision	(798)	(812)	(77)
Closing balance bad debts provision	366	519	49
Gross inventory	714	465	44
Provision for obsolete stock deducted	(52)	(40)	(4)
Closing balance inventory	662	425	40
Provision for obsolete stock			
Opening balance	112	52	5
Movement in provision	105	84	8
Write-off against provision	(165)	(96)	(9)
Closing balance inventory	52	40	4

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

41. US GAAP INFORMATION (continued)

Acquisitions of minority interests

On April 1, 2001, the Group acquired the remaining 40% interest in Swiftnet for R22 million. The transaction has been accounted for as a step acquisition of minority interest in accordance with APB Opinion No. 16. Because the minority interest was carried at zero on the Group's consolidated financial statements, the Group has allocated the entire purchase price to goodwill which is being amortized over a period of five years.

On October 11, 2001, the Group acquired an additional 10% interest in Telkom Directory Services for R160 million. The transaction has been accounted for as a step acquisition of minority interest in accordance with SFAS 141. The excess of the purchase price over the proportionate net book value acquired, comprising principally of working capital and debt, of R125 million has been allocated to goodwill. SFAS 141 considers goodwill as a non-amortizing asset, but requires such asset to be subject to an annual impairment test.

Had the step acquisition of minority interest described above been completed at the beginning of each of the two fixed years in the period ended March 31, 2002, Telkom's pro forma results of operations would have been as follows:

	March 31, 2001 Rm	March 31, 2002 Rm	March 31, 2002 US\$m
Net revenues	26,413	27,947	2,653
Income before cumulative effect of change in accounting principles	1,600	1,272	121
Net income	1,600	1,326	126
Basic and diluted earnings per share (cents)	287	238	23

Adoption of new accounting standards

Effective April 1, 2001, the Group adopted SFAS133 "Accounting for Derivative Instruments and Hedging Activities", as amended. The effects of adoption of the standard have been included in the reconciliation of net income and shareholders' equity above and described in note (e) thereto. The Group also adopted SFAS 141 "Accounting for Business Combinations" for all acquisitions consummated after June 30, 2001.

Recently issued accounting standards

Under US GAAP, accounting for goodwill and intangible assets was substantially the same as IAS until the adoption of SFAS 141 and SFAS 142: "Goodwill and Other Intangible Assets". SFAS 141 is effective for all business acquisitions consummated after June 30, 2001. SFAS 141 requires all business combinations consummated after June 30, 2001 to be accounted for under the purchase method. SFAS 141 also sets forth guidelines for applying the purchase method of accounting in the determination of intangible assets, including goodwill, acquired in a business combination.

SFAS 142 addresses the initial and ongoing financial accounting and reporting for acquired goodwill and other intangible assets. SFAS 142 requires that goodwill be separately disclosed from other intangible assets in the balance sheet, and no longer be amortized but tested for impairment at least annually (or more frequently if impairment indicators arise). SFAS 142 is effective for financial statements for periods beginning on or after December 15, 2001. Additionally, the amortization provisions of SFAS 142 are applicable to goodwill arising in all business acquisitions consummated after June 30, 2001 regardless of the adoption date of SFAS 142. Accordingly, goodwill arising from the increased investment in Telkom Directory Services is not subject to amortization.

The Group has adopted SFAS 142 on April 1, 2002. The Group is required to complete the initial step of a transitional impairment test within six months of adoption of SFAS 142. Management has completed the financial assessment of goodwill for impairment and determined that an impairment of R16 million existed with respect to the step acquisition of the minority interest in Swiftnet, which will be recognized as a cumulative effect of accounting change in fiscal 2003. Subsequent impairment losses will be reflected in operating income or loss in the income statement.

In August 2001, the FASB issued SFAS 143, "Accounting for Obligations Associated with the Retirement of Long-Lived Assets". SFAS 143 addresses financial accounting and reporting for the retirement obligation of an asset. This statement states that companies should recognize the asset retirement cost, at their fair value, as part of the cost of the asset and classify the accrued amount as a liability in the consolidated balance sheet. The asset retirement liability is then accreted to the ultimate payout as interest expense. The initial measurement of the liability would be subsequently updated for revised estimates of the discounted cash outflows. The Statement will be effective for fiscal years beginning after June 15, 2002. The Group does not expect the application of SFAS 143 to have a material effect on its US GAAP earnings and position.

In October 2001, the FASB issued SFAS 144, "Accounting for the Impairment or Disposal of Long-Lived Assets". SFAS 144 addresses financial accounting and reporting for the impairment of long-lived assets and for long-lived assets to be disposed. The Statement will be effective for fiscal years beginning after December 15, 2001. The Group does not expect the application of SFAS 144 to have a material effect on its US GAAP earnings and position.

In April 2002, the FASB issued SFAS 145 "Rescission of SFAS 4, 44, and 64, Amendment of SFAS. 13, and Technical Corrections". This Statement rescinds SFAS 4 "Reporting Gains and Losses from Extinguishment of Debt", and an amendment of that Statement, SFAS 64, "Extinguishments of Debt Made to Satisfy Sinking-Fund Requirements". SFAS144 also rescinds SFAS 44, "Accounting for Intangible Assets of Motor Carriers". SFAS 144 amends SFAS 13, "Accounting for Leases", to eliminate an inconsistency between the required accounting for sale-leaseback transactions and the required accounting for certain lease modifications that have economic effects that are similar to sale-leaseback transactions. This Statement also amends other existing authoritative pronouncements to make various technical corrections, clarify meanings, or describe their applicability under changed conditions. The Group does not expect the application of SFAS 145 to have a material effect on its US GAAP earnings and financial position.

In 2002, the FASB issued SFAS 146 "Accounting for Costs Associated with Exit or Disposal Activities". This Statement addresses the financial accounting and reporting for costs associated with exit or disposal activities and nullifies EITF Issue No 94-3 "Liability Recognition for Certain Employee Termination Benefits and Other Costs to Exit an Activity (including Certain Costs Incurred in a Restructuring)". SFAS 146 requires that a liability for a cost associated with an exit or disposal activity be recognized when the liability is incurred. This liability does not arise when the Company has only committed to a plan, the fundamental criteria of EITF 94-3. In addition, fair value is the objective for initial measurement of the liability. This standard is effective for exit or disposal activities that are initiated after December 31, 2002, with early application encouraged. The Group does not expect the application of SFAS 146 to have a material effect on its US GAAP earnings and financial position.

In November 2002, the Emerging Issues Task Force reached a final consensus related to Revenue Arrangements with Multiple Deliveries (EITF 00-21). The consensus requires that revenue arrangements with multiple deliverables should be divided into separate units of accounting if (a) a delivered item has value to the customer on a stand alone basis, (b) there is objective and reliable evidence of the fair value of the undelivered item and (c) if the arrangement includes a general right of return, delivery or performance of the undelivered items is considered probable and substantially in the control of the vendor. Arrangement consideration should be allocated among the separate units of accounting based on their relative fair value and appropriate revenue recognition criteria would be applied to each separate unit of accounting. The Group has not yet determined what effect, if any, EITF 00-21 would have on revenue and net income determined in accordance with US GAAP. The Task Force agreed the effective date for the consensus will be for all revenue arrangements entered into in fiscal periods beginning after June 15, 2003, with early adoption permitted. Telkom will adopt EITF 00-21 for their fiscal year beginning April 1, 2004.



PricewaterhouseCoopers Inc Chartered Accountants (SA) Registered Accountants and Auditors (Registration no 1998/012055/21)

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REPORT OF THE INDEPENDENT AUDITORS

to the members of Vodacom Group (Proprietary) Limited

We have audited the accompanying consolidated balance sheets of Vodacom Group (Proprietary) Limited and subsidiaries ("the Group") as of March 31, 2000, 2001 and 2002 and the related consolidated statements of income, changes in equity and cash flows for each of the three years in the period ended March 31, 2002 set out in pages F–116 to F–183. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the consolidated financial statements, referred to above, present fairly, in all material respects, the financial position of the Group as at March 31, 2000, 2001 and 2002, and the results of their operations and their cash flows for each of the three years in the period ended March 31, 2002, in conformity with International Accounting Standards and in the manner required by the Companies Act in South Africa.

Without qualifying our opinion above we draw attention to Note 44 containing certain restatements and adjustments regarding the consolidated financial statements of the Group as issued previously.

Furthermore, as discussed in Note 24 to the financial statements, in 2002 the Group changed its accounting policy for financial instruments to conform to International Accounting Standards 39 – Financial Instruments: Recognition and measurement. In addition, International Accounting Standards vary in certain significant respects from accounting principles generally accepted in the United States of America. The application of the latter would have affected the determination of net profit for each of the two years in the period ended March 31, 2002 and the determination of shareholders' equity at March 31, 2001 and March 31, 2002, to the extent summarised in Note 45 to the consolidated financial statements.

Pricesalerte un coopers 2.

Registered Accountants and Auditors Chartered Accountants (SA)

Pretoria June 11, 2002, except for Note 44 for which the date is October 15, 2002

Delatte Touche

Registered Accountants and Auditors Chartered Accountants (SA)

Pretoria June 11, 2002, except for Note 44 for which the date is October 15, 2002

A complete list of partners is available from any of our offices

Joint auditors

CONSOLIDATED INCOME STATEMENTS for the three years ended March 31, 2002

	Notes	2000 (Restated) Rm	2001 (Restated) Rm	2002 (Restated) Rm
Revenue	1	9,571.6	13,276.4	16,150.7
Direct network operating cost		(4,701.4)	(6,916.4)	(8,464.6)
Depreciation		(1,025.3)	(1,364.1)	(1,857.3)
Other operating income		14.5	48.5	29.2
Staff expenses		(648.6)	(950.6)	(1,135.2)
Marketing and advertising expenses		(596.5)	(514.6)	(542.0)
General administration expenses		(306.7)	(541.1)	(403.4)
Amortization of intangible assets	2	(73.6)	(271.5)	(212.7)
Integration costs, disposals of operations and impairments .	3	129.3	(213.2)	56.4
Profit from operations	4	2,363.3	2,553.4	3,621.1
Interest and dividends received	6	32.0	25.4	32.0
Net finance costs	7	(567.2)	(504.5)	(59.8)
Profit before taxation		1,828.1	2,074.3	3,593.3
Taxation	8	(513.6)	(765.7)	(1,190.7)
Profit after taxation		1,314.5	1,308.6	2,402.6
Minority interest		0.5	9.2	(29.6)
Net profit from ordinary activities	33	1,315.0	1,317.8	2,373.0

		2000 (Restated) R	2001 (Restated) R	2002 (Restated) R
Basic and diluted earnings per share	33	131 500	131 780	237 300

CONSOLIDATED BALANCE SHEETS at March 31, 2002

2000 ated) Rm	(Resta	ted) (Restated	2002 (Restated) Rm
076.2	7,07	6.2 8,871.6	11,213.3
354.1 39.0	93	9.0 822.9	9,896.6 796.3
15.7 21.6 45.8	12		497.7
/87.6			4,145.3
12.7 222.1 516.7	22	2.1 398.4	215.6 306.0 2,845.9 58.6
36.1	93	6.1 797.6	719.2
63.8	9,80	3.8 12,341.8	15,358.6
571.1	2,67	1.1 3,506.0	5,463.8
- 0.6 570.5	2,67	····	
(2.2)		(11.4)) 10.6
11.5	1,31	1.5 1,580.2	1,894.4
317.2 55.6 38.7	45	5.6 607.5	780.2 926.2 188.0
883.4	5,88	7,267.0	7,989.8
070.0 754.7 660.1 4.3	1,75	4.7 3,152.8 0.1 810.0	920.0 3,201.7 351.6 4.3
98.7 0.1 344.4	84	8.7 273.8 0.1 483.8 4.4 0.5	319.5 600.0 1,015.9
			1,576.8
-5	9,80		51.1 1,593.7

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

for the three years ended March 31, 2002

	Share capital and premium	Retained earnings	Non- distributable reserves	Total
	(Restated) Rm	(Restated) Rm		(Restated) Rm
BALANCE AT APRIL 1, 1999	-	1,355.5	_	1,355.5
Net profit for year	-	1,315.0	_	1,315.0
Foreign currency translation reserve	_	-	0.6	0.6
BALANCE AT MARCH 31, 2000	_	2,670.5	0.6	2,671.1
Net profit for year	-	1,317.8	_	1,317.8
Dividends declared	-	(480.0)	_	(480.0)
Net gains and losses not recogni ed in the income statement (Note 17)				
Foreign currency translation reserve	-	-	(2.9)	(2.9)
BALANCE AT MARCH 31, 2001		3,508.3	(2.3)	3,506.0
Change in accounting policy (Note 24)	-	84.9	_	84.9
BALANCE AT MARCH 31, 2001 – RESTATED Net profit for year	-	3,593.2 2,373.0	(2.3)	3,590.9 2,373.0
Dividends declared	-	(600.0)	_	(600.0)
Contingency reserve	_	(8.5)	8.5	_
Net gains and losses not recogni ed in the income statement (Note 17)				
Foreign currency translation reserve	-	-	119.8	119.8
Foreign currency translation reserve deferred taxation 	_	_	(19.9)	(19.9)
BALANCE AT MARCH 31, 2002		5,357.7	106.1	5,463.8

CONSOLIDATED CASH FLOW STATEMENTS

for the three years ended March 31, 2002

	Notes	2000 (Restated) Rm	2001 (Restated) Rm	2002 (Restated) Rm
CASH FLOW FROM OPERATING ACTIVITIES				
Cash receipts from customers		9,619.1 (6,437.1)	12,664.8 (8,001.2)	15,583.1 (9,395.0)
CASH GENERATED FROM OPERATIONS	25	3,182.0	4,663.6	6,188.1
Finance costs paid Interest income received	26	(554.3) 31.3	(497.9) 25.4	(374.1) 26.5
Taxation paid Integration costs	27	(318.3)	(567.6) (13.7)	(1,539.1)
Dividends paid – shareholders				(480.0) (6.3)
Dividends received		0.7	-	-
NET CASH FLOWS FROM OPERATING ACTIVITIES		2,341.4	3,609.8	3,815.1
CASH FLOW FROM INVESTING ACTIVITIES				
Additions to property, plant and equipment	28	(2,693.2)	(2,834.9)	(4,409.1)
Proceeds on disposal of property, plant and equipment	10	61.7	83.0	92.4
Acquisition of intangible assets	10 29	(10.5)	-	(193.7) 1.7
Acquisition of subsidiaries	29 29	(699.3)	(113.8)	(0.1)
Disposal of joint ventures	30	51.8	(115.6)	23.3
Acquisition of joint ventures	30	(120.7)	_	
Disposal/(Acquisition) of other investments	20	(126.1)	18.0	_
Other investing activities		(1.0)	(4.9)	(57.8)
Disposal of internet division	31	199.8	-	-
NET CASH FLOWS UTILIZED IN INVESTING ACTIVITIES		(3,337.5)	(2,852.6)	(4,543.3)
CASH FLOW FROM FINANCING ACTIVITIES				
Shareholder loans repaid		-	(150.0)	-
Interest bearing debt incurred		1,120.6	_	570.6
Interest bearing debt repaid		(459.4)	(847.4)	_
Non-interest bearing debt repaid		- (15 1)	(16.9)	—
Finance lease capital repaid		(15.1)	(23.9)	
NET CASH FLOWS FROM/(UTILIZED) IN FINANCING ACTIVITIES		646.1	(1,038.2)	570.6
NET DECREASE IN CASH AND CASH EQUIVALENTS		(350.0)	(281.0)	(157.6)
Cash and cash equivalents at beginning of year		(164.5)	(515.0)	(796.1)
Effect of foreign exchange rate changes		(0.5)	(0.1)	96.1
CASH AND CASH EQUIVALENTS AT END OF YEAR .	32	(515.0)	(796.1)	(857.6)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

BASIS OF PREPARATION

These consolidated annual financial statements have been prepared in accordance with International Accounting Standards and have been prepared on the historical cost basis, unless otherwise indicated. The consolidated annual financial statements have been presented in South African Rands, as this is the currency in which the majority of the Group's transactions are denominated.

The principal accounting policies are consistent in all material respects with those applied in the previous period, except where disclosed elsewhere.

Certain restatements and adjustments were effected to these financial statements from those previously issued by the Group. Those restatements and adjustments that had a material effect on the financial statements are disclosed in Note 44.

The following are the principal accounting policies adopted by the Group in the preparation of these consolidated annual financial statements:

ACCOUNTING POLICIES

1. CONSOLIDATION

1.1 Basis of consolidation

The consolidated annual financial statements include the consolidated financial position, results of operations and cash flows of Vodacom Group (Proprietary) Limited and its subsidiaries, both foreign and domestic, up to March 31, 2002.

Joint ventures are included using the proportionate consolidation method, whereby the Group's share of the assets, liabilities, income, expenses and cash flows of joint ventures are combined on a line-by-line basis with similar items in the consolidated annual financial statements.

Subsidiaries and joint ventures where control is intended to be temporary, as they are acquired and held exclusively with a view to their subsequent disposal in the near future or the subsidiary or joint venture is operating under severe long-term restrictions, which significantly impairs its ability to transfer funds, are not consolidated, or proportionately consolidated. Such subsidiaries and joint ventures are accounted for as investments in terms of the accounting policy for Financial Instruments. The Group, however, does not speculate in the acquisition and disposal of investments.

Minority interests in the consolidated balance sheet and income statement are separately presented.

Goodwill, on the acquisition of subsidiaries and joint ventures is accounted for in accordance with the Group's accounting policy for Intangible Assets set out below.

1.2 Business combinations

Acquisitions in a business combination

Business combination acquisitions are accounted for using the purchase method of accounting, whereby the acquisition is accounted for at its cost plus any costs directly attributable to the acquisition. Cost represents the cash or cash equivalents paid or the fair value, at the date of the acquisition, of the purchase consideration. Business combinations include the acquisition of subsidiaries and joint ventures.

On acquisition, the identifiable assets and liabilities of the relevant subsidiaries or joint ventures are measured based upon the Group's interest in their fair value at the date of acquisition.

Disposals in a business combination

On subsequent disposal, the profit or loss on disposal is the difference between the selling price and the fair value of net assets and liabilities disposed of, adjusted for any related goodwill to the extent that it has not been amortized in the consolidated income statement in accordance with the Group's accounting policies.

1.3 Subsidiaries

Subsidiaries are those entities controlled by the Group. Control is presumed to exist where the Group has an interest of more than one-half of the voting rights and the power to control the financial and operating activities of the entities so as to obtain benefits from its activities. All subsidiaries are consolidated.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

1. CONSOLIDATION (continued)

1.3 Subsidiaries (continued)

Inter-company balances and transactions, and resulting unrealized profits between Group companies, are eliminated in full on consolidation.

Where necessary, accounting policies of subsidiaries are adjusted to ensure that the consolidated annual financial statements are prepared using uniform accounting policies.

Investments in subsidiaries are consolidated from the date on which the Group has power to exercise control, up to the date on which power to exercise control ceases.

1.4 Joint ventures

Joint ventures, for the purpose of these consolidated annual financial statements, are those entities in which the Group has joint control through a contractual arrangement with one or more other venturers.

Investments in joint ventures are proportionately consolidated from the date on which the Group has power to exercise joint control, up to the date on which power to exercise joint control ceases.

The Group's proportionate share of inter-company balances and transactions, and resulting unrealized profit or losses, between Group companies and jointly controlled entities are eliminated on consolidation.

2. PROPERTY, PLANT AND EQUIPMENT

Property, plant and equipment are stated at cost less accumulated depreciation and any accumulated impairment losses. Land is not depreciated and is recorded at cost.

Cost of property, plant and equipment includes all directly attributable expenditure incurred in the acquisition, establishment and installation of such assets so as to bring them to a working condition for their intended use. Interest costs are not capitalized.

Depreciation is calculated so as to write off the cost of property, plant and equipment on a straight-line basis, over their estimated useful lives to its estimated residual value. Depreciation commences when the asset is ready for its intended use (in the case of infrastructure assets this is deemed to be the date of acceptance). The estimated useful lives of depreciable property, plant and equipment are as follows:

General purpose buildings	50 years
Special purpose buildings	15 years
Infrastructure	
– GSM	8 years
 Value added services equipment 	8 years
 Value added services software 	3 years
Community services	
- Containers	5 years
 Cellular equipment 	2 years
Information services	
– Equipment	4 years
– Software	3 years
SIM centre	4 years
Office automation	2-3 years
Other assets	
 Motor vehicles 	4 years
 Furniture and fittings 	5 years
 Office equipment 	4 years

General purpose buildings are classified as owner-occupied. They are therefore held at cost and depreciated as property, plant and equipment, and not regarded as investment properties.

Assets held under finance leases are depreciated over their expected useful lives on the same basis as owned assets or, where shorter, the term of the relevant lease if there is no reasonable certainty that the Group will obtain ownership by the end of the lease term.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

2. PROPERTY, PLANT AND EQUIPMENT (continued)

Maintenance and repairs, which neither materially add to the value of the assets nor appreciably prolong their useful lives, are recogni ed as an expense in the period incurred. Minor plant and equipment items are also recogni ed as an expense in the period incurred.

Profits or losses on the retirement or disposal of property, plant and equipment, determined as the difference between the actual proceeds and the carrying amount of the assets, are recogni ed in the consolidated income statement in the period in which they occur.

3. INTANGIBLE ASSETS

Intangible assets are stated at cost less accumulated amortization and accumulated impairment losses, if any. The residual value of intangible assets is assumed to be zero. Intangible assets are amortized to the consolidated income statement on a straight-line basis over their estimated useful lives, which are reviewed on an annual basis. Amortization commences when the intangible asset is available for use. The estimated useful lives of intangible assets are currently as follows:

Licences

– Mobile	5 – 20 years
Other intangible assets	
 Contract mobile customers 	5 years
 Internet customer related 	3 years
– Trademarks	5 years
– Goodwill	(Note 3.4)

The following are the main categories of intangible assets:

3.1 Licences

Licences, which are acquired to yield an enduring benefit, are capitalized at cost and amortized from the date of commencement of usage rights over the duration of the licence agreement.

3.2 Customer bases

Cost of contract customer bases represents the purchase price on the acquisition of mobile or internet customer bases. Customer bases are amortized on a straight-line basis over their estimated useful lives.

3.3 Trademarks and brands

Purchased trademarks and brands are capitalized at cost and amortized over their estimated useful lives. Expenditure incurred to develop, maintain and renew trademarks and brands internally is recogni ed as an expense in the period incurred.

3.4 Goodwill

Goodwill represents the excess of the cost of the acquisition of a subsidiary or joint venture, over the Group's interest in the fair value of identifiable assets and liabilities at the date of acquisition, and is carried at cost less accumulated amortization and accumulated impairment losses, if any. Goodwill is amortized on a straight-line basis over its estimated useful life, not exceeding 20 years.

4. INVENTORY

Inventory is stated at the lower of cost and net realisable value. Cost is determined by the first-in-first-out method and comprises all costs of purchase, costs of conversion and other costs incurred in bringing it to its present location and condition. Net realisable value represents the estimated selling price in the ordinary course of business less all estimated costs to completion and the estimated costs necessary to make the sale.

The amount of any write-down of inventory to net realisable value and all losses of inventory is recogni ed as an expense in the period the write-down or loss occurs.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

5. FOREIGN CURRENCIES

5.1 Transactions and balances

Foreign currency transactions are translated, on initial recognition, at the foreign exchange rate ruling at the date of the transaction.

Monetary assets and liabilities denominated in foreign currencies are translated at the foreign exchange rate ruling at settlement date or balance sheet date whichever occurs first. Exchange differences on the settlement or translation of monetary assets or liabilities are included in finance costs in the period in which they arise.

5.2 Foreign entities

The annual financial statements of foreign entities are translated into South African Rands for incorporation into the consolidated annual financial statements. Assets and liabilities are translated at the foreign exchange rates ruling at balance sheet date. Income, expenditure and cash flow items are translated at the actual foreign exchange rate or average foreign exchange rates for the period.

Gains and losses on the translation of equity loans to foreign entities that are intended to be permanent are recogni ed in equity.

All resulting unrealized exchange differences are classified as equity. On disposal, the cumulative amounts of unrealized exchange differences that have been deferred are recogni ed in the consolidated income statement as part of the gain or loss on disposal.

Goodwill adjustments arising on the acquisition of a foreign entity are treated as assets and liabilities of the Group and translated at the foreign exchange rates ruling at transaction date.

5.3 Foreign currency hedges

Foreign currency hedges are dealt with in the Financial Instruments accounting policy.

6. TAXATION

6.1 Current taxation

The charge for current taxation is based on the results for the period and is adjusted for items that are nonassessable or disallowed. Current taxation is measured at the amount expected to be paid, using taxation rates and laws that have been enacted or substantively enacted by the balance sheet date.

6.2 Deferred taxation

Deferred taxation is provided using the balance sheet liability method for all temporary differences arising between the carrying amounts of assets and liabilities, on the consolidated balance sheet, and their respective taxation bases. Deferred taxation is not provided on differences relating to goodwill for which amortization is not deductible for taxation purposes nor on the initial recognition of assets or liabilities, which is not a business combination and, at the time of the transaction, affects neither accounting nor taxable profit or loss.

Deferred taxation liabilities are recogni ed for taxable temporary differences associated with investments in subsidiaries and joint ventures, except where the Group is able to control the timing of the reversal of the temporary differences and it is probable that it will not reverse in the foreseeable future.

Deferred taxation assets are recogni ed to the extent that it is probable that future taxable profit will be available against which the associated unused taxation losses or credits and deductible temporary differences can be utilized.

Provision for taxation, which could arise if undistributed retained profit of certain subsidiaries is remitted, is only made where a decision has been taken to remit such retained profits.

6.3 Secondary Taxation on Companies

Secondary Taxation on Companies (STC) is provided for at a rate of 12.5% on the amount of the net dividend declared by Vodacom Group (Proprietary) Limited. It is recorded as a tax expense when dividends are declared.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

7. EMPLOYEE BENEFITS

7.1 Post-employment benefits

The Group provides defined contribution funds for the benefit of employees, the assets of which are held in separate funds. The funds are funded by payments from employees and the Group. Contributions to the fund are recogni ed as an expense in the period in which the employee renders the related service.

The Group has no liability for contributions to the medical aid of retired employees.

7.2 Short-term and long-term benefits

The cost of all short-term employee benefits, such as salaries, employee entitlements to leave pay, bonuses, medical aid and other contributions, are recogni ed during the period in which the employee renders the related service. The Group recogni es the expected cost of bonuses only when the Group has a present legal or constructive obligation to make such payment and a reliable estimate can be made.

7.3 Accumulative termination benefits

Accumulative termination benefits are payable whenever:

- an employee's employment is terminated before the normal retirement date; or
- an employee accepts voluntary redundancy.

The Group recogni es termination benefits when it is constructively obliged to either terminate the employment of current employees according to a detailed formal plan without possibility of withdrawal or to provide termination benefits as a result of an offer made to encourage voluntary redundancy. If the benefits fall due more than 12 months after balance sheet date, they are discounted to present value. In the case of an offer to encourage voluntary redundancy and if the amount can be reasonably estimated, the measurement of termination benefits is based on the number of employees expected to accept the offer.

7.4 Compensation benefits

Employees of the wholly-owned subsidiaries, including executive directors, are eligible for compensation benefits in the form of a Deferred Bonus Incentive Scheme. Periodically, a number of entitlements are issued to employees, the value of which depends on the seniority of the employee. Benefits of eligible employees arising from the entitlements are determined with reference to the present value per entitlement, which is determined annually based on profits as per the audited consolidated annual financial statements of Vodacom Group (Proprietary) Limited.

The fair value of the entitlements is calculated as the difference in the entitlement value at balance sheet date and the value at which the entitlements were issued, multiplied by the number of entitlements allocated to a participant. Any change in entitlement value is recorded in the income statement based on the present value of the expected future cash out flows and recorded as a liability in the balance sheet. Participating employees are entitled to cash in the entitlements over a six-year period.

8. **REVENUE RECOGNITION**

Revenue, which excludes Value-Added Taxation and sales between Group companies, represents the invoiced value of goods and services supplied by the Group. The Group measures revenue at the fair value of the consideration receivable. Revenue is recogni ed only when it is probable that the economic benefits associated with a transaction will flow to the Group and the amount of revenue, and associated costs incurred or to be incurred, can be measured reliably. If necessary, revenue is split into separately identifiable components.

The main categories of revenue and bases of recognition for the Group are:

8.1 Contract products

These contracts may include a subsidised handset, 24-month service, activation, SIM-card and a user manual. Revenue is recogni ed as follows:

- The loss on the subsidised handset which includes the costs of the handset, the SIM-card and manual, is recogni ed upon activation by the customer.
- Activation fee revenue received from the customer is recogni ed upon activation by the customer.
- Monthly access revenue received from the customer is recogni ed in the period in which the service is delivered.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

8. **REVENUE RECOGNITION (continued)**

8.1 Contract products (continued)

- Airtime revenue is recogni ed on the usage basis. The terms and conditions of the bundled airtime products allow the carry over of unused minutes and accumulation to a maximum of five times the monthly allocation. The unused airtime is deferred in full.
- Deferred revenue related to unused airtime is recogni ed when utilized by the customer. Upon termination of the customer contract, all deferred revenue for unused airtime is recogni ed in income.
- Any other costs incurred as a result of a new customer, are expensed upon activation as this is treated as a customer acquisition cost.

8.2 Prepaid products

■ Airtime

Upon purchase of a airtime voucher the customer receives the right to make outgoing calls. Revenue is recogni ed as the voucher is utilized by the customer. All airtime vouchers have an expiry date where any activated vouchers with deferred revenue related to unused minutes are recogni ed upon expiration since the Group has no remaining service obligation and the unused airtime is not refundable.

• *Remaining elements of prepaid packages*

When a handset is sold with a prepaid package, all the costs, which include the costs of the handset, the SIM-card and manual, together with the subsidy, is treated as a customer acquisition cost and the loss is recogni ed upon activation by the customer. The cost of a package sold without a handset is also treated as a customer acquisition cost.

The residual revenue related to the remaining elements of the prepaid packages are not separable since no objective evidence of fair value exists. The Group currently recogni es this residual amount upon activation.

8.3 Equipment sales

All equipment sales are recogni ed only when delivery and acceptance has taken place. Equipment sales to third party service providers are recogni ed when delivery is accepted. No rights of return exist on sales to third party service providers.

8.4 Other revenue and income

Interconnect income

Interconnect income is recogni ed on the usage basis.

Dividends

Dividends from investments are recogni ed when the right to receive payment has been established.

Interest

Interest is recogni ed on a time proportion basis with reference to the principal amount receivable and the effective interest rate applicable.

9. LEASES

9.1 Lease classification

Leases involving property, plant and equipment whereby the lessor provides finance to the lessee with the asset as security, and where the lessee assumes the significant risks and rewards of ownership of those leased assets, are classified as finance leases.

Leases of property, plant and equipment to the lessee, under which the lessor effectively retains the significant risks and rewards of ownership of those leased assets, are classified as operating leases.

9.2 Group as lessee

■ Finance leases

Lessee finance leases are capitalized, as property, plant and equipment, at their cash equivalent cost and a corresponding finance lease liability is raised. The cash equivalent cost is the lower of fair value or the present value of the minimum lease payments, at inception of the lease. Such assets are depreciated in terms of the accounting policy on property, plant and equipment stated above.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

9. LEASES (continued)

9.2 Group as lessee (continued)

■ Finance leases (continued)

Lease payments are allocated between lease finance costs and a capital reduction of the finance lease liability. Lease finance costs are allocated to the consolidated income statement over the term of the lease using the effective interest rate method, so as to produce a constant periodic rate of return on the remaining balance of the liability for each period.

Operating leases

Lessee operating lease rental payments are expensed in the consolidated income statement on a straight-line basis over the lease term.

When an operating lease is terminated before the lease term has expired any payment to the lessor that is required, by way of penalty, is recogni ed as an expense in the period in which termination takes place.

10. DERIVATIVE INSTRUMENTS

Prior to April 1, 2001, the Group entered into foreign exchange forward contracts to hedge the Group's exposure to fluctuations in foreign currency exchange rates on specific transactions. Up to March 31, 2001, gains and losses on forward contracts designated as hedges of identifiable foreign currency firm commitments were deferred and included in the measurement of the related foreign currency transactions.

The portion of the premium paid or received relating to the commitment period was included in the measurement of the basis of the related foreign currency transaction when recorded. Any remaining premium was amortized over the remaining life of the forward contract.

Foreign exchange contract costs incurred in covering foreign currency loans are expensed over the period of the contract and are included in finance costs.

Effective April 1, 2001, the Group adopted IAS 39: Financial Instruments: Recognition and Measurement (Revised 2000) ("IAS 39"), which requires that all derivative instruments be recorded on the balance sheet at fair value. Changes in the fair value of forward contracts are recorded each period in current earnings, as the forward contracts do not qualify as hedges under IAS 39. Upon initial application of IAS 39, the Group recorded the fair value of the existing forward contracts on the balance sheet and the corresponding gain was recogni ed as an adjustment of the opening balance of retained earnings.

Prior to April 1, 2001, the Group entered into interest rate swap agreements in order to manage interest rate exposure. The net interest paid or received on the swaps was recogni ed as interest expense. Gains resulting from the early termination of interest rate swap agreements were deferred and amortized as adjustments to interest expense over the remaining period originally covered by the terminated swap.

Effective April 1, 2001 interest rate swaps are fair valued and recorded on the balance sheet in accordance with IAS 39. The Group does not use financial instruments for trading or speculative purposes.

11. FINANCIAL INSTRUMENTS – OTHER THAN DERIVATIVES

11.1 Initial recognition and measurement

All financial instruments, other than derivatives which are dealt with above, are recogni ed on the consolidated balance sheet. Financial instruments are initially recogni ed when the Group becomes party to the contractual terms of the instruments and are measured at cost, which is the fair value of the consideration given (financial asset) or received (financial liability or equity instrument) for it. Financial liabilities and equity instruments issued by the Group are classified at initial recognition as debt or equity or compounded instruments in terms of IAS 32 on the basis of their contractual terms. Transaction costs are included in the initial measurement of the financial instrument. Subsequent to initial recognition, these instruments are measured as set out below.

11.2 Financial assets

The Group's principal financial assets are investments, foreign currency assets, receivables and bank and cash balances:

Investments

Investments in equity instruments, excluding those in subsidiaries and joint ventures, are classified as available for sale and are stated at fair value. Gains and losses from changes in fair value of available for sale financial assets are recogni ed directly in equity until the financial asset is disposed of or it is determined to be impaired, at which time the cumulative gain or loss previously recogni ed in equity is included in the consolidated income statement.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

11. FINANCIAL INSTRUMENTS - OTHER THAN DERIVATIVES (continued)

11.2 Financial assets (continued)

Investments (continued)

Investments acquired principally for the purpose of generating a profit from the short-term fluctuations in price, are classified as held for trading and are recorded and measured at fair value. Gains and losses on these investments are recorded in the consolidated income statement.

Interest bearing investments, including investments in finance leases, are stated at original investment less principal payments, and amortizations, and less accumulated impairment.

Receivables

Receivables originated by the Group are stated at their cost less a provision for doubtful debts. An estimate of doubtful debts is made based on a review of all outstanding amounts at balance sheet date. Bad debts are written off during the period in which they are identified.

The Group's policy for determining the allowance for doubtful accounts in full (unless arrangements have been made with the debtor for payment) is as follows:

- All amounts outstanding for 120 days and more.
- Any specific retailers, dealers or subscribers outstanding for less than 120 days, where there is deemed to be a significant risk of non-payment.

In addition, if accounts receivable balances are handed over for collection, they are written off in full regardless of days outstanding. The hand over of outstanding debt is determined on a case by case basis, but usually occurs after amounts have been outstanding for 90 days for individual subscribers and after 150 days for all other accounts receivables.

The Group invoices its independent service providers and dealers (agents) for the revenue billed by them on behalf of the Group. The Group, within its contractual arrangements with its agents, pays them administrative fees. The Group receives in cash, the net amount equal to the gross revenue earned less the administrative fees payable to the agents.

Bank and cash balances

The accounting policy for bank and cash balances is dealt with under cash and cash equivalents set out below.

11.3 Financial liabilities

The Group's principal financial liabilities are shareholder loans, interest bearing debt, non-interest bearing debt, accounts payable, dividends payable, provisions and bank borrowings and other short-term debt:

Shareholder loans

Shareholder loans are recogni ed at the original proceeds received less principal payments.

Interest bearing debt

Interest bearing debt, including finance lease obligations, is recogni ed at amortized cost, namely original debt less principal payments and amortizations. The accounting policy for finance lease obligations is dealt with under leases set out above.

Accounts payable

Accounts payable are stated at their cost.

Dividends payable

Dividends payable are stated at amounts declared.

Bank borrowings and other short-term debt

The accounting policy for bank borrowings and other short-term debt is dealt with under cash and cash equivalents set out below.

11.4 Equity instruments

The Group's principal equity instrument is ordinary share capital, which is recorded at original cost.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

11. FINANCIAL INSTRUMENTS - OTHER THAN DERIVATIVES (continued)

11.5 De-recognition

Financial assets (or a portion thereof) are de-recogni ed when the Group realises the rights to the benefits specified in the contract, the rights expire or the Group surrenders or otherwise loses control of the contractual rights that comprise the financial asset. On de-recognition, the difference between the carrying amount of the financial asset and proceeds receivable and any prior adjustment to reflect fair value that had been reported in equity are included in the consolidated income statement.

Financial liabilities (or a portion thereof) are de-recogni ed when the obligation specified in the contract is discharged, cancelled or expire. On de-recognition, the difference between the carrying amount of the financial liability, including related unamortized costs and amounts paid for it are included in the consolidated income statement.

11.6 Fair value methods and assumptions

The fair value of financial instruments traded in an organised financial market are measured at the applicable quoted prices.

The fair value of financial instruments not traded in an organised financial market, is determined using a variety of methods and assumptions that are based on market conditions and risk existing at balance sheet date, including independent appraisals and discounted cash flow methods.

The carrying amounts of financial assets and liabilities with a maturity of less than one year are assumed to approximate their fair value.

11.7 Offset

Where a legally enforceable right of offset exists for recogni ed financial assets and financial liabilities, and there is an intention to settle the liability and realise the asset simultaneously, or to settle on a net basis, all related financial effects are offset.

12. PROVISIONS

Provisions are recogni ed when the Group has a present legal or constructive obligation resulting from past events, for which it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate of the amount of the obligation can be made. A past event is deemed to give rise to a present obligation if, taking into account the available evidence, it is more likely than not that a present obligation exists at balance sheet date.

The amount recogni ed as a provision, is the best estimate of the expenditure required to settle the present obligation at balance sheet date, taking into account risks and uncertainties surrounding the provision.

13. IMPAIRMENT OF ASSETS

The carrying amounts of assets, mentioned in the accounting policy notes, are assessed at each balance sheet date to determine whether there is any indication of impairment. If any such indication exists, the Group estimates the recoverable amount of the asset, being the higher of the asset's net selling price and its value in use. An impairment loss is recogni ed if the recoverable amount of an asset is less than its carrying amount. The impairment loss is recogni ed as an expense in the consolidated income statement immediately.

The net selling price represents the amount obtainable from the sale of an asset in an arm's length transaction between knowledgeable, willing parties, less costs of disposal.

The value in use of an asset represents the expected future cash flows, from continuing use and disposal that are discounted to their present value using an appropriate pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

For an asset that does not generate cash inflows largely independent of those from other assets, the recoverable amount is determined for the cash-generating unit to which the asset belongs. An impairment loss is recogni ed whenever the recoverable amount of a cash-generating unit is less than its carrying amount. The impairment loss is allocated to reduce the carrying amount of the assets of the cash-generating unit, first to goodwill in respect of the cash generating unit, if any, and then to the other assets on a *pro rata* basis based on their carrying amounts.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

13. IMPAIRMENT OF ASSETS (continued)

A previously recogni ed impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount, however not to an amount higher than the carrying amount that would have been determined had no impairment loss been recogni ed in prior periods.

After the recognition of an impairment loss, any depreciation or amortization charge for the asset is adjusted for future periods to allocate the asset's revised carrying amount, less its estimated residual value, on a systematic basis over its remaining useful life.

For goodwill, a recogni ed impairment loss is not reversed, unless the impairment loss was caused by a specific external event of an exceptional nature that is not expected to recur and the increase relates clearly to the reversal of the effect of that event.

14. CASH AND CASH EQUIVALENTS

For the purpose of the consolidated cash flow statement, cash and cash equivalents comprise cash on hand, deposits held on call, net of bank borrowings, all of which are available for use by the Group unless otherwise stated. Cash on hand is measured at its face value. Deposits held on call are classified as loans originated by the company and carried at amortized cost. Due to the short-term nature of these, the amortized cost approximates its fair value.

Bank borrowings, consisting of interest bearing short-term bank loans repayable on demand and overdrafts are recorded at the proceeds received, net of direct issue costs. Finance costs, including premiums payable on settlement or redemption, are accounted for on an accrual basis and are added to the carrying amount of the instrument to the extent that they are not settled in the period in which they arise.

15. EXPENSES

Marketing and advertising costs are expensed as they are incurred. Prepaid costs related to annual events sponsorships are written-off over the duration of the event.

16. INCENTIVES

Incentives paid to service providers and dealers for new activations, retention of existing customers and reaching specified sales targets are expensed as incurred.

Distribution incentives paid to service providers and dealers for exclusivity, distribution assets and distribution subsidies are deferred and expensed over the contractual relationship period.

17. DISCONTINUING OPERATIONS

Discontinuing operations are significant, distinguishable components of an enterprise that have been sold, abandoned or are the subject of formal plans for disposal or discontinuance.

The profit or loss on the sale or abandonment of a discontinuing operation is determined from the earlier of the enterprise entering into a binding sale agreement for substantially all of the assets attributable to the discontinuing operation, or, the approval and announcement of a detailed, formal plan of discontinuance by the board of directors.

18. USE OF ESTIMATES

The preparation of financial statements in accordance with Generally Accepted Accounting Principles require the use of estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities on the date of the financial statements and the reported amounts of revenues and expenses during the reporting period.

Although these estimates are based on management's best knowledge of current events and actions they may undertake in the future, actual results ultimately may differ from those estimates.

19. COMPARATIVES

Certain comparative figures have been reclassified, where required or necessary, in accordance with current period classifications and presentation.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

Intercon Equipm Other	NUE and access nnect revenue nent sales ional airtime	5,320.1 2,582.9 1,275.0 101.6 292.0	7,255.1 3,260.1 2,042.3	9,486.5 4,300.9
Intercon Equipm Other	nnect revenue	2,582.9 1,275.0 101.6	3,260.1 2,042.3	
Other		101.6		,
0 11101				1,627.4
mema		292.0	458.9 260.0	434.8 301.1
		9,571.6	13,276.4	16,150.7
2. AMOR	TIZATION OF INTANGIBLE ASSETS			
Goodw	ill	(35.8)	(150.1)	(98.9)
Licence	28	(6.7)	(7.2)	(9.4)
	arks	(6.3)	(16.8)	(7.1)
Custom	er bases	(24.8)	(97.4)	(97.3)
		(73.6)	(271.5)	(212.7)
	RATION COSTS, DISPOSALS OF OPERATIONS AND RMENTS			
	tar Southern Africa (Proprietary) Limited excluding Il of R24.7 million for 2001 (Note 3.1)	_	(148.0)	37.7
Impa	irment of property, plant and equipment	_	(97.7)	_
	irment of shareholder loan		(4.8)	_
	lite phones – onerous contract	-	(45.5)	45.5
Mana	upment of Gateway assets accrual (Note 36)	_	_	15.0
Dela	reyville earth station (Note 36)	_	_	(22.8)
Capital	gain on disposal of discontinued operations (Note 5)	129.3	1.6	19.0
	ell Shops (Proprietary) Limited and Yellow Lizard Web			
	gn (Proprietary) Limited	-	1.6	2.7
	com Sport & Entertainment (Proprietary) Limited	-	-	40.0
	Fun (Holdings) (Proprietary) Limited	-	-	(53.8)
Voda	com World Online (Proprietary) Limited (Note 5.1)	129.3	_	30.1
	ff of investment in GSM Companies	_	_	(0.3)
Integrat	ion costs (Note 3.2)	_	(36.5)	_
	ion costs (Note 3.3)	_	(30.3)	_
		129.3	(213.2)	56.4

3.1 Globalstar Southern Africa (Proprietary) Limited

Vodacom Group (Proprietary) Limited acquired 100% of the share capital of Globalstar Southern Africa (Proprietary) Limited with effect from August 1, 2000. The principal nature of the business of the company is that of a provider of wholesale satellite airtime to cellular networks in Southern Africa. During the 2001 financial year the total goodwill on acquisition of R24.7 million (disclosed as part of the Goodwill amortization – Notes 2 and 10) and the total net asset value of the company was impaired by R102.5 million, as no satellite license was issued by the Independent Communications Authority of South Africa and the international satellite company Globalstar Limited Partnership, a United States listed company, was expected to go into Chapter 11 bankruptcy.

During the year ended March 31, 2001, a provision was made to reflect a contractual obligation of R45.5 million to purchase satellite phones. Since a satellite licence was not issued to Globalstar Southern Africa (Proprietary) Limited, these phones could not be utilized. The provision was reversed during the year ended March 31, 2002 as the Group was subsequently released from this contractual obligation, and a recoupment of R15.0 million was made on certain of the Gateway assets that were impaired in 2001.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

3. INTEGRATION COSTS, DISPOSALS OF OPERATIONS AND IMPAIRMENTS (continued)

3.2 Vodacom Service Provider Company (Proprietary) Limited

On July 1, 2000 the businesses of GSM Cellular (Proprietary) Limited and Vodac (Proprietary) Limited were integrated with the business of Teljoy Cellular Services (Proprietary) Limited. Effective July 1, 2000, Teljoy Cellular Services (Proprietary) Limited changed its name to Vodacom Service Provider Company (Proprietary) Limited.

The activities of Vodacare (Proprietary) Limited and Vodacom Equipment Company (Proprietary) Limited were also integrated into Vodacom Service Provider Company (Proprietary) Limited on November 1, 2000.

3.3 Film Fun (Holdings) Proprietary Limited

Film Fun (Holdings) Proprietary Limited, trading as Teljoy was acquired as part of the Teljoy Holdings Limited Group during January 2000. Non-profitable branches were closed during the 2001 financial year and the billing system, which was not operational, was written-off.

4. PROFIT FROM OPERATIONS

The profit from operations (including integration costs, disposals of operations and impairments (Note 3)) is arrived at after taking the following income/(expenditure) into account:

	2000 Rm	2001 Rm	2002 Rm
Net profit/(loss) on disposal of property, plant and equipment	(9.6)	0.4	3.4
Loss on disposal of property, plant and equipment	(9.8) 0.2	(8.2) 8.6	(2.6) 6.0
Depreciation of property, plant and equipment (Note 9)	(1,025.3)	(1,364.1)	(1,857.3)
Buildings Infrastructure Information services Information services Community services Office Motor vehicles Information Furniture Information Office equipment Information Other assets Information	(9.5) (790.8) (128.3) (7.2) (1.2) (2.5) (1.7) (1.6) (82.5) (3.6)	$(10.5) \\ (1,008.1) \\ (177.9) \\ (7.4) \\ (6.7) \\ (4.1) \\ (2.3) \\ (2.9) \\ (144.2) \\ (9.4)$	$(12.7) \\ (1,388.5) \\ (332.1) \\ (11.1) \\ (19.6) \\ (16.3) \\ (14.3) \\ (31.0) \\ (31.7) \\ (7.3)$
Current year audit fees	$ \begin{array}{c} (2.4) \\ - \\ (0.1) \\ (1.1) \end{array} $	$(4.5) \\ (0.4) \\ (0.1) \\ (4.4)$	$ \begin{array}{c} (5.3) \\ - \\ (0.1) \\ (1.9) \end{array} $
Consultancy services	(35.1)	(35.4)	(84.9)
Administrative fees	$ \begin{array}{c} (9.3)\\(1.4)\\-\\(24.4)\end{array} $	$ \begin{array}{c} (9.4)\\(1.5)\\-\\(24.5)\end{array} $	(22.5) (3.5) (0.1) (58.8)
Operating lease rentals	(378.8)	(471.5)	(474.2)
GSM transmission and data lines	(301.0) (40.7) (32.1) (5.0) –	(332.3) (66.8) (54.3) (13.1) (5.0)	(336.0) (79.7) (49.4) (7.6) (1.5)

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

4. **PROFIT FROM OPERATIONS (continued)**

	2000 Rm	2001 Rm	2002 Rm
Payment to other operators	(391.2)	(821.8)	(1,378.1)
Licence fees (Note 35.4)	(271.2)	(328.8)	(384.4)
License fee – GSM	(271.0) (0.2)	(328.8)	(384.4)
Foreign exchange losses		(0.1)	(11.2)
Directors' remuneration	(14.1)	(17.4)	(25.8)
Executive directors – fees as directors: salaries	(4.5) (8.5) (1.1)	(5.6) (11.3) (0.5)	(8.3) (16.9) (0.6)
Directors' remuneration and emoluments paid by:	(14.1)	(17.4)	(25.8)
Vodacom Group (Proprietary) Limited	(8.8) (5.3)	(11.3) (6.1)	(16.2) (9.6)
Staff expenses – pension and provident fund contributions	(29.8)	(42.5)	(43.9)
Pension fund contributions	(29.8)	(42.5)	(42.8) (1.1)
Bad debts written-off	(16.5)	(107.4)	(111.2)
Decrease/(Increase) in provision for bad debts	(5.4)	(49.0)	64.9
The headcount of the Group at March 31, 2002 was 4.353			

The headcount of the Group at March 31, 2002 was 4,353 (2001: 4,272, 2000: 4,091).

5. DISCONTINUED OPERATIONS

5.1 Vodacom World Online (Proprietary) Limited

On June 1, 1999, the Group disposed of the Vodacom Internet Division, which formed part of Vodacom (Proprietary) Limited for an amount of R265.4 million to Vodacom World Online (Proprietary) Limited, a 50% joint venture of Vodacom (Proprietary) Limited and World Online (Note 31). The Group realized a capital gain of R123.3 million on this transaction, consisting of profits of R246.6 million less a deferred gain of R123.3 million reflecting Vodacom's continued 50% interest in the assets contributed. On March 31, 2000, the Group disposed of 10% of the shareholding in Vodacom World Online (Proprietary) Limited. A profit of R54.3 million arose, being the proceeds of the disposal of R51.1 million less the realization of the shareholder loans of R25.0 million, net liabilities of R3.2 million and deferred profit on the sale of the Internet Division by Vodacom (Proprietary) Ltd of R25.0 million.

On November 9, 2001, the Group entered into a sale agreement to dispose of its 40% interest in the joint venture company of Vodacom World Online (Proprietary) Limited to Tiscali International BV, the other party to the joint venture. The company carried out the Group's internet service provider operations. The disposal was completed on November 30, 2001, on which date control of Vodacom World Online (Proprietary) Limited passed to Tiscali International BV. A profit of R30.1 million arose on the disposal of Vodacom World Online (Proprietary) Limited, being the proceeds of disposal R31.8 million less the realization of the shareholder's loan of R134.9 million, net liabilities of R34.9 million and deferred profit of R98.3 million on the sale of the internet division by Vodacom (Proprietary) Limited in the 2000 financial year (Note 30.2(b)) now realized. No tax charge or credit arose from the transaction. The results were deconsolidated from November 30, 2001.

The Group's consolidated capital gain of R129.3 million on these disposals as disclosed in Note 3, arose from the R123.3 million from the sale of the Internet Division, which was subsequently reduced with subscriber base costs not capitalized of R48.3 million and the gain of R54.3 million from the disposal of its 10% shareholdings in Vodacom World Online (Proprietary) Limited.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

5. DISCONTINUED OPERATIONS (continued)

5.2 Vodacom Sport & Entertainment (Proprietary) Limited

On September 1, 2001, the Group entered into a sale agreement to dispose of its 51% interest in Vodacom Sport & Entertainment (Proprietary) Limited to South African Investments Limited ("SAIL"). The company carried out the Group's sport and entertainment marketing operations. The disposal was completed on February 27, 2002, on which date control of Vodacom Sport & Entertainment (Proprietary) Limited passed to SAIL. The results were deconsolidated from February 28, 2002. A profit of R40.0 million arose on the disposal of Vodacom Sport & Entertainment (Proprietary) Limited, being the proceeds of disposal less the carrying amount of the subsidiary's net assets (Note 29.1(a)). No tax charge or credit arose from the transaction.

5.3 Film Fun (Holdings) (Proprietary) Limited, Teljoy Botswana (Proprietary) Limited and Africell Cellular Services (Proprietary) Limited

The 100% shareholding in Film Fun (Holdings) (Proprietary) Limited, Teljoy Botswana (Proprietary) Limited and Africell Cellular Services (Proprietary) Limited was sold to a management consortium for R9.0 million. These disposals were effected in order to dispose of non-core operations. A loss of R53.8 million was realized, being the proceeds of disposal less the carrying amount of the subsidiary's net assets (Note 29.1(b)). The sale agreements were signed on March 27, 2002. The results were deconsolidated from March 31, 2002. The goodwill associated with the entities was allocated on the initial acquisition of the Teljoy Group on January 31, 2000.

5.4 Results and cash flows

The results and cash flows of Vodacom Sport & Entertainment (Proprietary) Limited (VSE), Vodacom World Online (Proprietary) Limited (VWOL), Film Fun (Holdings) (Proprietary) Limited (FFH), which have been included in the consolidated financial statements, were as follows:

	VSE	VWOL	Internet
	Rm	Rm	division Rm
2000			
Income statement			
Revenue Expenditure Net investment income	26.0 (20.9) 1.0	37.1 (68.8) 1.0	7.0 (11.9) 16.2
Profit/(Loss) before taxation	6.1 (2.2)	(30.7)	11.3 1.7
Profit/(Loss) after taxation	3.9	(30.7)	13.0
Cash flow statement			
Net cash flows from operating activitiesNet cash flows from investing activitiesNet cash flows from financing activities	9.5 (1.2) -	(11.1) (142.1) 157.7	11.4 192.2 -
Net increase in cash and cash equivalents	8.3	4.5	203.6
	VSE Rm	VWOL Rm	FFH Rm
2001			
Income statement			
Revenue	48.9 (32.3)	43.0 (55.1)	215.2 (218.1)
Profit/(Loss) before taxation	16.6 (6.0)	(12.1)	(2.9) 4.5
Profit/(Loss) after taxation	10.6	(12.1)	1.6
Cash flow statement			
Net cash flows from operating activities	(5.4) (0.8)	(9.1) (5.8) 4.0	29.8 (17.5) 48.4
Net (decrease)/increase in cash and cash equivalents	(6.2)	(10.9)	60.7
· · · ·		. /	

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

5. DISCONTINUED OPERATIONS (continued)

6.

7.

		VSE Rm	VWOL Rm	FFH Rm
5.4 R	esults and cash flows (continued)			
2	002			
Iı	ncome statement			
	evenue	52.8 (38.0)	36.1 (56.0)	160.7 (148.0)
	rofit/(Loss) before taxation	14.8 (4.3)	(19.9)	12.7 (0.1)
P	rofit/(Loss) after taxation	10.5	(19.9)	12.6
C	ash flow statement			
Ν	Yet cash flows from operating activities	(2.8) (2.6)	1.4 - 4.8	54.2 (0.3) (129.4)
Ν	et (decrease)/increase in cash and cash equivalents	(5.4)	6.2	(75.5)
	he assets and liabilities related to the entities discontinued are etailed in Notes 29 and 30.			
		2000 Rm	2001 Rm	2002 Rm
INTER	EST AND DIVIDENDS RECEIVED			
	received – banks and loans	31.3 0.7	25.4	27.7 4.3
		32.0	25.4	32.0
NET F	INANCE COSTS			
Finance Funding Bank ar	older loans	(202.1) (61.2) (69.8) (99.4)	(157.9) (60.8) (65.7) (162.9)	(144.2) (98.9) (87.2) (86.1)
	ions (Note 7.1)	(133.7)	(56.1)	347.4

7.1 Gain/(Loss) on forward exchange contracts and liability revaluations

Interest rate swaps

Gain on foreign liability revaluation	_	_	18.3
Loss on foreign liability revaluation			(247.8)
Gain on foreign exchange contract revaluation	_	_	778.4
Loss on foreign exchange contract revaluation	_	_	(199.0)
Realized foreign exchange gains	_	2.3	2.5
Realized foreign exchange losses	_	_	(5.0)
Foreign exchange premiums	(133.7)	(58.4)	_
	(133.7)	(56.1)	347.4

(1.0)

(567.2)

_

4.3

4.9

(59.8)

(1.1)

_ (504.5)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

8. TAXATION

	2000 Rm	2001 Rm	2002 Rm
South African normal taxation	(556.2)	(748.3)	(1,001.7)
Current year	(562.9) 6.7	(763.8) 15.5	(1,022.9) 21.2
Deferred taxation	45.4	45.6	(82.7)
Current year	28.5 16.1 0.8	50.3 (4.7) -	(79.7) (3.0) –
Secondary Taxation on Companies	(1.0)	(60.5)	(74.5)
Current year	(1.0)	(60.5)	(75.5) 1.0
Foreign taxation	(1.8)	(2.5)	(2.5)
Current year	(1.8)	(2.4) (0.1)	(3.7) 1.2
Foreign deferred taxation – current year	_	_	(29.3)
	(513.6)	(765.7)	(1,190.7)

	2000 Rm	2000 %	2001 Rm	2001 %	2002 Rm	2002 %
Reconciliation of rate of taxation						
Normal taxation on profit before taxation	548.4	30.0	622.3	30.0	1,075.2	30.0
Adjusted for:						
Exempt income	(1.9)	(0.1)	(0.1)	_	(1.3)	_
Disallowable expenditure	13.5	0.7	63.1	3.0	58.1	1.7
Prior year over provision	(24.7)	(1.4)	(3.9)	(0.2)	(19.4)	(0.5)
Unutilized assessed loss	-	_	42.8	2.1	21.9	0.6
Utilization of assessed loss	7.6	(0.4)	(2.2)	(0.1)	(0.6)	(0.1)
Foreign taxation rate differences	-	_	-	_	14.1	0.4
Secondary Taxation on Companies	1.0	0.1	60.5	2.9	74.5	2.1
Realization of deferred tax provided on customer						
base	(4.9)	(0.3)	(20.8)	(1.0)	(20.8)	(0.6)
Temporary differences in subsidiaries not						
provided for	(25.4)	(1.3)	4.0	0.2	(11.0)	(0.3)
Globalstar Southern Africa (Proprietary)						
Limited	_		_	_	(4.1)	(0.1)
Vodacom Tanzania Limited	_		4.0	0.2		
Other	(25.4)	(1.3)	_		(6.9)	(0.2)
	513.6	28.1	765.7	36.9	1,190.7	33.3

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

9. PROPERTY, PLANT AND EQUIPMENT

2000	Cost Rm	Accumulated depreciation Rm	Net book value Rm
Land and buildings	384.7	(15.7)	369.0
Infrastructure	6,868.3	(1,997.6)	4,870.7
Information services	603.8	(293.6)	310.2
Community services	61.6	(41.2)	20.4
Motor vehicles	6.7	(2.3)	4.4
Furniture	20.8	(11.1)	9.7
Office equipment	13.9	(6.3)	7.6
Leasehold improvements	6.3	(1.8)	4.5
Other assets	458.9	(201.3)	257.6
	8,425.0	(2,570.9)	5,854.1

		ccumulated lepreciation	Net book value
2001	Rm	Rm	Rm
Land and buildings	456.6	(21.4)	435.2
Infrastructure	9,428.6	(3,005.4)	6,423.2
Information services	932.1	(471.4)	460.7
Community services	80.1	(48.6)	31.5
Motor vehicles	15.0	(6.2)	8.8
Furniture	46.5	(31.6)	14.9
Office equipment	21.0	(13.1)	7.9
Leasehold improvements	11.2	(6.3)	4.9
Other assets	757.7	(448.6)	309.1
	11,748.8	(4,052.6)	7,696.2

2002	Cost Rm	Accumulated depreciation Rm	Net book value Rm
Land and buildings	795.7	(34.0)	761.7
Infrastructure	12,559.1	(4,393.9)	8,165.2
Information services	1,606.3	(936.6)	669.7
Community services	85.2	(55.6)	29.6
Motor vehicles	67.0	(25.8)	41.2
Furniture	96.7	(48.6)	48.1
Office equipment	69.0	(42.6)	26.4
Leasehold improvements	196.6	(76.1)	120.5
Other assets	56.2	(22.0)	34.2
	15,531.8	(5,635.2)	9,896.6

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

2000	Land and buildings	Infra- structure	Information services	Community services	Motor vehicles	Furniture	Office equipment	Leasehold improvements	Other assets	Total
	Rm	Rm	Rm	Rm	Rm	Rm	Rm	Rm	Rm	Rm
Opening balance	390.1	4,024.4	234.0	13.3	3.4	10.5	5.6	1.3	218.4 4	4,901.0
Additions	6.3	1,637.1	217.8	14.3	2.2	2.0	3.1	2.5	136.7 2	2,022.0
Disposals	(18.0)	(0.1)	(12.5)	-	-	-	-	-	(40.6)	(71.2)
Depreciation	(9.5)	(790.8)	(128.3)	(7.2)	(1.2)	(2.5)	(1.7)	(1.6)	(82.5)(1,025.3
Business combinations	0.1	0.1	(0.8)	_	_	(0.3)	0.6	2.3	25.6	27.6
Closing balance	369.0	4,870.7	310.2	20.4	4.4	9.7	7.6	4.5	257.6 5	5,854.1

9. PROPERTY, PLANT AND EQUIPMENT (continued)

2001	Land and buildings Rm	Infra- structure Rm	Information services Rm	Community services Rm	Motor vehicles Rm	Furniture Rm	Office equipment Rm	Leasehold improvements Rm	Other assets Rm	Total Rm
	Kili	Kill	Kill	Kiii	Kill	Kill	Kiii	Kill	Kill	Kiii
Opening balance	369.0	4,870.7	310.2	20.4	4.4	9.7	7.6	4.5	257.6	5,854.1
Additions	109.7	2,562.8	331.6	18.5	11.2	9.3	9.8	5.0	126.3	3,184.2
Disposals	(33.0)	-	(3.2)	-	(0.1)	-	(11.9)	(1.7)	(55.6)	(105.5)
Depreciation Impairment and business	(10.5)	(1,008.1)	(177.9)	(7.4)	(6.7)	(4.1)	(2.3)	(2.9)	(144.2)	(1,364.1)
combinations	_	(2.2)	-	-	-	_	4.7	-	125.0	127.5
Closing balance	435.2	6,423.2	460.7	31.5	8.8	14.9	7.9	4.9	309.1	7,696.2

2002	Land and buildings Rm	Infra- structure Rm	Information services Rm	Community services Rm	Motor vehicles Rm	Furniture Rm	Office equipment Rm	Leasehold improvements Rm	Other Total assets Rm Rm
Opening balance as previously reported Asset category	435.2	6,423.2	460.7	31.5	8.8	14.9	7.9	4.9	309.1 7,696.2
transfers		-	95.6	-	-	-	(0.1)	(0.1)	(95.4) –
Restated opening balance Additions		6,423.2 3,050.3	556.3 476.4	31.5 9.5	8.8 20.5	14.9 39.2	7.8 15.9	4.8 94.2	213.7 7,696.2 39.7 4,085.3
Disposals			(17.5)	(0.3)	(0.1)	(4.1)	(0.1)	(0.1)	(17.8) (88.9)
Foreign currency translation	. ,	128.9	0.7	(0.5)	1.5	0.5	0.1	1.0	- 132.8
Depreciation	(12.7)	(1,388.5)	(332.1)	(11.1)	(19.6)	(16.3)	(14.3)	(31.0)	(31.7)(1,857.3)
Other		-	(0.1)	-	-	(0.1)	-	-	1.3 1.1
Business combinations	-	-	(12.2)	-	(0.2)	(4.4)	(1.0)	-	(54.8) (72.6)
Asset category transfers		(0.3)	(1.8)	_	30.3	18.4	18.0	51.6	(116.2) –
Closing balance	761.7	8,165.2	669.7	29.6	41.2	48.1	26.4	120.5	34.2 9,896.6

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

9. PROPERTY, PLANT AND EQUIPMENT (continued)

	2000 Net book value Rm	2001 Net book value Rm	2002 Net book value Rm
Freehold land and buildings			
Portions 859, 847, 827, the remaining extent of Portion 45 (a portion of Portion 9), and Portion 828 (a portion of Portion 9) of farm			
Randjesfontein No. 405, Registration division J.R., Province of Gauteng-	-	32.4	
43 Kwale Road, Dar es Salaam, Tanzania	_	_	6.8
Stand 172 Sandton	0.5	0.5	-
Sectional Plan No. 33/1981, High Level Road, Sea Point, Cape Town .	0.1	_	_
Stand 200 Chelmsfordville	0.1	0.1	0.1
	0.7	0.6	39.3
Leasehold land and buildings			
Portion 827 and 828 of farm Randjesfontein No. 405	_	_	279.4
Portion 769 of farm Randjesfontein No. 405	154.8	155.9	164.8
Stand 34083 Bellville, City of Tygerberg	112.6	111.1	109.5
Erven 5259 and 5260 Montague Gardens	_	99.6	98.1
Holding 350 Erand Agricultural Holdings Ext. 1	70.6	66.4	62.2
Holding 188 Erand Agricultural Holdings Ext. 1	7.8	_	_
Stand 207 Erand Agricultural Holdings Ext. 28	_	_	6.8
Portion 45 of Randjesfontein No. 405, and Holding 202 Erand			
Agricultural Holdings Ext. 1	7.8	_	-
Holding 359 Erand Agricultural Holdings Ext. 1	9.9	1.6	1.6
Erand 189 Agricultural Holdings Ext	4.8		
	368.3	434.6	722.4
Total freehold and leasehold land and buildings	369.0	435.2	761.7

Debt is collateralised over leasehold land and buildings and the fair value of the lease liability is R790.6 million (2001: R496.6 million, 2000: R417.9 million).

10. INTANGIBLE ASSETS

	Cost Rm	Accumulated amortization Rm	Net book value Rm
2000			
Goodwill	462.0	(88.2)	373.8
Licences	104.1	(40.4)	63.7
Trademarks	51.9	(7.4)	44.5
Customer bases	486.8	(29.8)	457.0
	1,104.8	(165.8)	939.0
	Cost Rm	Accumulated amortization Rm	Net book value Rm
2001		amortization	value
2001 Goodwill	Rm	amortization Rm	value Rm
		amortization	value
Goodwill	Rm 597.4	amortization Rm (238.3)	value Rm 359.1
Goodwill	Rm 597.4 108.8	amortization Rm (238.3) (47.6)	value Rm 359.1 61.2

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

10. INTANGIBLE ASSETS (continued)

	Cost Rm	Accumulated amortization Rm	Net book value Rm
2002			
Goodwill	669.4	(326.5)	342.9
Licences	221.3	(56.9)	164.4
Trademarks	51.5	(24.8)	26.7
Customer bases	486.9	(224.6)	262.3
	1,429.1	(632.8)	796.3

Reconciliation	Opening net book value	Additions	Foreign currency translation	Business A combination	mortization	Closing net book value
2000	Rm	Rm	Rm	Rm	Rm	Rm
Goodwill	61.4	0.5	-	347.7	(35.8)	373.8
Licences	67.6	2.5	-	0.3	(6.7)	63.7
Trademarks	18.0	-	-	32.8	(6.3)	44.5
Customer bases	39.8	7.5	-	434.5	(24.8)	457.0
	186.8	10.5	_	815.3	(73.6)	939.0

Reconciliation	Opening net book value	Additions	Foreign currency translation	Business combination	Amortization	Closing net book value
2001	Rm	Rm	Rm	Rm	Rm	Rm
Goodwill	373.8	-	-	135.4	(150.1)	359.1
Licences	63.7	-	1.5	3.2	(7.2)	61.2
Trademarks	44.5	-	-	15.3	(16.8)	43.0
Customer bases	457.0	-	-	-	(97.4)	359.6
	939.0	_	1.5	153.9	(271.5)	822.9

Reconciliation	Opening net book value	Additions	Foreign currency translation		mortization	Closing net book value
2002	Rm	Rm	Rm	Rm	Rm	Rm
Goodwill	359.1	98.5	-	(15.8)	(98.9)	342.9
Licences	61.2	95.2	17.5	(0.1)	(9.4)	164.4
Trademarks	43.0	-	-	(9.2)	(7.1)	26.7
Customer bases	359.6	-	-	-	(97.3)	262.3
	822.9	193.7	17.5	(25.1)	(212.7)	796.3

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

	2000	2001	2002
	Rm	Rm	Rm
INVESTMENTS			
Held for trading			
Money market investments (Note 11.1)			65.0 (58.6
Available for sale			
Other	0.9	0.9	-
Originating loans			
South African Investments Limited Long-term portion of the note receivable issued as part of the consideration for the disposal of Vodacom Sport & Entertainment (Proprietary) Limited. Interest is charged on this amount receivable at the prime lending rate minus one percent per annum from the transaction date.	-	_	11.8
Other	5.9	1.3	0.5
Investment in joint venture loan – Vodacom World Online (Proprietary) Limited	4.0	_	-
Loan to Planatel Communication Limited and Caspian			
Construction Company Limited	4.9	11.2	4.0
	15.7	13.4	22.7
11.1 Money market investments			
2002	Maturity period	Interest rate	Market value Rm
Details of the maturity periods and interest rates of the			
money market investments at year-end are as follows:	0 - 6 months	91%-96%	36.2

	0 - 6 months 6 - 12 months Over 12 months	10.0% - 11.1%	36.2 18.4 10.4 65.0
	2000 Rm		2002 Rm
11.2 Short-term portion of investments			
Money market investment (Note 11.1) Short-term loans. The amounts were repaid in full is			54.6 4.0
	-	· _	58.6
ACQUIRED BUSINESS HELD FOR SALE			
Film Fun (Holdings) (Proprietary) Limited:			
Shares at cost <i>less</i> provisions and amounts written-off . Loans granted			-
	121.6	_	

The investments relate to the acquisition of Film Fun (Holdings) (Proprietary) Limited, trading as Teljoy, during January 2000, and is in connection with the television and rental segments of the Teljoy Holdings Group. Management's original intention was to sell the investment in the near future (Note 29.2).

These loans were interest free and had no fixed repayment terms.

12.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

or the	e three year	rs ended N	March 31	, 2002		
_						

	2000 Rm	2001 Rm	2002 Rm
DEFERRED TAXATION			
Deferred taxation asset	145.8 (455.6)	339.1 (607.5)	497.7 (926.2)
	(309.8)	(268.4)	(428.5)
13.1 Components			
Capital allowances	(315.5)	(497.7)	(822.9) (17.9
Assessed losses	145.8	107.2 227.6	295.9 160.8
Prepayments and other allowances	(5.1) (135.0)	4.3 (109.8)	41.0
Other	(135.0)	(109.8)	(77.9)
	(309.8)	(268.4)	(428.5
13.2 Reconciliation			
Balance at beginning of year	(219.4) 44.6	(309.8) 45.6	(268.4 (112.0
Foreign equity revaluation reserve	_	_	(19.9 (36.5
Acquisition of customer base	(130.3)	(4.5)	2.7
of foreign subsidiaries	(5.5)	0.3	7.2 (1.6
Rate change Balance at end of year	(309.8)	(268.4)	(428.5
Utilization of assessed losses			
Opening assessed loss	25.3 (25.3)	- 439.3	439.3 682.4
Closing assessed loss		439.3	1,121.7 (53.3
Utilized to reduce deferred taxation		(357.4)	(986.3
Assessed losses available to reduce deferred taxation		81.9	82.1

There are unused tax losses to the value of R82.1 million (2001: R81.9 million, 2000: nil) available to reduce the net deferred taxation liability. The effect of this would be a reduction in the net deferred taxation liability to R403.9 million (2001: R243.8 million, R2000: R309.8 million). A deferred tax asset was not recogni ed for the abovementioned unused tax losses as uncertainty existed at year-end on whether future taxable profits would be available to utilise the asset against. The recognition of the future taxable profits relating to the unrecogni ed deferred tax asset will be re-assessed in the next financial period.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

	2000 Rm	2001 Rm	2002 Rm
INVENTORY			
Finished goods	218.3	392.1	305.3
Other inventory	3.8	6.3	0.7
	222.1	398.4	306.0
ACCOUNTS RECEIVABLE			
Trade debtors (net of allowance for doubtful accounts of			
R77.0 million (2001: R141.9 million, 2000: R92.9 million)	1,502.7	2,041.5	2,461.4
Prepayments	114.0	174.0	262.5
Value-added taxation	_	57.9	31.3
Advances made to employees for education and travel South African Investments Limited – short-term portion of the note receivable issued as consideration for the disposal of Vodacom Sport & Entertainment (Proprietary) Limited. Interest is charged on this amount receivable at the prime lending rate minus 1% per annum	_	_	10.2
from the transaction date	_	_	11.8
Disposal of Film Fun (Holdings) (Proprietary) Limited	_	_	9.0
Other		_	59.7
	1,616.7	2,273.4	2,845.9
	2000	2001	2002
	R	R	R
ORDINARY SHARE CAPITAL			
Authorised			
100,000 ordinary shares of 1 cent each	1,000	1,000	1,000
Issued			
10,000 ordinary shares of 1 cent each	100	100	100

Unissued share capital is not under the control of the Board of Directors.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years anded March 31, 2002

	2000 Rm	2001 Rm	2002 Rm
NON-DISTRIBUTABLE RESERVES			
Foreign currency translation reserve	0.6	(2.3)	117.5
Deferred taxation on foreign currency translation reserve	_	_	(19.9)
Contingency reserve	-	-	8.5
	0.6	(2.3)	106.1
Reconciliation			
Balance at the beginning of the year	_	0.6	(2.3)
Foreign currency translation reserve	0.6	(2.9)	99.9
Foreign currency translation	0.6	(2.9)	119.8
Deferred taxation	-	-	(19.9)
Other non-distributable reserves:			
Transferred from distributable reserves – contingency reserve	-	_	8.5
Balance at the end of the year	0.6	(2.3)	106.1
Deferred taxation on the foreign currency translation reserve relates only to the translation of equity loans to subsidiaries.			
MINORITY INTEREST			

Equity	 (2.2)	(11.4)	10.6

Debit balances reflected in 2001 and 2000 result from losses incurred by certain subsidiaries who have a binding obligation to fund their percentage of the losses.

19. INTEREST BEARING DEBT

	2001 Current portion	2001 Long-term portion	2001 Total	2002 Current portion	2002 Long-term portion	2002 Total
	Rm	Rm	Rm	Rm	Rm	Rm
Finance leases	0.5	496.1	496.6	10.4	780.2	790.6
Funding loans	-	400.0	400.0	440.0	_	440.0
Other short-term loans	-	-	-	565.5	-	565.5
	0.5	896.1	896.6	1,015.9	780.2	1,796.1

	2000 Current portion	2000 Long-term portion	2000 Total
	Rm	Rm	Rm
Finance leases	0.7	417.2	417.9
Funding loans	820.0	400.0	1,220.0
Other short-term loans	23.7	-	23.7
	844.4	817.2	1,661.6

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

19. INTEREST BEARING DEBT (continued)

		2000 Rm	2001 Rm	2002 Rm
19.1	Finance leases			
	Vodacom (Proprietary) Limited	416.6	495.7	502.4
	The finance leases are collateralised by various land and buildings with a book value of R443.0 million (2001: R444.9 million, 2000: R363.5 million), bear interest at effective interest rates of between 13.85% and 14.69% and are repayable between 5 and 13 years.			
	Vodacom Service Provider Company (Proprietary) Limited	_	_	288.2
	The finance leases are collateralised by various land and buildings with a book value of R279.4 million, and bear interest at a variable nominal interest rate of 13.76% compounded monthly. Payments are made every six months in arrear and commenced on March 1, 2002.			
	The finance lease expires on September 1, 2011.			
	Vodacare (Proprietary) Limited	0.4	-	-
	The finances leases have been paid up in conjunction with the merger of the company into Vodacom Service Provider Company (Proprietary) Limited.			
	Teljoy Holdings Limited	0.9	0.9	_
	The finance lease bears interest at an effective interest rate of 14.5% and is repayable by March 2004.			
	Less: Current portion of finance leases:			
	Vodacom (Proprietary) Limited	_	_	(7.1)
	Vodacom Service Provider Company (Proprietary) Limited-	_	(3.3)	
	Vodacare (Proprietary) Limited	(0.4)	_	-
	Teljoy Holdings Limited	(0.3)	(0.5)	_
		(0.7)	(0.5)	(10.4)
	Long-term portion of finance leases	417.2	496.1	780.2
	The fair value of the Group's finance lease liability is R790.6 million (2001: R496.6 million, 2000: R417.9 million).			
19.2	Funding loans			
	Commerzbank AG	350.0	200.0	200.0
	The R200 million loan is uncollateralised, bears interest at a fixed rate of 13.7% NACQ (Nominal Amount Compounded Quarterly) and is repayable on March 17, 2003. The R150 million loan was uncollateralised, bore interest at a fixed rate of 14.9% NACM (Nominal Amount Compounded Monthly) and was repaid on May 21, 2000.			
	Crédit Agricole Indosuez	200.0	200.0	200.0
	NACQ and is repayable on March 17, 2003.			
	RMB Corporate Finance (Proprietary) Limited	670.0	_	_
	Second instalment paid by Vodacom Group (Proprietary) Limited to RMB Corporate Finance (Proprietary) Limited on April 17, 2002 for the purchase of shares in Teljoy Holdings Limited.	0.010		

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

19. INTEREST BEARING DEBT (continued)

		000 Rm	2001 Rm	2002 Rm
19.2 Funding loans (continued)				
Vodacom Tanzania Limited		_	_	40.0
The shareholders' loans from Planetel Communicat and Caspian Construction Company Limited are uncollateralised, bear interest at LIBOR plus 1% an repayable when at least 60% of the shareholders wi powers agree on repayment.	d are			
Less: Current portion of funding loans:				
Commerzbank AG		50.0)	_	(200.0)
Crédit Agricole Indosuez		-	_	(200.0)
RMB Corporate Finance (Proprietary) Limite		70.0)	_	-
Vodacom Tanzania Limited		-	_	(40.0)
	(82	20.0)	-	(440.0)
Long-term portion of funding loans		0.00	400.0	_
The fair value of the Group's funding loan liability R444.6 million (2001: R413.9 million, 2000: R1,21				
19.3 Other short-term loans				
Vodacom Tanzania Limited		-	_	539.4
The loan of \$47.2 million from Standard Bank uncollateralised, bears interest at an effective inter LIBOR rate plus 1.5% and is repayable by June 2	rest rate of			
Vodacom (Proprietary) Limited		23.7	_	26.1
		23.7	_	565.5

The fair value of the Group's short-term loans is R565.5 million (2001: nil, 2000: R23.7 million).

19.4 Repayment of interest bearing debt

	2003	2004	2005	2006	2007 onwards	Total
	Rm	Rm	Rm	Rm	Rm	Rm
Finance leases						
Vodacom (Proprietary) Limited	7.1	(5.7)	8.7	20.4	471.9	502.4
Company (Proprietary) Limited	3.3	(2.4)	1.5	6.6	279.2	288.2
Funding loans Commerzbank AG	200.0	_	_	_	_	200.0
Crédit Agricole Indosuez .	200.0	-	_	-	_	200.0
Other short-term loans	565.5	-	_	-	_	565.5
Vodacom Tanzania Limited	40.0	-	-	-	-	40.0
	1,015.9	(8.1)	10.2	27.0	751.1	1,796.1

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

Volatione Group PIc 171.6 124.3 124.3 Volatione Holdings (SA) (Proprietary) Limited 165.5 165.5 165.5 VeriFin Finansieringskorporasie (Proprietary) Limited 144.4 124.2 124.2 Descarte Investments No. 8 (Proprietary) Limited 144.4 124.2 124.2 Descarte Investments No. 8 (Proprietary) Limited 144.4 124.2 124.2 Descarte Investments No. 8 (Proprietary) Limited 144.4 124.2 124.2 Descarte Investments No. 8 (Proprietary) Limited 144.4 124.2 124.3 The shareholder loans are uncollateralised and bear interest at a rate of prime plus 2% (2000, 2001 and 2002). The average effective interest rate per annum during the year was 15.69% (2001: 17.16%, 2000: 18.81%). The loans are repayable on demand of all the shareholders by no later than March 31, 2019. The shareholders by no later are trapped to mean dorate of the liquidiation of Vodacom Group (Proprietary) Limited or similar events. 482.3 1.423.7 2.030.0 21. ACCOUNTS PAYABLE Trade creditors 421.6 664.8 457.8 Value-added taxtation 11.0 45.5 163.5 163.5 Interest accrual 22.3 28.9 5.7 Sundry accounts payable and accruals 347.2 207.3 </th <th></th> <th></th> <th>2000 Rm</th> <th>2001 Rm</th> <th>2002 Rm</th>			2000 Rm	2001 Rm	2002 Rm
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The shareholder loans are uncollateralised and bear interest at a rate of prime plus 2% (2000, 2001 and 2002). The average effective interest rate per annum during the year was 15.69% (2001: 17.16%, 2000: 18.81%). The loans are repayable on demand of all the shareholders have deferred their right to claim or accept payment of the amounts owing to them in favour of all other creditors in the event of the liquidation of Vodacom Group (Proprietary) Limited or similar events. 21. ACCOUNTS PAYABLE 482.3 1.423.7 2.030.0 (Income charged in advance Trade creditors 482.3 1.423.7 2.030.0 (Income charged in advance ACCOUNTS PAYABLE 482.3 1.423.7 2.030.0 (Income charged in advance Trade creditors 482.3 1.423.7 2.030.0 (Income charged in advance Value-added taxation 11.0 45.5 16.3 Interest accrual 32.2 28.9 5.7 Sundry accounts payable and accruals 347.2 207.3 89.4 1.754.7 3.152.8 3.201.7 22. NON-INTEREST BEARING DEBT - 28.1 - Vodacom Tanzania Limited - 28.1 - Shareholder's loans is uncollateralised and no repayment terms have been determined. - 4.3 4.3 4.3 The shareholder's loan is uncollateralised and no re		Vodafone Group Plc Vodafone Holdings (SA) (Proprietary) Limited VenFin Finansieringskorporasie (Proprietary) Limited	171.6 165.5 144.4	124.3 165.5 124.2	460.0 124.3 165.5 124.2 46.0
prime plus 2% (2000, 2001 and 2002). The average effective interest rate per annum during the year was 15.69% (2001: 17.16%, 2000: 18.81%). The loans are repayable on demand of all the shareholders by no later than March 31, 2019. The shareholders have deferred their right to claim or accept payment of the lanulation of Vodacom Group (Proprietary) Limited or similar events.21. ACCOUNTS PAYABLETrade creditors			1,070.0	920.0	920.0
Trade creditors 482.3 $1,423.7$ $2,030.0$ Income charged in advance 470.3 782.6 602.5 Capital expenditure creditors 421.6 664.8 457.8 Value-added taxation 22.3 28.9 5.7 Sundry accounts payable and accruals 22.3 28.9 5.7 Sundry accounts payable and accruals 347.2 207.3 89.4 $1.754.7$ $3,152.8$ $3,201.7$ 22. NON-INTEREST BEARING DEBT $ 28.1$ $-$ Vodacom Tanzania Limited $ 28.1$ $-$ Shareholders' loans from Planatel Communication Limited of R 15.3 million, and from Caspian Construction Company Limited of R 12.8 million, respectively. These loans are uncollateralised and no repayment terms have been determined. 4.3 4.3 4.3 During the 2002 financial year the terms of these loans were amended and as of April 1, 2002 they bear interest. 4.3 4.3 4.3 4.3 The shareholder's loan is uncollateralised and no repayment terms have been determined. 4.3 32.4 4.3 During the 2002 financial year the terms of these loans were amended and up of the Group's non-interest bearing debt liabilities could not be readily determined. 4.3 32.4 4.3 23. PROVISIONS 48.1 66.0 95.8 27.0 33.6 44.6 Bonus provision 27.0 33.6 44.6 44.6 Warranty provision $ -$ Deferred bonus incentive provision 27.0 33		prime plus 2% (2000, 2001 and 2002). The average effective interest rate per annum during the year was 15.69% (2001: 17.16%, 2000: 18.81%). The loans are repayable on demand of all the shareholders by no later than March 31, 2019. The shareholders have deferred their right to claim or accept payment of the amounts owing to them in favour of all other creditors in the event of the liquidation of Vodacom Group (Proprietary)			
Income charged in advance 470.3 782.6 602.5 Capital expenditure creditors 421.6 664.8 457.8 Value-added taxation 11.0 45.5 16.5 Interest accrual 22.3 28.9 5.7 Sundry accounts payable and accruals 347.2 207.3 89.4 $1.754.7$ $3.152.8$ $3.201.7$ Vodacom Tanzania LimitedVodacom Tanzania Limited- 28.1 -Sundry accounts payable and accrualsJarra determinedVodacom Tanzania Limited-Vodacom Tanzania Limited-Vodacom Tanzania Limited-Sundry accounts payable and accrualsVodacom Tanzania Limited-Vodacom Tanzania Limited-Vodacom Tanzania Limited-Vodacom Tanzania LimitedDuring the 2002 financial year the terms of these loans were amendedand as of April 1, 2002 they bear interest.Vodacom Lesotho (Proprietary) LimitedA.3A.3A.3A.3A.3A.3A.3A.3A.3A.3A.3 <td>21.</td> <td>ACCOUNTS PAYABLE</td> <td></td> <td></td> <td></td>	21.	ACCOUNTS PAYABLE			
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Interest accrual 22.3 28.9 5.7 Sundry accounts payable and accruals 347.2 207.3 89.4 $1,754.7$ $3,152.8$ $3,201.7$ 22. NON-INTEREST BEARING DEBTVodacom Tanzania Limited $ 28.1$ Shareholders' loans from Planatel Communication Limited of R15.3 million, and from Caspian Construction Company Limited of R12.3 million, respectively. These loans are uncollateralised and no repayment terms have been determined. $ 28.1$ During the 2002 financial year the terms of these loans were amended 					457.8
Sundry accounts payable and accruals 347.2 207.3 89.4 1,754.7 3,152.8 3,201.7 22. NON-INTEREST BEARING DEBT - 28.1 - Vodacom Tanzania Limited - 28.1 - Shareholders' loans from Planatel Communication Limited of R15.3 million, and from Caspian Construction Company Limited of R15.8 million, respectively. These loans are uncollateralised and no repayment terms have been determined. - 28.1 - During the 2002 financial year the terms of these loans were amended and as of April 1, 2002 they bear interest. 4.3 4.3 4.3 4.3 Vodacom Lesotho (Proprietary) Limited - 4.3 4.3 4.3 The shareholder's loan is uncollateralised and no repayment terms have been determined. 4.3 32.4 4.3 The fair value of the Group's non-interest bearing debt liabilities could not be readily determined. 4.3 32.4 4.3 Bonus provision 123.8 214.4 311.4 Bonus provision 27.0 33.6 44.6 Warranty provision - - 15.8 Other - - 15.8 Other - - 15.8 </td <td></td> <td></td> <td></td> <td></td> <td></td>					
1.754.7 3,152.8 3,201.7 22. NON-INTEREST BEARING DEBT - 28.1 - Vodacom Tanzania Limited - 28.1 - Shareholders' loans from Planatel Communication Limited of R15.3 million, and from Caspian Construction Company Limited of R12.8 million, respectively. These loans are uncollateralised and no repayment terms have been determined. - 28.1 - During the 2002 financial year the terms of these loans were amended and as of April 1, 2002 they bear interest. 4.3 4.3 4.3 4.3 Yodacom Lesotho (Proprietary) Limited - 4.3 4.3 4.3 4.3 The shareholder's loan is uncollateralised and no repayment terms have been determined. - 4.3 32.4 4.3 The fair value of the Group's non-interest bearing debt liabilities could not be readily determined. - 4.3 32.4 4.3 23. PROVISIONS - - - - 58.5 36.4 39.5 Leave pay provision - - - - 15.8 36.4 39.5 Other - - - - 15.8 36.4 39.5					89.4
Vodacom Tanzania Limited–28.1Shareholders' loans from Planatel Communication Limited of R15.3 million, and from Caspian Construction Company Limited of R12.8 million, respectively. These loans are uncollateralised and no repayment terms have been determined. During the 2002 financial year the terms of these loans were amended and as of April 1, 2002 they bear interest. Vodacom Lesotho (Proprietary) Limited4.34.34.34.3The shareholder's loan is uncollateralised and no repayment terms have been determined. The fair value of the Group's non-interest bearing debt liabilities could not be readily determined.4.332.44.323. PROVISIONSDeferred bonus incentive provision123.8214.4311.4Bonus provision27.033.644.6Warranty provision27.033.644.6Other38.536.439.9					3,201.7
Shareholders' loans from Planatel Communication Limited of R15.3 million, and from Caspian Construction Company Limited of R12.8 million, respectively. These loans are uncollateralised and no repayment terms have been determined. During the 2002 financial year the terms of these loans were amended and as of April 1, 2002 they bear interest. Vodacom Lesotho (Proprietary) Limited 4.3 The shareholder's loan is uncollateralised and no repayment terms have been determined. The fair value of the Group's non-interest bearing debt liabilities could not be readily determined.4.3 4.34.3 4.34.3 23. PROVISIONS Deferred bonus incentive provision123.8 214.4214.4 311.4 31.6311.4 48.1 66.0Other	22.	NON-INTEREST BEARING DEBT			
R15.3 million, and from Caspian Construction Company Limited of R12.8 million, respectively. These loans are uncollateralised and no repayment terms have been determined. During the 2002 financial year the terms of these loans were amended and as of April 1, 2002 they bear interest. Vodacom Lesotho (Proprietary) Limited The shareholder's loan is uncollateralised and no repayment terms have been determined. The fair value of the Group's non-interest bearing debt liabilities could not be readily determined. 4.3 32.4 4.3 32.4 4.3 32.4 4.3 32.4 4.3 32.4 4.3 32.4 4.3 32.4 4.3 32.4 4.3 32.4 4.3 32.4 4.3 32.4 4.3 32.4 4.3 32.4 4.3 32.4 4.3 66.0 95.8 27.0 Leave pay provision 27.0 38.5 36.4 39.5		Vodacom Tanzania Limited	_	28.1	-
Vodacom Lesotho (Proprietary) Limited4.34.34.3The shareholder's loan is uncollateralised and no repayment terms have been determined. The fair value of the Group's non-interest bearing debt liabilities could not be readily determined.4.34.34.3 23. PROVISIONS 123.8214.4311.4Bonus provision123.8214.4311.4Bonus provision48.166.095.8Leave pay provision27.033.644.6Warranty provision15.8Other38.536.439.9		R15.3 million, and from Caspian Construction Company Limited ofR12.8 million, respectively. These loans are uncollateralised and norepayment terms have been determined.During the 2002 financial year the terms of these loans were amended			
The shareholder's loan is uncollateralised and no repayment terms have been determined.The fair value of the Group's non-interest bearing debt liabilities could not be readily determined. 4.3 32.4 4.3 23. PROVISIONS Deferred bonus incentive provision 123.8 214.4 311.4 Bonus provision 123.8 214.4 311.4 Bonus provision 27.0 33.6 44.3 38.5 36.4 38.5 36.4 38.5 36.4		· ·	1.0	4.2	1.2
The fair value of the Group's non-interest bearing debt liabilities could not be readily determined. 4.3 32.4 4.3 23. PROVISIONS Deferred bonus incentive provision 123.8 214.4 311.4 Bonus provision 48.1 66.0 95.8 Leave pay provision 27.0 33.6 44.6 Warranty provision - Other - 0ther 38.5 36.4 39.9		The shareholder's loan is uncollateralised and no repayment terms	4.3	4.3	4.3
23. PROVISIONS Deferred bonus incentive provision Bonus provision Leave pay provision Warranty provision Other 38.5 36.4		The fair value of the Group's non-interest bearing debt liabilities			
Deferred bonus incentive provision 123.8 214.4 311.4 Bonus provision 48.1 66.0 95.8 Leave pay provision 27.0 33.6 44.6 Warranty provision - - 15.8 Other 38.5 36.4 39.9		·	4.3	32.4	4.3
Bonus provision 48.1 66.0 95.8 Leave pay provision 27.0 33.6 44.6 Warranty provision - - 15.8 Other 38.5 36.4 39.9	23.	PROVISIONS			
Leave pay provision 27.0 33.6 44.6 Warranty provision - - 15.8 Other 38.5 36.4 39.9		Deferred bonus incentive provision	123.8	214.4	311.4
Warranty provision - - 15.8 Other 38.5 36.4 39.9		Bonus provision	48.1	66.0	95.8
Other			27.0	33.6	44.6
			38 5	364	
		outer	237.4	350.4	507.5

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

23. PROVISIONS (continued)

Reconciliation 2000	Deferred bonus incentive provision	Bonus provision	Leave pay provision	Warranty provision	Other	
	Rm	Rm	Rm	Rm	Rm	
Balance at beginning of year	46.9 76.9	39.6 39.3 (30.8)	14.3 12.7		15.0 23.5	
Balance at end of year	123.8	48.1	27.0	_	38.5	

Reconciliation 2001	Deferred bonus incentive provision	Bonus provision	Leave pay provision	Warranty provision	Other
	Rm	Rm	Rm	Rm	Rm
Balance at beginning of year	123.8	48.1	27.0	_	38.5
Provision created	133.4	48.1	13.1	_	69.5
Provision utilized	(42.8)	(30.2)	(6.5)	-	(71.6)
Balance at end of year	214.4	66.0	33.6	-	36.4

Reconciliation 2002	Deferred bonus incentive provision	Bonus provision	Leave pay provision		Other	
	Rm	Rm	Rm	Rm	Rm	
Balance at beginning of year	214.4	66.0	33.6	_	36.4	
Provision created	161.8	112.0	19.5	53.8	84.0	
Provision utilized	(64.8)	(82.2)	(8.5)	(38.0)	(80.5)	
Balance at end of year	311.4	95.8	44.6	15.8	39.9	

	2000 Rm	2001 Rm	2002 Rm
Timing of provisions			
Within one year	198.7	273.8	319.5
After one year	38.7	76.6	188.0
	237.4	350.4	507.5

23.1 Deferred bonus incentive provision

The deferred bonus incentive provision represents the present value of bonus entitlements at balance sheet date. The value of the bonus entitlements are determined based on the audited consolidated financial statements of Vodacom Group (Proprietary) Limited. Periodically, a number of entitlements are issued to employees, the value of which depends on the level of the employee.

The participating rights of employees vest in two equal portions after three and six years, respectively, and employees are entitled to cash in their entitlements within one year after the participating rights have vested. The provision created represents the present value of the expected future cash out flows of the entitlement value at balance sheet date less the value at which the entitlements were issued, multiplied by the number of entitlements allocated to a participant.

The provision is utilized when eligible employees receive the value of vested entitlements.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

23. PROVISIONS (continued)

23.2 Bonus provision

The bonus provision consists of a profit based performance bonus. The performance bonus is payable at the sole discretion of the shareholders in May each year to Level 1 - 4 employees and payable bi-annually in December and May to Level 5 and 6 employees. The maximum bonus payable is determined by applying a specific formula based on Vodacom Group (Proprietary) Limited's consolidated profit and the employee's achievement of performance targets. The employee must be in service on May 31, to qualify for the bonus.

23.3 Leave pay provision

The leave pay provision relates to vested leave pay to which employees may become entitled upon leaving the employment of the Group. The provision arises as employees render a service that increases their entitlement to future compensated leave. The provision is utilized when employees who are entitled to leave pay, leave the employment of the Group or when the accrued leave due to an employee, is utilized.

23.4 Warranty provision

During the 2002 financial year, the warranty provision was created to cover manufacturing defects in the second year of warranty on handsets sold to customers.

24. CHANGE IN ACCOUNTING POLICY

The Group changed its accounting policy for foreign exchange contracts and other financial instruments due to the adoption of International Accounting Standard 39 – Financial Instruments: Recognition and Measurement – during the year ended March 31, 2002. Under the new policy, the Group elected not to apply hedge accounting to foreign exchange contracts and therefore all fair value adjustments are recognited in the income statement in the period in which they occur.

Interest rate swaps are also recorded and measured at fair value. All changes in fair value are recogni ed in the income statement in the period in which they occur.

These changes have had the effect of increasing net profit for the year and retained profit at the beginning of the year, and have been applied prospectively:

	Net profit	Retained earnings
	Rm	Rm
Gross effect	352.3	121.4
Foreign exchange contracts	347.4	104.2
Derivatives – interest rate swaps	4.9	17.2
Taxation effect	(105.7)	(36.5)
Foreign exchange contracts	(104.2)	(31.3)
Interest rate swaps	(1.5)	(5.2)
	246.6	84.9

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

	2000 Rm	2001 Rm	2002 Rm
CASH GENERATED FROM OPERATIONS			
Profit from operations	2,363.3	2,553.4	3,621.1
Adjusted for:			
Depreciation of property, plant and equipment	1,025.3	1,364.1	1,857.3
Net loss/(profit) on disposal of property, plant and equipment	9.6	(0.4)	(3.4
Revaluation of equity investment	_	_	8.9
Recoupment of Gateway asset accrual	_	-	(15.0)
Bad debts written-off	16.5	107.4	111.2
Capital (profit)/loss on disposal of subsidiaries	(129.3)	213.2	(16.3)
GSM investment write-off	-	-	0.3
Impairment of assets	73.6	271.5	(1.0) 212.7
Amortization of intangible assets	/ 5.0	271.3	212.7
Cash flow from operations before working capital changes	3,359.0	4,509.2	5,775.8
Decrease/(Increase) in accounts receivable	40.5	(718.9)	(264.5)
(Increase)/Decrease in inventory	(42.3)	(162.5)	93.3
(Decrease)/Increase in accounts payable and provisions	(175.2)	1,035.8	583.5
Cash generated from operations	3,182.0	4,663.6	6,188.1
FINANCE COSTS PAID			
Shareholder loans	(202.1)	(157.9)	(144.2)
Finance leases	(61.2)	(60.8)	(98.9)
Funding loans	(69.8)	(65.7)	(87.2)
Bank and other interest	(99.4)	(162.9)	(81.2)
Interest accrual at beginning of year	(9.4)	(22.3)	(28.9)
Interest accrual at end of year	22.3	28.9	5.7
	(419.6)	(440.7)	(434.7)
(Loss)/Gain on forward exchange contracts and liability revaluations	(133.7)	(56.1)	347.4
Unrealized losses on revaluation of foreign exchange contracts	_	((220.4)
Unrealized losses on spot rate revaluation of creditor	_	_	(41.0)
Unrealized gain on interest rate swap revaluation	_	_	2.2
Other non-cash flow items	-	-	(31.9)
Interest rate swaps	(1.0)	(1.1)	4.3
	(554.3)	(497.9)	(374.1)
TAXATION PAID			
Taxation per the income statement	(513.6)	(765.7)	(1,190.7)
Taxation payable at beginning of year	(288.6)	(560.1)	(810.0)
Taxation payable at end of year	560.1	810.0	351.6
Deferred taxation at beginning of year	(219.4)	(309.8)	(268.4)
Deferred taxation at end of year	309.8	268.4	428.5
Business combination	(166.6)	(10.4)	(0.9)
Movement due to IAS 39 adjustment	_	_	(36.5)
Movement due to revaluation of equity loans	_	_	(19.9)
Exchange difference on consolidation of foreign subsidiary		-	7.2
	(318.3)	(567.6)	(1,539.1)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

for the three years ended March 31, 2002

		2000 Rm	2001 Rm	2002 Rm
28.	ADDITIONS TO PROPERTY, PLANT AND EQUIPMENT			
	Additions to property, plant and equipment (Note 9)	2,022.0	3,184.2	4,085.3
	combinations	(3.1)	_	_
	Vodacom (Proprietary) Limited finance leases	(10.4)	(106.3)	-
	Limited finance leases	_	_	(282.2)
	Increase/(Decrease) in capex-related creditors	684.7	(243.0)	606.0
		2,693.2	2,834.9	4,409.1
29.	DISPOSAL/(ACQUISITION) OF SUBSIDIARIES			
	Disposals of subsidiaries			
	Vodacom Sport & Entertainment (Proprietary) Limited (Note 29.1(a))	_	_	17.9
	Film Fun (Holdings) (Proprietary) Limited (Note 29.1(b))	_	_	(16.2)
		_	_	1.7
	Acquisition of subsidiaries			
	Vodacom International Holdings (Proprietary) Limited and			
	Vodacom International Limited (Note 29.2(a))	-	_	(0.1)
	Globalstar Southern Africa (Proprietary) Limited (Note 29.2(b)) .	_	(91.1)	-
	GSM Cellular (Proprietary) Limited (Note 29.2(c))	(71.4)	_	-
	(Note $29.2(d)$)	_	7.9	-
	Teljoy Holdings Limited (Note 29.2(e))	(627.9)	_	_
	Film Fun (Holdings) (Proprietary) Limited (Note 29.2(e))	_	(8.5)	_
	Vodacom Tanzania Limited (Note 29.2(f))	_	(28.9)	_
	Vodacom Tanzania Limited (Note 29.2(g))		6.8	-
		(699.3)	(113.8)	(0.1)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

29. DISPOSAL/(ACQUISITION) OF SUBSIDIARIES (continued)

2000	2001	2002
Rm	Rm	Rm

29.1 Subsidiaries disposed

(a) Vodacom Sport and & Entertainment (Proprietary) Limited

On February 27, 2002, the Group disposed of its 51% interest in Vodacom Sport and & Entertainment (Proprietary) Limited. The fair value of the assets and liabilities disposed were as follows:

Carrying amount of net assets disposed of
Property, plant and equipment
Investments
Inventory
Accounts receivable
Deferred taxation
Cash and cash equivalents
Accounts payable
Taxation payable
Value-added-tax payable
Minority interest
Capital gain on disposal
Selling price
Cash and cash equivalents
Cash consideration
Less: Amount receivable

Selling price satisfied by:
Cash
Deferred consideration to be settled in two equal
instalments on August 31, 2002 and August 31, 2003. The amount receivable is reflected under investments
and accounts receivable as a note receivable
(Notes 11 and 14)

_	_	9.8
_	_	1.3
-	_	2.7
-	-	0.5
	-	228.6
-	-	1.6
-	-	4.6
-	-	(227.9)
-	-	(0.4)
		(1.2)
_	_	(4.8)
_	-	40.0
_	_	45.0
-	-	(4.6)
_	_	40.4
-	-	(22.5)
_	-	17.9
	_	45.0
_	_	22.5

22.5

_ |

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

		2000 Rm	2001 Rm	2002 Rm
29.1	Subsidiaries disposed (continued)			
	(b) Film Fun (Holdings) (Proprietary) Limited			
	On March 31, 2002, the Group disposed of it's interest in Film Fun (Holdings) (Proprietary) Limited, Africell Cellular Services (Proprietary) Limited and Teljoy (Botswana) (Proprietary) Limited. The fair value of the assets and liabilities disposed were as follows:			
	Carrying amount of net assets disposed of	_	-	62.8
	Property, plant and equipment	_	_	64.7
	Loan – Teljoy Holdings Limited	_	_	28.0
	Goodwill	_	_	15.9
	Cash and cash equivalents	-	_	16.2
	Accounts receivable	-	_	7.2
	Inventory	-	_	5.3
	Shareholding in subsidiaries	-	_	4.2
	Investments	-	_	3.3
	Taxation receivable	-	_	1.1
	Accounts payable	-	_	(64.2
	Provision for licences	-	_	(25.0
	Deferred taxation	-	_	(2.7
	Non-distributable reserve	-	_	(0.2
	Trademark	_	_	9.0
	Capital loss on disposal	_	-	(53.8
	Selling price	_	_	9.0
	Cash and cash equivalents	_	_	(16.2
	Cash consideration	_	_	(7.2
	Less: Amount receivable	_	-	(9.0
			_	(16.2
	Selling price satisfied by:		_	9.0
	Cash			
	Deferred consideration			9.0
	The deferred consideration was settled in cash by the			9.0

29. DISPOSAL/(ACQUISITION) OF SUBSIDIARIES (continued)

The deferred consideration was settled in cash by the new owners on May 15, 2002.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

2000 2002 2001 Rm Rm Rm 29.2 Subsidiaries acquired (a) Vodacom International Holdings (Proprietary) Limited and Vodacom International Limited Both companies became operational from April 1, 2001. Vodacom Group (Proprietary) Limited holds 100% of the issued share capital of Vodacom International Holdings (Proprietary) Limited, who in turn holds 100% of the issued share capital of Vodacom International Limited, a company based in Mauritius. The fair value of the share capital acquired is as follows: (0.1)(b) Globalstar Southern Africa (Proprietary) Limited During the 2001 financial year the Group acquired 100% of Globalstar Southern Africa (Proprietary) Limited. The fair value of the assets acquired and liabilities assumed were as follows: (43.5)96.6 _ _ 0.7 _ _ 1.9 Accounts receivable _ _ 10.0 (33.0)(32.7)_ Goodwill (amortized over five years) (24.6)_ Shareholder loans _ (33.0)(101.1)_ 10.0 Cash consideration (91.1)_ (c) GSM Cellular (Proprietary) Limited During the 2000 financial year the Group acquired an additional 50% of GSM Cellular (Proprietary) Limited to take the total shareholding to 100% and resulted in the company being treated as a subsidiary. (22 0)

29. DISPOSAL/(ACQUISITION) OF SUBSIDIARIES (continued)

Fair value of net assets acquired
Long-term loans
Property, plant and equipment
Inventory
Accounts payable
Short-term loans
Cash
Customer base
Deferred taxation – customer base
Goodwill (amortized over five years)
Purchase price
Cash
Cash consideration

(38.9)	-	-
_	_	_
8.1	-	_
7.8	-	_
27.2	-	_
(54.3)	_	_
-	-	-
3.9	-	_
66.0	_	_
(19.8)	-	-
(36.4)	_	_
(75.3)	_	_
3.9	-	
(71.4)	 -	 _

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

29. DISPOSAL/(ACQUISITION) OF SUBSIDIARIES (continued)

		2000 Rm	2001 Rm	2002 Rm
29.2 St	ubsidiaries acquired (continued)			
(d)) Vodacom Sport and & Entertainment (Proprietary) Limited			
	During the financial year ended March 31, 2000, Vodacom Sport & Entertainment (Proprietary) Limited was treated as a joint venture and proportionately consolidated at 51%, but from the 2001 financial year, it was consolidated in full.			
	The adjustments that were made are as follows:			
	Fair value of net assets acquired	_	(1.0)	-
	Property, plant and equipment	_	0.9	_
	Deferred taxation	-	0.3	-
	Investments	-	0.1	-
	Accounts receivable	-	9.3	-
	Cash and cash equivalents	-	7.9	
	Accounts payable	-	(15.0)	
	Taxation	—	(2.5)	-
	Net assets acquired	_	8.9	-
	Cash consideration	_	7.9	_
(e)	Teljoy Holdings Limited			
	During the 2000 financial year the Group acquired 100% of			

During the 2000 financial year the Group acquired 100% of Teljoy Holdings Limited. Included in this acquisition, the Group acquired 100% of of Film Fun (Holdings) (Proprietary) Limited trading as Teljoy. The investment was consolidated from the 2001 financial year (Note 12). The fair value of the assets acquired and liabilities assumed were as follows:

Fair value of net assets acquired
Long-term loans
Minority interest
Deferred taxation
Property, plant and equipment
Intangible assets
Investments
Inventory
Accounts receivable
Accounts payable
Cash and cash equivalents
Customer base
Deferred taxation – customer base
Trademark
Deferred taxation – trademark
Shareholder loans
Taxation
Goodwill (amortized over five years)
Purchase price (2001: previously accounted for under
investing activities)
Cash and cash equivalents
Cash consideration

(449.1)	(19.2)	-
(0.6)	(20.4)	_
(0.8)	-	-
(5.5)	-	-
27.6	126.9	-
33.2	0.3	-
11.0	0.3	-
26.1	12.9	-
207.4	17.2	-
(239.8)	(46.7)	-
132.5	(8.4)	-
368.5	-	-
(110.5)	-	-
	15.0	-
	(4.5)	-
	(70.0)	-
—	(3.4)	-
(311.3)	(26.6)	
(760.4)	(45.8)	
132.5	(45.0)	_
54.3	_	_
	_	
(627.9)	(8.5)	_

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

29. DISPOSAL/(ACQUISITION) OF SUBSIDIARIES (continued)

2000	2001	2002
Rm	Rm	Rm

29.2 Subsidiaries acquired (continued)

(f) Vodacom Tanzania Limited

On July 14, 2000, the Group acquired an additional 14% of Vodacom Tanzania Limited. The fair value of the assets acquired and liabilities assumed were as follows:

Fair value of net assets acquired	-	9.6	
Property, plant and equipment	_	6.7	
Intangible assets	_	6.8	
Inventory	_	10.2	
Accounts receivable	_	6.8	
Cash and cash equivalents	_	2.7	
Shareholder loans	_	(39.2)	
Accounts payable	_	(3.6)	
Minority interest	_	(3.4)	
Investments previously recogni ed	_	(4.9)	
Goodwill (amortized over five years)	-	(30.2)	
Cash consideration	_	(28.9)	

(g) Vodacom Tanzania Limited

During the financial year ended March 31, 2000, Vodacom Tanzania Limited was treated as a joint venture and proportionately consolidated at 51%, but from the 2001 financial year, it was consolidated in full as the change in shareholding changed the nature of the investment. The additional percentage acquired resulted in Vodacom Group (Proprietary) Limited obtaining control. The adjustments that were made are as follows:

Fair value of net assets acquired
Property, plant and equipment
Intangible assets
Investments
Accounts receivable
Cash and cash equivalents
Non-distributable reserve
Shareholder loans
Accounts payable
Net assets acquired
Cash consideration

-	(1.0)	-
_	0.7	-
-	3.2	
-	4.7	
-	0.4	
-	6.8	
-	0.1	_
-	(16.0)	
-	(0.9)	-
_	7.8	
-	6.8	_

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

		2000 Rm	2001 Rm	2002 Rm
(ACQUI	SITION)/DISPOSAL OF JOINT VENTURES			
Disposal	of joint ventures			
	tures disposed Vodacom World Online (Proprietary) (Note 30.2)	51.8	_	23.3
Acquisit	ion of joint ventures			
	tures acquired Vodacom World Online (Proprietary) (Note 30.1)	(120.7)	_	_
During th	Congo (R.D.C.) S.P.R.L	_	-	_
	ct on the Group's cash flow \ldots \ldots \ldots \ldots \ldots	(120.7)	_	_
30.1 Jo	int ventures acquired			
(a)	Vodacom World Online (Proprietary) Limited			
	During the 2000 financial year, subsequent to the disposal of the Internet Division (Note 31), the Group acquired 50% of Vodacom World Online (Proprietary) Limited.			
	Fair value of net assets acquired	(9.4)	_	_
	Long-term loans	$ \begin{array}{c} - \\ 3.1 \\ - \\ 0.4 \\ 16.9 \\ (23.0) \\ - \\ 12.0 \end{array} $		
	Goodwill (amortized over three years)	(123.3)	_	_
	Purchase price	(132.7) 12.0	-	_
	Cash consideration	(120.7)	_	_
30.2 To	int ventures disposed			
	Vodacom World Online (Proprietary) Limited			
(4)	During the 2000 financial year, subsequent to the acquisition described above, the Group disposed of 10% of the joint venture in Vodacom World Online (Proprietary) Limited.			
	Carrying amount of net liabilities disposed of	(3.2)	-	-

Property, plant and equipment													
Accounts receivable													
Cash													
Capital gain on disposal					•	•	•	•	•	•	•	•	
Selling price													
Cash	•	•	·	•	·	•	•	·	·	·	•	·	•
Cash consideration													

(3.2)	-	_
2.0	_	_
3.7	-	
(8.2)	-	
(8.2) (0.7)	-	-
54.3	_	
51.1	_	_
0.7	_	_
51.8	_	_

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

2000 2001 2002 Rm Rm Rm **30.2** Joint ventures disposed (continued) (b) Vodacom World Online (Proprietary) Limited On November 30, 2001, the Group disposed of its 40% joint venture shareholding in Vodacom World Online (Proprietary) Limited. The fair value of the assets and liabilities disposed were as follows: Carrying amount of net assets disposed 1.7 6.7 Intangibles 0.6 6.6 (0.1)_ _ Cash and cash equivalents 8.5 (20.6)30.1 _ _ 31.8 (8.5)23.3 _ _ DISPOSAL OF INTERNET DIVISION 31. Division disposed 199.8 31.1 Disposal of Internet division During the 2000 financial year the group disposed of the Vodacom Internet division of Vodacom (Proprietary) Limited. Carrying amount of net assets disposed of 18.8 Long-term loans Property, plant and equipment 6.6 _ 0.9 33.7 _ (46.4)24.0_ Short-term loans _ 246.6 _ _ 123.3 _ _ 123.3 265.4 _ (24.0)(41.6)Cash consideration 199.8 _ 32. CASH AND CASH EQUIVALENTS AT END OF YEAR Bank and cash balances 936.1 797.6 719.2 Bank overdrafts and other short term debt (1,451.1)(1,593.7)(1,576.8)

30. (ACQUISITION)/DISPOSAL OF JOINT VENTURES (continued)

(515.0)

(796.1)

(857.6)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

		2000 R	2001 R	2002 R
EAR	NINGS AND DIVIDEND PER SHARE			
33.1	Basic and diluted earnings per share			
	The calculation of basic earnings per ordinary share is based on earnings of R2,373.0 million (2001: R1,317.8 million, 2000: R1,315.0 million) and 10,000 issued ordinary shares (2001: 10,000; 2000: 10, 000)	131,500	131,780	237,300
	Due to no dilution factors being present, basic earnings per share equals diluted earnings per share.			
33.2	Dividend per share			
	The calculation of the dividend per ordinary share is based on a declared ordinary dividend of R600.0 million (2001: R480.0 million, 2000: nil) and 10,000 issued ordinary shares (2001: 10,000; 2000: 10,000). The dividends were declared as follows:			
	Declared March 21, 2002 and payable June 28, 2002 (Final)	-	-	60,000
	Declared March 15, 2001 and payable June 29, 2001 (Final)		48,000	_
		_	48,000	60,000
		2000		2002
		2000 Rm	2001 Rm	
САР	ITAL COMMITMENTS			2002 Rm
	ITAL COMMITMENTS mitments for orders in respect of existing contracts:			
Com				
Com Vo Vo	mitments for orders in respect of existing contracts: dacom (Proprietary) Limited	Rm	Rm 1,272.1 –	Rm 1,005.2 303.7
Com Vo Vo Vo	mitments for orders in respect of existing contracts: dacom (Proprietary) Limited	Rm	Rm 1,272.1 47.5	Rm 1,005.2 303.7 78.9
Com Vo Vo Vo Vo	mitments for orders in respect of existing contracts: dacom (Proprietary) Limited	Rm	Rm 1,272.1 –	Rm 1,005.2 303.7 78.9 59.9
Com Vo Vo Vo Vo Vo	mitments for orders in respect of existing contracts: dacom (Proprietary) Limited	Rm	Rm 1,272.1 47.5	Rm 1,005.2 303.7 78.9 59.9 2.2
Comi Vo Vo Vo Vo Vo	mitments for orders in respect of existing contracts: dacom (Proprietary) Limited	Rm 657.7 - - - - -	Rm 1,272.1 47.5	Rn 1,005.2 303.7 78.9 59.9 2.2
Com Vo Vo Vo Vo Vo Vo	mitments for orders in respect of existing contracts: dacom (Proprietary) Limited	Rm	Rm 1,272.1 47.5	Rm
Com Vo Vo Vo Vo Vo Vo	mitments for orders in respect of existing contracts: dacom (Proprietary) Limited	Rm 657.7 - - - - -	Rm 1,272.1 47.5 290.8	Rm 1,005.2 303.7 78.9 59.9 2.2
Comi Vo Vo Vo Vo Vo Vo Vo	mitments for orders in respect of existing contracts: dacom (Proprietary) Limited	Rm 657.7 5.3	Rm 1,272.1 47.5 290.8 - - 5.1	Rm 1,005.2 303.7 78.9 59.9 2.2 0.3
Comi Vo Vo Vo Vo Vo Vo Vo	mitments for orders in respect of existing contracts: dacom (Proprietary) Limited	Rm 657.7 5.3	Rm 1,272.1 47.5 290.8 - - 5.1	Rn 1,005.2 303.7 78.9 59.9 2.2 0.3 - 1,450.2
Comi Vo Vo Vo Vo Vo Vo Vo Vo	mitments for orders in respect of existing contracts: dacom (Proprietary) Limited	Rm 657.7 - - 5.3 - 663.0	Rm 1,272.1 47.5 290.8 5.1 1,615.5 2,871.9 -	Rn 1,005.2 303.7 78.9 59.9 2.2 0.3 1,450.2 805.5 16.0
Comi Vo Vo Vo Vo Vo Vo Vo Vo Vo Vo	mitments for orders in respect of existing contracts: dacom (Proprietary) Limited	Rm 657.7 - - 5.3 - 663.0	Rm 1,272.1 47.5 290.8 - - 5.1 1,615.5 2,871.9 250.8	Rn 1,005.2 303.7 78.9 59.9 2.2 0.3 1,450.2 805.5 16.0 15.9
Comi Vo Vo Vo Vo Vo Vo Vo Vo Vo Vo Vo Vo	mitments for orders in respect of existing contracts: dacom (Proprietary) Limited	Rm 657.7 - - - 5.3 - 663.0 3,460.9 - - -	Rm 1,272.1 47.5 290.8 - - 5.1 1,615.5 2,871.9 250.8 484.5	Rn 1,005.2 303.7 78.9 59.9 2.2 0.2 1,450.2 805.2 16.0 15.9 10.2
Comi Vo Vo Vo Vo Vo Vo Vo Vo Vo Vo Vo Vo Vo	mitments for orders in respect of existing contracts: dacom (Proprietary) Limited	Rm 657.7 - - - 5.3 - 663.0 3,460.9 - - - 16.2	Rm 1,272.1 - 47.5 290.8 - - 5.1 1,615.5 2,871.9 - 2,871.9 - 250.8 484.5 23.5	Rn 1,005.3 303.7 78.9 59.9 2.2 0.2 1,450.3 805.3 16.0 15.9 10.3
Comi Vo Vo Vo Vo Vo Vo Vo Vo Vo Vo Vo Vo Vo	mitments for orders in respect of existing contracts: dacom (Proprietary) Limited	Rm 657.7 - - - 5.3 - 5.3 - 663.0 3,460.9 - - 16.2 3.8	Rm 1,272.1 47.5 290.8 - - 5.1 1,615.5 2,871.9 250.8 484.5	Rn 1,005. 303. 78. 59. 2. 0. 1,450. 805 16. 15. 10.
Comm Vo Vo Vo Vo Vo Vo Vo Vo Vo Vo Vo Vo Vo	mitments for orders in respect of existing contracts: dacom (Proprietary) Limited	Rm 657.7 - - - 5.3 - 5.3 - 663.0 3,460.9 - - 16.2 3.8 18.5	Rm 1,272.1 - 47.5 290.8 - - 5.1 1,615.5 2,871.9 - 2,871.9 - 2,871.9 - 250.8 484.5 23.5	Rn 1,005.3 303.7 78.9 2.2 0.3 1,450.3 805.3 16.0 15.9 10.3
Comi Vo Vo Vo Vo Vo Vo Vo Vo Vo Vo Vo Vo Vo	mitments for orders in respect of existing contracts: dacom (Proprietary) Limited	Rm 657.7 - - - 5.3 - 5.3 - 663.0 3,460.9 - - 16.2 3.8 18.5 5.9	Rm 1,272.1 - 47.5 290.8 - - 5.1 1,615.5 2,871.9 - 2,871.9 - 2,871.9 - 250.8 484.5 23.5	Rn 1,005.3 303.7 78.9 2.2 0.3 1,450.3 805.3 16.0 15.9 10.3
Comm Vo Vo Vo Vo Vo Vo Vo Vo Vo Vo Vo Vo Vo	mitments for orders in respect of existing contracts: dacom (Proprietary) Limited	Rm 657.7 - - - 5.3 - - 5.3 - - 663.0 3,460.9 - - - 16.2 3.8 18.5 5.9 2.7	Rm 1,272.1 - 47.5 290.8 - 5.1 1,615.5 2,871.9 250.8 484.5 23.5 2.7 - - - -	Rn 1,005.2 303.7 78.9 59.9 2.2 0.3 - - 1,450.2 805.5 16.0 15.9 10.3
Comm Vo Vo Vo Vo Vo Vo Vo Vo Vo Vo Vo Vo Vo	mitments for orders in respect of existing contracts: dacom (Proprietary) Limited	Rm 657.7 - - - 5.3 - 5.3 - 663.0 3,460.9 - - 16.2 3.8 18.5 5.9	Rm 1,272.1 - 47.5 290.8 - - 5.1 1,615.5 2,871.9 - 2,871.9 - 2,871.9 - 250.8 484.5 23.5	Rm 1,005.2 303.7 78.9 59.9 2.2 0.3

The capital expenditure of the Group will be financed from internal cash generation, extended supplier credit and bank credit.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

		2000 Rm	2001 Rm	2002 Rm
35.	OTHER COMMITMENTS			
	Operating leases	2,780.6 154.5 890.3	3,749.3 388.8 496.6	2,313.7 321.1 93.5
		3,825.4	4,634.7	2,728.3

			Within Between two one year and five years		Total	
		Rm	Rm	Rm	Rm	
35.1	Operating leases					
	Transmission and data lines GSM	366.9	1,467.8	366.9	2,201.6	
	Office equipment	0.4	1.1	_	1.5	
	Other operating leases	47.2	56.8	6.6	110.6	
		414.5	1,525.7	373.5	2,313.7	
35.2	Sports and marketing contracts	189.9	131.2	_	321.1	
35.3	Finance lease building	93.5	_	_	93.5	

35.4 License fees

Network operators in the Group pay monthly license fees based on their net operational income as defined in the license agreement. Net operational income is defined as the total invoiced revenue of the licensee excluding discounts, Value-Added Taxation and other direct taxes derived from customers of the licensee for the provision to them of the service, less net interconnect fees and bad debts actually incurred.

			2000 Rm	2001 Rm	2002 Rm
36.	CON	TINGENT LIABILITIES			
	36.1	Globalstar Southern Africa (Proprietary) Limited			
		An invoice amounting to R34.0 million was raised and issued to Globalstar Southern Africa (Proprietary) Limited on May 22, 2001, for services rendered at the earth station in Delareyville, over a period of 26 months. The invoice was under dispute as no formal agreement was in place with the supplier, Telkom SA Limited, for those services rendered. Globalstar Southern Africa (Proprietary) Limited and Telkom SA Limited reached an agreement during the course of the year whereby an invoice of R22.8 million, inclusive of VAT, was issued and paid in December 2001 (Note 3)	_	34.0	_
		The functionality of the Gateway assets is under dispute and Globalstar Southern Africa (Proprietary) Limited and Vodafone Satellite Services Limited do not recogni e the liability to Globalstar LP. This amount has been written back to income as the success of this claim is deemed to be remote (Note 3)	_	_	15.0
	36.2	Legal matters	_	_	5.0

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

36. CONTINGENT LIABILITIES (continued)

36.3 Vodacom Congo (R.D.C.) S.P.R.L.

The Group has a 51% equity interest in Vodacom Congo (R.D.C.) S.P.R.L., ("Vodacom Congo"), which commenced business on December 11, 2001. This investment is governed by a shareholders' agreement which provides the minority shareholder certain protective and participating rights. In terms of IAS 31: "Accounting for interest in Joint Ventures", Vodacom Congo may not be consolidated as a subsidiary as it is considered to be a joint venture and has been proportionally consolidated in the financial statements at March 31, 2002.

The Group, in terms of the shareholders' agreement, is however ultimately responsible for the funding of the operations of Vodacom Congo. The shareholders' agreement also gives the Group the right to appoint management and the majority of the board of the company. The Group also has a management agreement to manage the company on a day-to-day basis. Currently Vodacom Congo is incurring losses which are expected to increase into the foreseeable future. The 49% portion attributable to the joint venture partner of the liabilities and losses as at March 31, 2002 were as follows:

	2002 Rm
Losses	(19.3)
Liabilities	(29.7)

Furthermore, the following guarantees were approved/issued by the Group in respect of Vodacom Congo subsequent to the balance sheet date:

Company	Details	Beneficiary	Date issued	Euro Mil	US\$ Mil
Approved and issued:					
Congo (R.D.C.) S.P.R.L.	Guarantee – Alcatel C.I.T., Alcatel Space Industries and Alcatel Altech Telecoms (Pty) Ltd. ("Alcatel")	ABSA Bank Limited	May 8, 2002	32.6	29.8
Approved not issued:					
Congo (R.D.C.) S.P.R.L.	Guarantees not yet issued	ABSA Bank Limited		-	51.2

36.4 Negative working capital ratio

For financial years ended 2000, 2001 and 2002 the Group had a negative working capital ratio. A negative working capital ratio arises when the Group's current liabilities are greater than the current assets. The Group's management believes that based on its operating cash flow, it will be able to meet liabilities as they arise and that it is in compliance with all covenants contained in borrowing agreements.

37. RETIREMENT BENEFITS

All eligible employees of the Group and wholly-owned subsidiaries are members of the Vodacom Group Pension Fund, a defined contribution pension scheme. Executive employees of the Group company and wholly-owned subsidiaries also have the option to be members to the Vodacom Group Executive Provident Fund, a defined contribution provident scheme. Both schemes are administered by ABSA Consultants and Actuaries (Proprietary) Limited. Current contributions to the pension fund amounted to R42.8 million (2001: R42.5 million, 2000: R29.8 million). Current contributions to the provident fund amounted to R1.1 million (2001: nil, 2000: nil). South African funds are governed by the Pension Funds Act of 1956.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

			2000 Rm	2001 Rm	2002 Rm
38.	REL	ATED PARTY TRANSACTIONS			
	38.1	Balances with related parties (not disclosed elsewhere)			
		Included in accounts receivable: Telkom SA Limited – interconnect	481.0	516.4 13.8	529.4 14.1
		Vodafone Group Plc	15.7	1.0	1.6
		Included in accounts payable: Telkom SA Limited Telkom SA Limited – other	50.4	50.1	78.2 3.0
		Vodafone Group plc	11.6	0.8	5.0
	38.2	Transactions with related parties			
		Telkom SA Limited	1,689.4	1,939.3	2,154.6
		Interconnect income	2,405.9	2,729.1	2,942.5
		Customer billing Interest paid – commercial	_	43.4	24.1
		Lease of transmission lines	(287.5)	(321.1)	(336.0
		Interconnect fees	(276.5)	(297.0)	(305.7
		Interest payments on shareholder loan	(101.1)	(78.9)	(72.1
		Telephone landline usage	(11.7)	(20.4)	(34.6
		Installation of transmission lines	(36.4)	(34.3)	(32.7 (20.0
		Site costs	(3.3)	(6.5)	(11.3
		Shareholder loan repayment	-	(75.0)	- (11.5
		Vodafone Group Plc	(28.6)	(70.2)	(25.5
		Roaming income (transacted within the			
		Vodafone Group)	18.9	24.1	27.4
		Vodafone Group)	(15.1)	(24.6)	(33.4
		Interest payments on shareholder loan	(32.4)	(22.4)	(19.5
		Shareholder loan repayment		(47.3)	
		Vodafone Holdings (SA) (Proprietary) Limited: Interest payments on shareholder loan	(31.2)	(27.3)	(26.0
		VenFin Finansieringskorporasie (Proprietary) Limited	(27.3)	(81.1)	(56.8
		Interest payments on shareholder loan	(27.3)	(21.3) (39.6) (20.2)	(19.5) (37.3)
		Descarte Investments No. 8 (Proprietary) Limited	(10.1)	(15.4)	(7.2)
		Interest payments on shareholder loan	(10.1)	(7.9) (7.5)	(7.2)
		1 4			L

Transactions with related parties are priced at prevailing market rates.

39. FINANCIAL INSTRUMENTS AND RISK MANAGEMENT

The Group purchases or issues financial instruments in order to finance its operations and to manage the interest rate and currency risks that arise from those operations and from its sources of finance. Various financial balances for example trade debtors, trade creditors, accruals and prepayments, and provisions, arise directly from the Group's operations. Changing market conditions expose the Group to various financial risks and have highlighted the importance of financial risk management as an element of control for the Group. Principal financial risks faced in the normal course of the Group's business are foreign currency rate risk, interest rates risk, credit risk, and liquidity risk.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

39. FINANCIAL INSTRUMENTS AND RISK MANAGEMENT (continued)

The Group finances its operations through a mixture of retained profits, bank borrowings and long-term loans. Long-term financing is arranged locally by the South African entities. A treasury division within Vodacom Group (Proprietary) Limited has been established to provide treasury related services within the Group, including co-ordinating access to domestic and international financial markets, and the managing of various financial risks relating to the Group's operations.

The Group utilises derivative instruments, the objective of which is to reduce exposure to fluctuations in foreign currency rates and interest rates, and to manage the liquidity of cash resources within the Group. Trading in derivative instruments for speculative purposes is strictly prohibited.

Group treasury policies, risk limits, and control procedures are continuously monitored by management and the board of directors, through the Audit Committee, the objective being to minimise exposure to foreign currency, interest rate, credit risk and liquidity risk. These risks are managed within an approved treasury policy.

39.1 Foreign currency management

The Group enters into foreign exchange contracts to buy specified amounts of various foreign currencies in the future at a predetermined exchange rate. The contracts are entered into in order to manage the Group's exposure to fluctuations in foreign currency exchange rates on specific transactions. The contracts are matched with anticipated future cash flows in foreign currencies primarily from purchases of capital equipment. The Group's policy is to enter into foreign exchange contracts for 100% of the committed net foreign currency payments.

The Group has entered into numerous foreign exchange contracts to cover foreign capital commitments in
respect of future imports of GSM infrastructure. The total value of foreign exchange contracts at year-end was:

Forward contracts to buy foreign currency	Foreign contract value	Forward value	Fair value	
	Mil	Rm	Rm	
2000				
United States Dollar	87.6	576.7	7.3	
Deutschmark	188.3	615.3	(2.0)	
Euro	26.4	167.4	1.8	
Pound Sterling	2.5	26.2	(0.4)	
Swedish Krona	1.1	0.8	_	
		1,386.4	6.7	
2001				
United States Dollar	130.2	995.0	68.4	
Deutschmark	90.2	322.7	8.9	
Euro	41.3	300.2	(0.1)	
Pound Sterling	0.9	10.9	0.1	
Swedish Krona	1.7	1.3	-	
Swiss Franc	0.1	0.6	_	
		1,630.7	77.3	
2002				
United States Dollar	102.6	1,099.4	119.0	
Euro	134.8	1,285.6	95.7	
Pound Sterling	0.2	2.6	(0.1)	
		2,387.6	214.6	

Forward value represents the foreign contract value multiplied by the contracted forward contract rate.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

39. FINANCIAL INSTRUMENTS AND RISK MANAGEMENT (continued)

39.1 Foreign currency management (continued)

Forward contracts to sell foreign currency	Foreign	Forward value	Fair value	
	contract value Mil	Rm	Rm	
2000				
United States Dollar	1.9	11.9	(0.1)	
Euro	-	-	-	
Deutschmark	0.6	2.0	-	
		13.9	(0.1)	
2001				
United States Dollar	1.6	12.4	(0.6)	
Euro	1.2	9.3	_	
Deutschmark	14.0	52.1	0.3	
		73.8	(0.3)	
2002				
United States Dollar	3.6	42.7	0.7	
Euro	6.1	63.3	0.3	
Pound Sterling	0.1	1.0	-	
		107.0	1.0	

Forward value represents the foreign contract value multiplied by the contracted forward contract rate.

39.2 Interest rate risk management

The Group has entered into interest rate swap contracts that entitle, or oblige, it to receive interest at fixed rate on notional principal amounts and entitle, or oblige, it to pay interest at floating rates on the same notional principal amounts. The interest rate swaps allow the Group to swap long-term debt from fixed rates into floating rates that are lower, or higher, than those available if it had borrowed at fixed floating rates directly. Under the interest rates swaps, the Group agrees with other parties to exchange, at specified quarterly intervals, the difference between fixed rate and floating rate interest amounts calculated by reference to the agreed notional principal amounts.

At balance sheet dates the Group had two interest rate swaps:

- Vodacom Group (Proprietary) Limited the Group swapped its fixed interest rate of 14.9% (2001: 14.9%, 2000: 14.9%) NACQ (Nominal Amount Compounded Quarterly) for a floating rate, linked to the BA (Banker's Acceptance) rate plus margin of 2.00%.
- Vodacom (Proprietary) Limited the Company swapped its fixed interest rate of 20.1% (2001: 20.1%, 2000: 20.1%) NACQ (Nominal Amount Compounded Quarterly) for a floating rate linked to the BA (Banker's Acceptance) rate plus margin of 2.25%.

	2000	2001	2002
	Rm	Rm	Rm
Fair value of interest rate swap asset	11.7	17.2	9.4

The fair value of the interest rate swap asset is represented by a notional principal amount of R148.8 million (2001: R146.9 million, 2000: R142.8 million) at a floating interest rate of between 12.1% and 12.6% (2001: 12.6%, 2000: 11.8%).

39.3 Credit risk management

Financial assets, which potentially subject the Group to concentrations of credit risk, consist principally of cash, short-term deposits and trade receivables. The Group's cash and cash equivalents and short-term deposits are placed with high credit quality financial institutions. Trade receivables are presented net of an allowance for doubtful receivables. Credit risk with respect to trade receivables is limited due to the large number of customers comprising the Group's customer base and stringent credit approval processes for contracted subscribers.

The Group does not have any significant exposure to any individual customer or counter-party, except commercially to Telkom SA Limited (the Group's largest shareholder), Mobile Telecommunications Network (Proprietary) Limited, the Group's largest competitor, and Cell-C (Proprietary) Limited, the country's third network operator.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

39. FINANCIAL INSTRUMENTS AND RISK MANAGEMENT (continued)

39.3 Credit risk management (continued)

With respect to the forward exchange contracts, the Group's exposure is on the full amount of the foreign currency payable on settlement. The Group minimises such risk by limiting the counter-parties to a group of major international banks and does not expect to incur any losses as a result of non-performance by these counter-parties. The positions in respect of these counter-parties are closely monitored.

The carrying amounts of financial assets included in the consolidated balance sheet represent the Group's exposure to credit risk in relation to these assets. The credit exposure of forward exchange contracts is represented by the fair value of the contracts.

39.4 Liquidity risk management

The Group is exposed to liquidity risk as a result of uncertain debtor related cash flows as well as capital commitments of the Group. In terms of its borrowing requirements, the Group ensures that adequate funds in all currencies are available to meet its expected and unexpected financial commitments through utilization of undrawn borrowing facilities (Note 40). In terms of its long-term liquidity risk, a reasonable balance is maintained between the period over which assets generate funds and the period over which the respective assets are funded.

39.5 Fair value of financial instruments

At balance sheet date, the carrying amounts of cash and short-term deposits, accounts receivables, accounts payable and accrued expenses and short-term debt approximated their fair values due to the short-term maturities of these assets and liabilities.

The fair value of forward exchange contracts and interest rate swaps are determined, using quoted prices or, where such prices are not available, discounted cash flow analysis is used. These amounts reflect the approximate values of the derivative positions at balance sheet date.

40. UNDRAWN BORROWING FACILITIES AND GUARANTEES

The Group has a twelve-month revolving credit facility of R3,327.6 million with R1,913.1 million unutilized at March 31, 2002. The facilities expiring within one year are of a general banking nature and thus subject to review at various dates (usually on an annual basis), and it is expected that this profile will continue relative to core working capital and seasonal peak borrowing requirements. Foreign currency term facilities are predominantly US Dollar-based, at various maturities and are utilized for bridging and short-term working capital needs. All other loans with external financial institutions are linked to the prime overdraft rate.

Companies within the Group have provided the following guarantees:

Company	Details	Beneficiary	2000 Rm	2001 Rm	2002 Rm
Vodacom (Proprietary) Limited	All guarantees less than R0.2 million in terms of various lease agreements	Various	1.9	1.9	1.9
Vodacom (Proprietary) Limited	Electricity supply	Eskom	1.0	1.0	1.0
Vodacom (Proprietary) Limited	Standby letters of credit *	Alcatel CIT	153.2	36.2	299.9
Vodacom Service Provider Company (Proprietary) Limited	All guarantees less than R0.1 million in terms of various lease agreements	Various	0.4	0.4	0.4
Vodacom Service Provider Company (Proprietary) Limited	Electricity supply	Midrand Town Council	1.0	1.0	1.0
(F			157.5	40.5	304.2

* Amounts drawn on the standby letters of credit amounting to R98.4 million for 2002 and R13.7 million for 2001 are included as liabilities in the balance sheet.

Vodacom Group (Proprietary) Limited has provided a letter of support to the Standard Bank Group for credit facilities comprising short-term loans of US\$15 million and US\$32 million provided to Vodacom Tanzania Limited.

Vodacom (Proprietary) Limited provides an unlimited guarantee for borrowings entered into by Vodacom Group (Proprietary) Limited.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

41. SEGMENTAL INFORMATION

The Group is primarily an integrated mobile telecommunication and data communication business located in South Africa but does have businesses in other African countries. The primary reporting format therefore comprises the business segments of the Group.

	Unallo- cated Rm	Networks Rm	Service providers Rm	Other Rm	Elimi- nations Rm	Total Rm
2000						
BUSINESS SEGMENTS						
Segment revenue	80.1	8,213.7	4,245.8	26.4	(2,994.4)	9,571.6
External	80.1	5,345.3 2,868.4	4,218.0 27.8	8.3 18.1	(2,994.4)	9,571.6
Segment profit/(loss) from operations	36.2	2,328.9	80.0	5.1	(86.9)	2,363.3 32.0 (567.2)
Profit before taxation						1,828.1
Included in segment profit/(loss) from operations						
Depreciation and amortization .	(0.8)	(1,004.3)	(71.9)	(0.2)	(21.7)	(1,098.9)
Property, plant and equipment Intangible assets	(0.8)	(997.6) (6.7)	(26.7) (45.2)	(0.2)	(21.7)	(1,025.3) (73.6)
Bad debts written-off Integration costs, disposals of	_	_	(16.5)	_	_	(16.5)
operations and impairments Capital expenditure Assets	(6.2) 3,281.6	(1,966.1) 7,644.9	(59.1) 1,519.4	(1.1) 20.0	129.3 - (2,747.9)	129.3 (2,032.5) 9,863.8
Segment assets	3,281.6	7,644.9	1,519.4	20.0	(2,747.9)	9,718.0 145.8
Liabilities	(2,367.1)	(4,087.1)	(895.5)	(15.7)	1,186.2	(7,194.9)
Segment liabilities Deferred tax liabilities	(2,367.1) - - -	(4,087.1)	(895.5) - - -	(15.7)	1,186.2 - - -	(6,179.2) (455.6) (560.1) –

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

41. SEGMENTAL INFORMATION (continued)

	Unallo- cated Rm	Networks Rm	Service providers Rm	Other Rm	Elimi- nations Rm	Total Rm
2001						
BUSINESS SEGMENTS						
Segment revenue	106.3	10,728.2	6,554.3	332.7	(4,445.1)	13,276.4
External	- 106.3	6,553.2 4,175.0	6,417.3 137.0	305.9 26.8	(4,445.1)	13,276.4
Segment (loss)/profit from operations	(182.8)	2,755.4	13.1	(55.9)	23.6	2,553.4 25.4 (504.5)
Profit before taxation						2,074.3
Included in segment (loss)/profit from operations						
Depreciation and amortization .	(2.1)	(1,287.5)	(92.0)	(53.8)	(200.2)	(1,635.6)
Property, plant and equipment Intangible assets	(2.1)	(1,280.4) (7.1)	(35.2) (56.8)	(46.4) (7.4)	(200.2)	(1,364.1) (271.5)
Bad debts written-off Integration costs, disposals of	-	-	(107.4)	-	_	(107.4)
operations and impairments Capital expenditure Assets	(165.0) (5.3) 3,292.8	(50.3) (3,096.4) 9,831.3	(173.4) (80.4) 1,557.7	(42.1) (33.5) 262.1	217.6 31.4 (2,941.2)	(213.2) (3,184.2) 12,341.8
Segment assets	3,292.8	9,831.3	1,557.7	262.1	(2,941.2)	12,002.7 339.1
Liabilities	(1,418.2)	(5,423.2)	(1,313.5)	(107.8)	1,316.8	(8,847.2)
Segment liabilities Deferred taxation liability	(1,418.2) - - -	(5,423.2) - - -	(1,313.5) - - -	(107.8)	1,316.8	(6,945.9) (607.5) (810.0) (483.8)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

41. SEGMENTAL INFORMATION (continued)

	Unallo- cated Rm	Networks Rm	Service providers Rm	Other Rm	Elimi- nations Rm	Total Rm
2002						
BUSINESS SEGMENTS						
Segment revenue	_	13,898.2	7,121.4	311.6	(5,180.5)	16,150.7
External		9,001.4 4,896.8	6,900.1 221.3	249.2 62.4	- (5,180.5)	16,150.7
Segment (loss)/profit from operations Interest and dividends received Finance costs	(85.0)	3,446.2	343.6	(32.6)	(51.1)	3,621.1 32.0 (59.8)
Profit before taxation						3,593.3
Included in segment (loss)/profit from operations						
Depreciation and amortization .	(2.3)	(1,774.0)	(66.3)	(31.9)	(195.5)	(2,070.0)
Property, plant and equipment Intangible assets	(2.3)	(1,762.6) (11.4)	(60.7) (5.6)	(31.7) (0.2)	(195.5)	(1,857.3) (212.7)
Bad debts written-off Integration costs, disposals of	-	_	(111.2)	_	_	(111.2)
operations and impairments Capital expenditure Assets	(109.9) (36.1) 4,737.3	45.5 (3,660.2) 12,976.0	(3.5) (562.4) 2,466.5	(20.0) (21.7) 679.7	144.3 1.4 (5,998.6)	56.4 (4,279.0) 15,358.6
Segment assets	4,737.3	12,976.0	2,466.5	679.7	(5,998.6)	14,860.9 497.7
Liabilities	(2,427.0)	(6,389.1)	(2,103.7)	(139.8)	3,053.2	(9,884.2)
Segment liabilities Deferred tax liabilities Taxation liabilities Dividends payable	(2,427.0) - - -	(6,389.1) - - -	(2,103.7) - - -	(139.8) - - -	3,053.2	(8,006.4) (926.2) (351.6) (600.0)

"Unallocated" comprises the reporting relevant to Vodacom Group (Proprietary) Limited the parent company in the Group, which is primarily an investment holding company, but also offers combined administrative and shared-function services to companies within the Group.

"Networks" comprise services provided by cellular networks within South Africa and other African countries. Services offered by the companies include the standard voice telecommunication services of cellular networks as well as data communication services through the cellular network, including short message servicing ("SMS") and wireless application protocol ("WAP").

"Service providers" comprise services provided by cellular telecommunication, satellite telecommunication and Internet service providers within South Africa. Cellular and satellite telecommunication service providers purchase bulk airtime from their respective networks and sell this on to their customer base. Internet service providers provide their customer base access to the World Wide Web. The internet service provider was disposed on November 30, 2001.

"Other" comprises of other business lines of the Group, including the providing of promotion and event services as well as providing television rental and related rental services, neither of which fall within the Group's strategic focus nor do they constitute a separately reportable segment. The promotion and event service business, and the rental service business were disposed on February 27, 2002 and March 31, 2002, respectively.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

41. SEGMENTAL INFORMATION (continued)

	South Africa	Other African countries	Eliminations	Total
	Rm	Rm	Rm	Rm
2000				
GEOGRAPHICAL SEGMENTS				
Segment revenue	9,539.3	38.0	(5.7)	9,571.6
External	9,533.6 5.7	38.0	(5.7)	9,571.6
Segment profit/(loss) from operations Interest and dividends received Finance costs	2,357.1	6.2		2,363.3 32.0 (567.2)
Profit before taxation				1,828.1
Included in segment profit/(loss) from operations				
Depreciation and amortization	(1,091.8)	(7.1)	_	(1,098.9)
Property, plant and equipment Intangible assets	(1,018.2) (73.6)	(7.1)		(1,025.3) (73.6)
Bad debts written-off	(16.5)	_	_	(16.5)
and impairments	129.3 (2,011.1)	(21.4)	-	129.3 (2,032.5)
Assets	9,656.7	72.8	(11.5)	9,863.8
Segment assets	9,656.7	72.8	(11.5)	9,718.0 145.8
Liabilities	(6,175.2)	(15.5)	11.5	(7,194.9)
Segment liabilities	(6,175.2) - - -	(15.5) - - -	11.5 _ _ _	(6,179.2) (455.6) (560.1) –

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

41. SEGMENTAL INFORMATION (continued)

	South Africa	Other African countries	Eliminations	Total
	Rm	Rm	Rm	Rm
2001				
GEOGRAPHICAL SEGMENTS				
Segment revenue	13,208.0	184.4	(116.0)	13,276.4
External	13,092.0 116.0	184.4	- (116.0)	13,276.4
Segment profit/(loss) from operations Interest and dividends received Finance costs	2,583.3	(31.6)	1.7	2,553.4 25.4 (504.5)
Profit before taxation				2,074.3
Included in segment profit/(loss) from operations				
Depreciation and amortization	(1,596.6)	(34.7)	(4.3)	(1,635.6)
Property, plant and equipment Intangible assets	(1,329.8) (266.8)	(34.3) (0.4)	(4.3)	(1,364.1) (271.5)
Bad debts written-off	(107.4)		_	(107.4)
and impairments	(213.2) (2,861.6) 11,515.3	(354.0) 470.2		(213.2) (3,184.2) 12,341.8
Segment assets	11,515.3	470.2	17.2	12,002.7 339.1
Liabilities	(6,525.8)	(396.4)	(23.7)	(8,847.2)
Segment liabilities Deferred taxation liability	(6,525.8)	(396.4) _ _ _	(23.7)	(6,945.9) (607.5) (810.0) (483.8)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

41. SEGMENTAL INFORMATION (continued)

	South Africa	Other African countries	Eliminations	Total
	Rm	Rm	Rm	Rm
2002				
GEOGRAPHICAL SEGMENTS				
Segment revenue	15,415.4	740.4	(5.1)	16,150.7
External	15,410.3 5.1	740.4	(5.1)	16,150.7
Segment profit/(loss) from operations Interest and dividends received Finance costs	3,545.7	81.5	(6.1)	3,621.1 32.0 (59.8)
Profit before taxation				3,593.3
Included in segment profit/(loss) from operations				
Depreciation and amortization	(1,939.2)	(124.7)	(6.1)	(2,070.0)
Property, plant and equipment Intangible assets	(1,737.2) (202.0)	(120.1) (4.6)	(6.1)	(1,857.3) (212.7)
Bad debts written-off	(111.2)	_	_	(111.2)
and impairments	56.4 (3,292.0) 13,179.1	(988.4) 1,787.5	1.4 (105.7)	56.4 (4,279.0) 15,358.6
Segment assets	13,179.1	1,787.5	(105.7)	14,860.9 497.7
Liabilities	(7,152.6)	(945.1)	91.3	(9,884.2)
Segment liabilitiesDeferred taxation liabilitiesTaxation liabilitiesDividends payable	(7,152.6) - - -	(945.1) - - -	91.3 - - -	(8,006.4) (926.2) (351.6) (600.0)

"South Africa", which is also the home country of the parent, comprises the segment information relating to the South African-based cellular network as well as all the segment information of the service providers and other business segments. "Other African countries" comprise of only cellular networks and are located in Tanzania, Lesotho and the Democratic Republic of Congo.

ACCOUNTING POLICIES AND BASIS OF PREPARATION

Segment information is prepared in conformity with accounting policies adopted for preparing and presenting the consolidated financial statements.

Segment revenue excludes value-added taxation and includes inter-Group revenue. Net revenue represents segment revenue from which inter-Group revenue has been eliminated. Sales between segments are made on a commercial basis. Segment profit/(loss) from operations represents segment revenue less segment operating expenses. Segment expenses include direct and operating expenses. Integration costs, disposals or operations and impairments, depreciation and amortization have been allocated to the segments to which they relate.

The segment assets and liabilities comprise all assets and liabilities of the different segments including those relating to operating, investing and financing activities. Unallocated assets and liabilities comprise of deferred taxation and other unallocatable balances.

Capital expenditure in property, plant and equipment and intangible assets have been allocated to the segments to which they relate.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

42. INTEREST IN SUBSIDIARIES

The information discloses interests in subsidiaries material to the financial position of the Group.

The interest in the ordinary share capital is representative of the voting power.

			sued share ca	pital	Interest in issued ordinary share capita		
	Country incorpo		2001	2002	2000 %	2001 %	2002 %
Cellular network operators							
Vodacom (Proprietary) Limited Vodacom Lesotho (Proprietary)	RSA	R100	R100	R100	100	100	100
Limited	LES	_	M4,180	M4,180	-	88,3	88,3
Vodacom Tanzania Limited	TZN	-	US\$100	US\$100	-	65	65
Service providers							
Vodacom Service Provider Holding Company (Proprietary)							
Limited (INV) Vodacom Service Provider Company (Proprietary)	RSA	R1,020	R1,020	R1,020	100	100	100
Limited (C)	RSA	R20	R20	R20	100	100	100
(Proprietary) Limited (S) *	RSA	_	R100	R100	_	100	100
Vodac (Proprietary) Limited * . GSM Cellular (Proprietary)	RSA	R1	R1	R1	100	100	100
Limited *	RSA	R1,200	R1,200	R1,200	100	100	100
Other							
Teljoy Holdings Limited (INV) Film Fun (Holdings)	RSA	R1,160,000	R158,999	R158,999	100	100	100
(Proprietary) Limited (TV) Vodacom Sport & Entertainment	RSA	R100	R100	-	100	100	_
(Proprietary) Limited (SE) Vodacom Equipment Company	RSA	_	R100	_	-	51	_
(Proprietary) Limited *	RSA	R100	R100	R100	100	100	100
Vodacare (Proprietary) Limited * 100		RSA	R100	R100	R100	100	100
Vodacom International Holdings (Proprietary)							
Limited (INV)	RSA	-	_	R100	_	_	100
Limited (INV)	MAU	-	-	US\$100	_	_	100

* Dormant at March 31, 2002.

RSA – Republic of South Africa; TZN – Tanzania; LES – Lesotho; MAU – Mauritius; C – Cellular; S – Satellite; SE – Sport and entertainment contracts manager; TV – Television and related rental services; INV – Investment holding company.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

43. INTEREST IN JOINT VENTURES

The Group's joint ventures during the 2002 financial year included Vodacom World Online (Proprietary) Limited and Vodacom Congo (R.D.C.) S.P.R.L. Effective November 30, 2001, the Group disposed of the interest in Vodacom World Online (Proprietary) Limited. Details of the disposal are presented in Note 30 to the consolidated financial statements. The Group acquired its interest in Vodacom Congo (R.D.C.) S.P.R.L. on December 11, 2001.

	2001 Vodacom World Online (Proprietary) Limited	2002 Vodacom Congo (R.D.C.) S.P.R.L.	2002 Vodacom World Online (Proprietary) Limited
Interest held	40%	51%	40%
The Group's proportionate share of assets and liabilities:	Rm	Rm	Rm
Property, plant and equipment	9.9	87.0	_
Intangible assets	38.4	216.5	_
Current assets	4.9	154.9	
· · · · · · · · · · · · · · · · · · ·	53.2	458.4	_
Long-term liabilities	(22.2)	(30.9)	-
Net assets	31.0	427.5	_
The Group's proportionate share of revenue and expenditure: Revenue	43.0	5.7	36.1
Loss before taxation	(45.0)	(20.1)	(19.9)
Net loss	(45.0)	(20.1)	(19.9)
The Group's proportionate share of cash flows: Net cash flows from operating activities	(9.1) (5.8) 4.0	(72.3) (275.8) 388.0	1.4 - 4.8
Net cash flow	(10.9)	39.9	6.2
The Group's proportionate share of contingent liabilities and capital commitments:			
Contingent liabilities (Note 36)	_	_	_
Capital commitments	0.2	319.7	_

In terms of a shareholders agreement, the Group's joint venture partner in Vodacom Congo (R.D.C.) S.P.R.L., Congolese Wireless Network S.P.R.L. ("CWN") has a put option which comes into effect 3 years after the commencement date, December 1, 2001, and for a maximum of five years thereafter. In terms of the option, CWN shall be entitled to put to Vodacom International Limited such numbers of shares in and claims on loan account against Vodacom Congo (R.D.C.) S.P.R.L. as constitute 19% of the entire issued share capital of that company. CWN can exercise this option in a maximum of three tranches and each tranche must consist of at least 5% of the entire issued share capital of Vodacom Congo (R.D.C.) S.P.R.L. The option price will be the fair market value of the related shares.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

43. INTEREST IN JOINT VENTURES (continued)

2000	Vodacom Tanzania Limited	Vodacom Lesotho Limited	Vodacom World Online (Proprietary) Limited	Vodacom Sport and Entertain- ment (Proprietary) Limited	Total
Interest held	51%	88.3%	50%/40%	51%	
The Group's proportionate share of assets and liabilities:	Rm	Rm	Rm	Rm	Rm
Property, plant and equipment	0.4 1.7 2.5 3.8	3.8 0.1 	3.2 28.5 	0.5 - 0.1 9.1	7.9 30.3 2.6 36.1
Long-term liabilities	8.4 (0.5)	15.9 (7.3) (7.7)	42.9 - (13.2)	9.7 - (9.3)	76.9 (7.3) (30.7)
Net assets	7.9	0.9	29.7	0.4	38.9
The Group's proportionate share of revenue and expenditure:					
Revenue	_	33.5	18.5	13.3	65.3
(Loss)/Profit before taxation	(0.5)	7.0 (0.6)	(32.4)	3.1 (1.1)	(22.8) (1.7)
Net (loss)/profit	(0.5)	6.4	(32.4)	2.0	(24.5)
The Group's proportionate share of cash flows:					
Net cash flows from operating activities . Net cash flows from investing activities . Net cash flows from financing activities .	- (0.4) (6.0)	(0.2) (16.1) 9.2	0.4 (6.1) 63.1	0.5 (0.6) -	0.7 (23.2) 66.3
Net cash flow	(6.4)	(7.1)	57.4	(0.1)	43.8
The Group's proportionate share of contingent liabilities and capital commitments:					
Contingent liabilities					
Capital commitments		8.8	_	_	8.8

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

44. RESTATEMENT OF THE FINANCIAL STATEMENTS ISSUED PREVIOUSLY

	2000	2001	2002
	Rm	Rm	Rm
Net profit as previously disclosed	1,359.0	1,361.7	2,337.6
	(44.0)	(43.9)	35.4
Net profit as restated	1,315.0	1,317.8	2,373.0

The summary of differences on restatements are set forth below and in Note 44.1 to Note 44.8:

	Balance as previously reported	Share- holder loans	Intangible assets	Goodwill a	Hedge ccounting	Deferred bonus incentives	Unused airtime	Joint venture	Other	Balance as restated
	Rm	Rm	Rm	Rm	Rm	Rm	Rm	Rm	Rm	Rm
Reconciliation 2000										
Income statement Profit before taxation Taxation	(537.8)		(11.0) 7.0 –	- -		36.1 (10.8) -	(93.3) 28.0	- - -	- - -	1,828.1 (513.6) 0.5
Net profit	1,359.0	-	(4.0)	-	-	25.3	(65.3)	-	-	1,315.0
Balance sheet										
Capital and reserves	(2.1) (5,949.6)	1,070.0 	4.0 (135.0) 131.0		-	(40.1) 57.3 (17.2)	65.3 (93.3) 28.0		4.3 (4.3)	(2,671.1) 2.2 (7,194.9) 9,863.8
Reconciliation 2001										
Income statement Profit before taxation Taxation	(815.8)	-	(26.0) 29.7	- - -	(52.6) 15.8	(28.3) 8.5 –	12.9 (3.9)	- -	- - -	2,074.3 (765.7) 9.2
Net profit	1,361.7	-	3.7	-	(36.8)	(19.8)	9.0	-	-	1,317.8
Balance sheet										
Capital and reserves	7.1 (7,732.6)	920.0 (920.0) 	0.3 	- - -	173.3 (29.1) (144.2)		56.3 		4.3 (4.3)	(3,506.0) 11.4 (8,847.2) 12,341.8
Reconciliation 2002										
Income statement Profit before taxation Taxation	(1,227.0)		(29.4) 29.7 –	0.2	39.3 (2.2)	8.6 (2.6) -	(38.1) 11.4 –	19.2 (4.9)	4.2	3,593.3 (1,190.7) (29.6)
Net profit	2,337.6	-	0.3	0.2	37.1	6.0	(26.7)	14.3	4.2	2,373.0
Balance sheet Capital and reserves Minority interest Liabilities Assets	(417.7) (8,819.2)	920.0 	(0.3) (77.5) 77.8	28.5 (28.5)	22.3 	(26.2) - 37.5 (11.3)	83.0 - (118.5) 35.5	27.7 362.8 29.7 (420.2)	44.3 (44.3)	(5,463.8) (10.6) (9,884.2) 15,358.6

44.1 Shareholder loans

Shareholder loans, previously disclosed under shareholders' equity, were reclassified and are now included as a component of long-current liabilities for all periods presented.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

44. RESTATEMENT OF THE FINANCIAL STATEMENTS ISSUED PREVIOUSLY (continued)

44.2 Intangible assets

Previously the excess of the cost of an acquisition of a subsidiary over the Group's interest in the fair value of identifiable assets and liabilities at the date of certain acquisitions, was classified as goodwill. However, a portion of the excess previously classified as goodwill, related to customer bases and trademarks that have now been recorded as separate components of intangible assets.

The amortization periods for the goodwill previously recorded and the separate components now disclosed are materially the same.

Deferred taxation was raised on the customer bases and trademarks, with a corresponding adjustment to goodwill.

44.3 Goodwill

Acquired goodwill in the financial statements of Vodacom Congo (R.D.C) S.P.R.L. was converted at the average rate per month in the income statement and the closing rate in the balance sheet. This goodwill has now been translated at the historic rate on the date of acquisition, in accordance with the Group's accounting policy, which results in a different amortization charge.

44.4 Hedge accounting

During the 2001 financial year, qualifying assets were capitalized at the spot rate ruling on the order date together with the fair value movements on the related forward exchange contracts between the order date and acceptance date of the asset. The forward exchange contracts were recorded at fair value at order date and revalued to fair value at each reporting date of the asset. Where the assets had not been accepted at the reporting date, the fair value adjustments on the forward exchange contracts were deferred into equity and capitalized upon the asset acceptance date. The underlying liabilities were recorded at fair value on acceptance date and were also revalued at each reporting date. These subsequent fair value adjustments were expensed as incurred.

The method previously applied in measuring the value of forward exchange contracts in the 2001 financial year has been amended to correspond with the treatment applied during all years prior to the 2001 financial year. During these years qualifying assets were capitalized at the spot rate ruling on the order date together with the unamortized premiums on the forward exchange contract between the order date and acceptance date of the qualifying asset. Unamortized premiums after the acceptance date of the asset were expensed over the remaining period of the forward exchange contract. The underlying liabilities were recorded at the forward exchange rate on acceptance date. These subsequent fair value adjustments were expensed as incurred.

The 2002 year impact is a result of adoption of IAS 39 (Note 24).

44.5 Deferred bonus incentive scheme

The fair value of the entitlements were previously calculated as the difference in the entitlement value at balance sheet date and the value at which the entitlements were originally issued, multiplied by the number of entitlements allocated to a participant. This increase in entitlement value, previously expensed in full to the income statement and provided for in the balance sheet, is now based on the present value of the expected future cash out flows and recorded as a liability in the balance sheet.

Details of the incentive scheme is set out in Note 23.1.

44.6 Unused minutes on bundled airtime packages

Revenue on bundled airtime products was previously recogni ed on the percentage of completion basis. The terms and conditions of the Group's bundled airtime products allow the carry over of unused minutes and accumulation thereof to a maximum of five times the monthly allocation of minutes. An assessment was made of the extent of minutes carried over that would ultimately be used and the related revenue was deferred. Deferred revenue related to unused airtime was recogni ed when utilized by the customer.

Currently the revenue on carry-over minutes, as explained above, is deferred and only recogni ed when used by the customer or upon termination of the customer contract.

44.7 Joint venture

Vodacom Congo (R.D.C) S.P.R.L. was previously accounted for as a subsidiary. After reassessment the company was deconsolidated and accounted for as a joint venture.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

44. RESTATEMENT OF THE FINANCIAL STATEMENTS ISSUED PREVIOUSLY (continued)

44.8 Other

A deemed dividend on the liquidation of a subsidiary was previously credited directly against the retained earnings instead of being recogni ed in the income statement.

Furthermore, certain amounts previously disclosed under minority interest have been reclassified to interestand non-interest-bearing liabilities.

45. US GAAP INFORMATION

The financial statements have been prepared in accordance with International Accounting Standards ("IAS") which differs in certain respects from Generally Accepted Accounting Principles in the United States ("US GAAP"). The effect of applying US GAAP principles to net profit and shareholders' equity is set out below along with an explanation of applicable differences between IAS and US GAAP:

	Notes	2001 Rm	2002 Rm
Net profit as reported in accordance with IAS		1,317.8	2,373.0
Items increasing/(decreasing) net profit:			
Deferred bonus incentive scheme	(a)	7.0	20.9
Goodwill – non-amortization	(b)	-	1.9
Goodwill – translation differences –			
on accumulated amortization	(c)	(0.3)	(4.0)
reclassification of transition adjustments	(e)	_	52.0
Income tax – rate differences	(f)	(118.3)	(227.4)
Income tax effect of US GAAP adjustments	(g)	(2.6)	(27.5)
Joint venture	(i)	45.0	(80.0)
Net profit in accordance with US GAAP before	(1)		(00.0)
cumulative effect of change in accounting policy		1,248.6	2,108.9
Change in accounting policy upon adoption of SFAS 133 –		,	,
Derivative financial instruments – transition adjustments	(e)	_	17.2
Income tax effect on above	(g)	_	(6.5)
Net profit in accordance with US GAAP after cumulative			()
effect of change in accounting policy		1,248.6	2,119.6
		1,240.0	2,119.0
Shareholders' equity as reported in accordance with IAS		3,506.0	5,463.8
Items increasing/(decreasing) shareholders' equity:		27.0	57 0
Deferred bonus incentive scheme	(a)	37.0	57.9
Goodwill – non-amortization	(b)	—	1.9
on accumulated amortization	(c)	(0.3)	(4.3)
Goodwill – accumulated translation differences	(c) (c)	4.6	(4.3)
Income tax – rate differences	(C) (f)	(418.4)	(655.2)
Income tax effect of US GAAP adjustments	(1) (f)	(13.9)	(033.2) (21.8)
		80.0	(21.0)
Joint venture	(h)		
Shareholders' equity in accordance with US GAAP		3,195.0	4,874.0
Movements in shareholders' equity in accordance with US GAAP			
		2 424 7	2 105 0
Balance at beginning of period		2,424.7	3,195.0
Net profit for period		1,248.6	2,119.6
Dividends declared		(480.0)	(600.0)
Foreign currency translation reserve adjustment Cumulative effect adjustment of adoption of SFAS 133,		1.7	127.0
net of taxation		_	64.8
Gain on derivatives – reclassified to earnings, net of taxation .		_	(32.4)
Balance at end of period		3,195.0	4,874.0
			.,07.1.0

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

45. US GAAP INFORMATION (continued)

Summary of differences between International Accounting Standards and accounting principles generally accepted in the US.

A summary of the principal differences and additional disclosures applicable to the Group are set forth below:

(a) Deferred bonus incentive scheme

Under IAS, the total value of deferred bonus entitlements as calculated at the end of each financial period is based on the net present value of expected future cash payments as determined under the bonus formula over the vesting period.

Under US GAAP, in accordance with FIN 28: "Accounting for Stock Appreciation Rights and Other Variable Stock Option Awards Plans and Interpretation of APB Opinions No. 15 and 25", compensation cost is recogni ed over the service period or the vesting period if the service period is not defined, based upon the undiscounted value of the entitlements.

(b) Goodwill – non-amortization

Under IAS, goodwill and intangible assets arising in business combinations are amortized over their estimated useful lives.

Under US GAAP, accounting for goodwill and intangible assets was substantially the same as IAS until the adoption of SFAS No. 141: "Business Combinations" ("SFAS 141") and SFAS No. 142: "Goodwill and Other Intangible Assets" ("SFAS 142"). SFAS 141 is effective for all business acquisitions consummated after June 30, 2001. SFAS 141 requires all business combinations consummated after June 30, 2001 to be accounted for under the purchase method. SFAS 141 also sets forth guidelines for applying the purchase method of accounting in the determination of intangible assets, including goodwill, acquired in a business combination.

SFAS 142 addresses the initial and ongoing financial accounting and reporting for acquired goodwill and other intangible assets. SFAS 142 requires that goodwill be separately disclosed from other intangible assets in the balance sheet, and no longer be amortized but tested for impairment at least annually (or more frequently if impairment indicators arise). SFAS 142 is effective for financial statements for periods beginning on or after December 15, 2001. Additionally, the amortization provisions of SFAS 142 are applicable to goodwill arising in all business acquisitions consummated after June 30, 2001 regardless of the adoption date of SFAS 142. Accordingly, goodwill arising from the investment in Vodacom Congo (R.D.C.) S.P.R.L. is not subject to amortization.

The Group will adopt SFAS 142 on April 1, 2002. The Group is required to complete the initial step of a transitional impairment test within six months of adoption of SFAS 142. However, management does not believe that a material adjustment will be necessary upon completion of this initial assessment. Subsequent impairment losses will be reflected in operating income or loss in the income statement.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

45. US GAAP INFORMATION (continued)

(c) Goodwill - translation of goodwill arising on the acquisition of a foreign entity

Under IAS, goodwill arising on the acquisition of a foreign entity is treated as an asset of the Group and translated at the foreign exchange rate ruling at the transaction date – based on the historical rate.

Under US GAAP, goodwill arising on the acquisition of Vodacom Congo (R.D.C) S.P.R.L. and Vodacom Tanzania Limited is translated at the actual exchange rate at the end of the period. The resulting foreign exchange transaction gain or loss increases or decreases the net investment in Vodacom Congo (R.D.C.) S.P.R.L. and Vodacom Tanzania Limited.

	2001 Rm	2002 Rm
A reconciliation of goodwill for South African and foreign entities reported under IAS on the balance sheet to the approximate amounts determined under US GAAP is as follows:		
Included in total goodwill reported under IAS	359.1	342.9
Goodwill not amortized under US GAAP	_	1.9
Additional goodwill – income tax rate change	28.5	20.1
Translation difference on amortization	(0.3)	(4.3)
Translation difference on goodwill balance	4.6	31.7
As adjusted under US GAAP	391.9	392.3

(d) Income taxes - additional temporary differences

Under IAS, no deferred tax liability was recogni ed in respect of intangible assets acquired, other than in a business combination, where there was a difference at the date of acquisition between the assigned values and the tax bases of the assets.

Under US GAAP, a deferred tax liability (and corresponding increase in assets acquired) is recogni ed for all temporary differences between the assigned values and the tax bases of intangible assets acquired. The recording of such deferred tax liability has no net impact on net income or shareholder's equity as determined under US GAAP as the decrease in income tax expense is off-set by a corresponding increase in amortization (Note 45(f)).

(e) Derivative financial instruments

The Group adopted IAS 39 and SFAS 133: "Accounting for Derivative Instruments and Hedging Activities" ("SFAS 133") on April 1, 2001.

Under IAS, upon adoption of IAS 39, the difference between previous carrying amounts and the fair value of derivatives, which prior to the adoption of IAS 39 had been designated as either fair value or cash flow hedges but do not qualify as hedges under IAS 39, is recogni ed as an adjustment of the opening balance of retained earnings at the beginning of the financial year IAS 39 is initially applied. Changes in fair value of derivatives acquired after April 1, 2001 are recorded in the income statement.

Under US GAAP, upon adoption of SFAS 133, the difference between previous carrying amounts and fair value of derivatives, which prior to the adoption of SFAS 133 had been cash flow type hedges but do not qualify as hedges under SFAS 133, is recogni ed as a cumulative effect adjustment of other comprehensive income in the year SFAS 133 is initially applied. This amount is subsequently released into earnings in the same period or periods during which the hedged transaction affects earnings. During the year ended March 31, 2002 R52.0 million before taxation was released into earnings. The difference between previous carrying amounts and fair value of derivatives, which prior to the adoption of SFAS 133 had been fair value type hedges, is recogni ed as a cumulative effect adjustment in earnings. Changes in fair value of derivatives acquired after April 1, 2001 are recorded in the income statement.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

45. US GAAP INFORMATION (continued)

(f) Income tax – rate differences

The tax rate in South Africa varies depending on whether income is distributed. The income tax rate is 30% but upon distribution an additional tax (Secondary Tax on Companies or "STC") of 12.5% is due based on the amount of the dividends net of the STC credit for dividends received during a dividend cycle.

In conformity with IAS, Vodacom reflects the STC as a component of the income tax change for the period in which dividends are declared, IAS also requires that deferred tax be provided for at the undistributed rate of 30%.

For the purpose of US GAAP, Vodacom believes that under SFAS No. 109: "Accounting for Income Taxes" ("SFAS 109") temporary differences should be tax effected using the tax rate that will apply when income is distributed, i.e. an effective rate of 37.78% including STC.

Vodacom has therefore computed the estimated STC that would become payable upon distribution of relevant undistributed earnings and accrued that amount as additional liability for US GAAP purposes.

The use of the higher rate not only affects the measurement of deferred tax assets and liabilities, and hence the tax charge for any period, but because temporary differences in a business combination need to be tax effected at the higher rate there is a consequent effect on the amount of goodwill recogni ed in a business combination under US GAAP.

(g) Deferred taxation

The tax effects of the US GAAP adjustments have been calculated based on the enacted tax rate of 37.78% (2001: 37.78%).

A reconciliation of the deferred tax balances under IAS to the approximate amounts determined under US GAAP, where materially different, are as follows:

	2001 Rm	2002 Rm
Net deferred tax liabilities:		
As reported under IAS	268.4	428.5
Additional temporary differences (Note 45(d))	35.3	62.2
Income tax – rate differences	446.9	675.3
Tax effect of US GAAP adjustments	13.9	21.8
As adjusted under US GAAP	764.5	1,187.8

Under IAS, deferred tax assets on deductible temporary differences are only recogni ed to the extent that it is probable that the future taxable profit will allow the deferred tax asset to be recovered.

Under US GAAP, deferred tax assets are recogni ed on all temporary differences. A valuation allowance is recogni ed if it is more likely than not that the asset will not be recovered. For US GAAP purposes, an additional deferred tax asset and a corresponding valuation adjustment allowance of R31.0 million (2001: R31.0 million) have no effect on the net shareholders' equity for the year.

(h) Capitalized interest

Under IAS, interest cost incurred during the construction period is expensed as incurred.

Under US GAAP, interest cost incurred during the construction period (i.e. period of time necessary to bring a constructed fixed asset to the condition and location necessary for its intended use) is capitalized. The capitalized interest is recorded as part of the asset to which it relates and is amortized over the asset's estimated useful life. Capitalized interest was nil for the years ended March 31, 2002 and 2001 as the effect of capitalising interest, as compared with the effect of expensing interest, was not material.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

45. US GAAP INFORMATION (continued)

(i) Joint ventures

Under IAS, investments qualifying as joint ventures are accounted for under the proportionate consolidation method of accounting. Under the proportionate consolidation method, the venturer records its share of each of the assets, liabilities, income and expenses of the jointly controlled entity on a line-by-line basis with similar items in the venturer's financial statements. The venturer continues to record its share of losses in excess of its net investment of the joint venture.

Under US GAAP, joint ventures are accounted for under the equity method of accounting. Under the equity method, an investment in a joint venture is shown in the balance sheet of an investor as a single amount. Likewise, an investor's share of earnings or losses from its investment is ordinarily shown in its income statement as a single amount. An investor discontinues applying the equity method when its net investment (including net advances) is reduced to zero.

In 2001 and 2000, in accordance with IAS, the Group proportionately consolidated losses to the value of R45.0 million and R35.0 million, respectively, that was in excess of the Group's net investment in the joint venture. Under US GAAP these losses are not considered in calculating net income as the value of the investment was reduced to zero. Upon disposal of the investment in Vodacom World Online (Proprietary) Limited in 2002, the gain on the sale was less based on a different basis in the net investment.

Under IAS Vodacom World Online (Proprietary) Limited was proportionately consolidated in 2001 and 2002 and Vodacom Congo (R.D.C.) S.P.R.L. in 2002. The summarised financial statement information for Vodacom World Online (Proprietary) Limited and Vodacom Congo (R.D.C.) S.P.R.L. relating to Vodacom's *pro rata* interest is set out in Note 43. Vodacom World Online (Proprietary) Limited was disposed of in November 2001.

(j) Comprehensive income

Comprehensive income under US GAAP and accumulated other comprehensive income balances under US GAAP are summarised as follows:

	2001 Rm	2002 Rm
Net income under US GAAP	1,248.6	2,119.6
Other comprehensive income:		
Foreign currency translation adjustment	1.7	127.0
Cumulative effect adjustment of adoption of SFAS 133	_	64.8
Gain on derivatives – reclassified to earnings	_	(32.4)
Other comprehensive income	1.7	159.4
Comprehensive income	1,250.3	2,279.0
Accumulated other comprehensive income balances:		
Cumulative foreign currency translation adjustments	2.3	129.3
Cumulative effect adjustment of adoption of SFAS 133	_	32.4

(k) Impairment of assets

Under IAS the Group is required to annually assess whether there are any indications that an asset may be impaired. Should there be such an indicator, the asset must be tested for impairment. An impairment loss must be recogni ed in the statement of operations, should an assets carrying amount exceed its recoverable amount. The impairment loss is the difference between the assets carrying amount and its recoverable value. The recoverable amount is the higher of the assets net selling price or its value in use. Value in use is the future cash

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

45. US GAAP INFORMATION (continued)

(k) Impairment of assets (continued)

flows to be derived from the particular asset, discounted to present value using a pre-tax market determined rate that reflects the current assessment of the time value of money and the risks specific to the asset. The reversal of an impairment loss in subsequent periods is permitted when there has been a change in economic conditions or the expected use of the asset.

Under US GAAP the Group is required to test for impairment whenever there is an indication of impairment. For assets to be held and used, impairment is first measured by reference to undiscounted cash flows. If there is no impairment by reference to undiscounted cash flows, no further action is required but the useful life of the asset must be reconsidered. If impairment exists the Group must measure impairment by comparing the assets fair value to its carrying value. Fair value is either market value (if an active market for the asset exists) or the sum of discounted future cash flows. The discount rate reflects the risk that is specific to that asset. For assets to be disposed of, the loss recogni ed is the excess of the assets carrying amount over its fair value less costs to sell. The reversal of previously recogni ed impairment losses is prohibited.

During 2001, the Group recognized an impairment loss in accordance with IAS amounting to R97.7 million. No part of that impairment loss was subsequently reversed.

During the same period in the Group recogni ed a loss of R45.5 million in respect of a onerous contract (Note 3) in accordance with paragraph 8 of SFAS 5: "Accounting for Contingencies" ("SFAS 5"). Subsequent to the issuance of the 2001 financial statements, it became clear that the other party to the contract was prepared to waive its right to supply satellite phones and instead was prepared to enter into a revised contract to supply mobile phones. Accordingly, management determined that, based on the change in circumstances arising from the willingness of the other party to revise the contract, the Group would no longer incur a loss under the contract and therefore reversed the loss previously provided for. The reversal of the provision, based on a change in circumstances, is not the recovery of impaired assets but rather it represents the reversal in a subsequent period of provision for an estimated loss.

The Group currently has no material GAAP difference for impairment of assets.

(l) Revenue recognition

Under IAS the Group recogni es activation fee revenue and costs up to the amount of the related activation revenue immediately upon activation of a new customer. Any excess costs incurred are recogni ed up front upon activation of a new customer.

Under US GAAP activation fee revenues and costs up to the amount of activation revenue would be deferred and recogni ed over the customer relationship period.

The Group has not presented the deferral of activation fees in the above US GAAP reconciliation, as there is no material impact.

(m) Recent accounting pronouncements

In July 2001, the Financial Accounting Standards Board ("FASB") issued Statements of Financial Accounting Standards No. 142, "Goodwill and Other Intangible Assets" ("SFAS 142"). Under SFAS 142, goodwill and intangible assets with indefinite lives are no longer amortized but are reviewed annually (or more frequently if impairment indicators arise) for impairment. Separable intangible assets that are not deemed to have indefinite lives will continue to be amortized over their useful lives.

The amortization provisions of SFAS 142 apply to goodwill and intangible assets acquired after June 30, 2001. With respect to goodwill and intangible assets acquired prior to July 1, 2001, the Group adopted SFAS 142 effective April 1, 2002. The Group has evaluated the effect that the adoption of the provisions of SFAS 142 will have on its results of operations and financial position.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

45. US GAAP INFORMATION (continued)

(m) Recent accounting pronouncements (continued)

In August 2001, the FASB issued Statement of Financial Accounting Standards No. 143, "Accounting for Obligations, Associated with the Retirement of Long-Lived Assets" ("SFAS 143"). SFAS 143 establishes accounting standards for recognition and measurement of a liability at fair value for an asset retirement obligation and an addition to the associated asset retirement cost. The accretion of interest expense each period is subsequently recorded as an expense and added to the liability. SFAS 143 is effective for fiscal years beginning after June 15, 2002. The Group expects determined that the adoption of SFAS 143 will not have a material impact on its results of operations and financial position.

In October 2001, the FASB issued Statement of Financial Accounting Standards No. 144, "Accounting for the Impairment or Disposal of Long-Lived Assets" ("SFAS 144"). SFAS 144 addresses financial accounting and reporting for the impairment of long-lived assets and for long-lived assets to be disposed of. This statement supersedes FASB Statement No. 121, "Accounting for the Impairment of Long-Lived Assets and for Long-Lived Assets to be disposed of" ("SFAS 121"). However, this statement retains the fundamental provisions of SFAS 121 for recognition and measurement of the: (a) impairment of long-lived assets to be held and used and (b) long-lived assets to be disposed of by sale. The Group adopted SFAS 144 effective April 1, 2002 (Note 45(j)). The Group expects that the adoption of SFAS 144 will not have a material impact on its results of operations and financial position.

In November 2001, the Emerging Issues Task Force reached a consensus on "Accounting for Consideration Given by a Vendor to a Customer (Including a Reseller of the Vendor's Products)" ("EITF 01-09"). The purpose of Issue 01-09 is to address the accounting for consideration given by a vendor to a customer including both a reseller of the vendor's products and an entity that purchases the vendor's products from a reseller. The Task Force reached a consensus that cash consideration (including a sales incentive) given by a vendor to a customer is presumed to be a reduction of the selling price of the vendor's products or services and therefore, should be characterized as reduction of revenue when recogni ed in the vendor's income statement. That presumption is overcome and the consideration should be characterised as cost incurred if both the following conditions are met: (a) The vendor received or will receive, an identifiable benefit in exchange for the consideration and (b) the vendor can reasonably estimate the fair value of he benefit identified under condition (a). The EITF should be applied no later than in financial statements for annual or interim periods beginning after December 15, 2001. The Group expects that the adoption of EITF 01-09 will not have a material impact on its results of operations and financial position.

In April 2002, the FASB issued Statements of Accounting Standards No. 145, "Rescission of SFAS Nos. 4, 44 and 64, Amendment of SFAS 13, and Technical Corrections as of "April 2002" ("SFAS 145"). SFAS 145 rescinds SFAS No. 4, "Reporting Gains and Losses from Extinguishment of Debt", SFAS No. 44, "Accounting for Intangible Assets of Motor Carriers", and SFAS 64, "Extinguishments of Debt made to satisfy Sinking-Fund requirements". As a result, gains and losses from extinguishment of debt will no longer be classified as extraordinary items unless they meet the criteria of unusual or infrequent as described in Accounting Principles Boards Opinion 30, "Reporting the Results of Operations - Reporting the Effects of Disposal of a Segment of a Business, and Extraordinary, Unusual and Infrequently Occurring Events and Transactions". In addition, SFAS 145 amends SFAS 13, "Accounting for Leases", to eliminate an inconsistency between the required accounting for sale-leaseback transactions and the required accounting for certain lease modifications that have economic effects that are similar to sale-leaseback transactions. SFAS 145 also amends other existing authoritative pronouncements to make various technical corrections, clarify meanings, or describe their applicability under changed conditions. SFAS 145 is effective for fiscal years beginning after May 15, 2002. The Group is currently evaluating the impact that the adoption of SFAS 145 will have on its results of operations and financial position. However, the Group does not believe that the adoption of SFAS 145 will have a material impact on its results of operations and financial position.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS for the three years ended March 31, 2002

45. US GAAP INFORMATION (continued)

(m) Recent accounting pronouncements (continued)

In June 2002, the FASB issued Statement of Accounting Standards No. 146, "Accounting for Costs Associated with Exit or Disposal Activities". This Statement addresses financial accounting and reporting for costs associated with exit or disposal activities and nullifies Emerging Issues Task Force Issue No. 94-3, "Liability Recognition for Certain Employee Termination Benefits and Other Costs to Exit an Activity (including Certain Costs Incurred in a Restructuring)" ("EITF 94-3"). SFAS 146 eliminates the definition and requirements for recognition of exit costs in EITF 94-3. SFAS 146 requires that a liability for a cost associated with an exit or disposal activity be recogni ed when the liability is incurred. Under EITF 94-3, a liability for an exit cost as defined in EITF 94-3 was recogni ed at the date of an entity's commitment to an exit plan. SFAS 146 also concluded that an entity's commitment to a plan, by itself, does not create a present obligation to others that meets the definition of a liability. SFAS 146 also establishes that fair value is the objective for initial measurement of the liability. The Group is currently evaluating the impact that the adoption of SFAS 146 will have on its results of operations and financial position. However, the Group does not believe that the adoption of SFAS 146 will have a material impact on its results of operations and financial position.

REPUBLIC OF SOUTH AFRICA

The following information on the Republic of South Africa is intended as a general summary and has been extracted from publicly available documents, and has not been prepared or independently verified by us or our advisers or the underwriters or any of their respective affiliates or advisers:

Introduction

In 1994, South Africa held its first fully democratic national elections, culminating in the election of Mr. Nelson Mandela as President of South Africa, then the leader of the African National Congress and the anti-apartheid movement in South Africa. In June 1999, South Africa held its second fully democratic national elections, culminating in the election of Mr. Thabo Mbeki as President of South Africa.

The Constitution states that South Africa is "founded on a commitment to achieve equality, to promote and protect human dignity and to advance human rights and freedoms." It enshrines the principles of the supremacy of the rule of law, universal adult suffrage, regular elections and multi-party democracy. The Constitution's Bill of Rights is one of the world's broadest, guaranteeing property rights, freedom of speech, movement and political activity and giving those accused of crimes many legal protections, including the right to a speedy trial and the right to remain silent. Among other things, the Bill of Rights enshrines the right to adequate housing, food, water, education and healthcare and prohibits discrimination on the basis of race, gender, sexual orientation, age, pregnancy or marital status.

South Africa must address a legacy of great divisions within the population, largely along racial lines, which have taken a heavy toll on human development and the economy. This toll is evidenced by the chronically high unemployment rate (which some estimates put at 30% - 40% of the economically active population) and the widely divergent nature of the economy, in which vast sections of the population suffer tremendous inadequacies in areas such as housing, sanitation, healthcare and education, while a small minority enjoys the benefits associated with a highly developed society. Faced with these challenges, the Government of the Republic of South Africa adopted a three year budgetary framework for social and economic policy as a basis for the design of Government programs to address such inadequacies at the national, provincial and local levels. The National Government has expressed its commitment to implementing these policies within a framework of fiscal discipline to ensure sustainable economic growth.

Private sector confidence, cooperation between labor and management and reduced levels of political and criminal violence are expected to continue to be important determinants of being able to achieve sustainable economic growth in South Africa, with the long-term aim of creating jobs for all economically active South Africans. A dramatic increase in job opportunities will not be easily or rapidly obtained, and unemployment is unfortunately likely to remain a feature of the South African economy in the near future.

Despite these challenges, South Africa has the most developed economy in sub-Saharan Africa, with a GDP equal to more than seven times that of its six immediate neighbors combined.

The major strengths of the South African economy are its strong physical and economic infrastructure, its abundant natural resources, particularly gold, and a wide variety of other minerals including coal and uranium oxide, and its growing manufacturing sector.

Geography and population

The Republic of South Africa is the southernmost country on the African continent, bordered on the northwest by Namibia and Botswana; on the northeast by Zimbabwe, Mozambique and Swaziland; on the east and south by the Indian Ocean; and on the west by the Atlantic Ocean. Lesotho forms an enclave in the northeastern part of the country. The Republic of South Africa covers an area of approximately 1.2 million square kilometers and comprises nine provinces: Gauteng, Limpopo (previously Northern Province), Mpumalanga, North-West Province, Free State, Eastern Cape, Northern Cape, Western Cape and KwaZulu-Natal.

The country has three capitals: Cape Town is the legislative capital, Pretoria is the executive capital and Bloemfontein is the judicial capital. The estimated population as of mid-year 2002 was approximately 45.4 million people according to Statistics South Africa. Major regions in South Africa include the Western Cape, with approximately 2.1 million people; KwaZulu-Natal with approximately 8.9 million people, including Durban, the country's leading port; Eastern Cape with approximately 6.7 million people, which includes Port Elizabeth, an industrial city and major port; and Gauteng with approximately 7.8 million people. This area includes Johannesburg, the main financial center, Pretoria and Soweto, a township outside Johannesburg, which is one of the largest communities in South Africa with estimates placing the population at over a million people.

According to Statistics South Africa, as of mid year 1999 approximately 55% of the population lived in urban areas. The most densely populated parts of South Africa are the four major industrialised areas: the Pretoria/Witwatersrand/Vereeniging area of Gauteng Province, the Durban/Pinetown/Pietermaritzburg area of KwaZulu-Natal Province, the Cape Peninsula area of the Western Cape Province and the Port Elizabeth/Uitenhage area of the Eastern Cape Province.

Among the black population there are numerous ethnic groups. There are 11 official languages in South Africa. Until recently, whites dominated the nonwhite majority population under the political system of racial segregation known as apartheid. Legalized apartheid ended in the early 1990s, but South Africa is still recovering from the racial inequalities in economic power, opportunity and lifestyle. The end of apartheid led to the lifting of trade and other sanctions against South Africa imposed by the international community. It also led to a total reorganization of the South African Government, which since 1994 has been a nonracial democracy based on majority rule.

Government and politics

The twentieth century produced several fundamental governmental changes in South Africa. In 1910, the Union of South Africa was formed as a largely autonomous dominion of Britain. In 1961, South Africa became a republic and left the Commonwealth. A new constitution in 1984 established a three-house parliament with white, colored and Asian houses, but excluded the black majority altogether. Lengthy constitutional negotiations in the early 1990s led to the implementation of an interim constitution in April 1994. The interim constitution was designed to encourage the sharing of power between major parties with cabinet representation proportionate to their electoral strength. This was effectively a compromise intended to provide continuity in Government until the adoption of a new constitution.

In December 1996, the parliament passed the Constitution of the Republic of South Africa, 1996, which came into force on February 4, 1997. The Constitution enshrines the principles of an open and democratic society and also established a relatively strong central Government and nine provincial governments.

The president is elected by the majority party in parliament to a five year term. The president appoints both the sole deputy president and all members of the cabinet, without regard to party representation in the parliament.

Ultimately, legislative authority vests in a parliament, which consists of two houses, the National Assembly and the National Council of Provinces. The National Assembly allows for 400 members elected under a list proportional representation system. The National Council of Provinces consists of ten members from each of the nine provinces, who are elected by the members of the provincial legislature. Each of the nine provinces has a provincial legislature and the Constitution contains a schedule which contains a list of matters over which the provincial legislatures have concurrent competence with the national legislature as well as certain issues over which the provincial legislatures have exclusive jurisdiction.

The judiciary is structured according to a formal court system comprising a hierarchy of courts, with the highest court in the land in matters relating to the interpretation, protection and enforcement of the provisions of the Constitution being the Constitutional court and in relation to non-constitutional matters, the Supreme Court of Appeal. The independence of the judiciary is entrenched in the Constitution.

On June 2, 1999, South Africa held its second fully democratic national election. Most of South Africa's major political parties participated in the elections, which were ultimately won by the African National Congress, led by Thabo Mbeki, which won nearly two thirds of the legislative seats.

Economy

Economic overview

South Africa has a highly developed financial system and legal infrastructure at the core of its economy. However, it faces many challenges in order to overcome substantial inequalities among its population pursuant to social and economic development. Large parts of the population do not have access to adequate education, healthcare, housing or basic services in certain areas.

In the years prior to South Africa's first democratic elections in 1994, the economy suffered from the country's political isolation, economic sanctions and poor economic growth. During the apartheid period, the Government of the Republic of South Africa professed to follow the capitalist system, although its own economic policies were in many respects interventionist and a large portion of the economy was owned and controlled by the state, while its racial policies compromised fundamental elements of capitalism such as the free movement of labor. International sanctions imposed because of the Government's apartheid policies were increasingly damaging in the late 1980s but ended in the early 1990s as the apartheid era came to a close.

When the African National Congress came to power it was feared that it would pursue socialist policies. In practice, however, its economic policies have been geared to maximizing economic growth and attracting foreign investment. In recent years, the economy has benefited from stable political conditions through a transition to a nonracial democracy, normalization of its international financial and trading relations and improving economic fundamentals resulting from prudent monetary and fiscal policies.

The Government's macroeconomic strategy for growth, employment and redistribution is based on promoting the free market and financial and fiscal discipline and aims at economic growth, job creation and the development and distribution of basic services to all South Africans. Some of the key elements of this strategy include reducing the budget deficit, restructuring and privatizing certain state assets, the further relaxation of foreign exchange controls, the maintenance of positive real interest rates and sound monetary policy and the introduction of tax incentives for foreign direct investments.

Economic indicators

The table below summarizes the main economic indicators for the Republic of South Africa:

	Year ended December 31,			
	1998	1999	2000	2001
Economic summary				
Real GDP growth rate (%)	0.8	2.1	3.4	2.2
Current account (ZAR billions)	(12.9)	(3.9)	(3.7)	(1.7)
Current account as a percentage of GDP (%)	(1.7)	(0.5)	(0.4)	(0.2)
Gold and gross foreign reserves (ZAR billion)	31.6	45.4	57.0	90.6
Rand per Dollar – average (ZAR	5.53	6.11	6.94	8.60
Rand per Dollar at year end (ZAR)	5.90	6.14	7.57	12.00
Rand per Pound Sterling – average (ZAR	9.16	9.89	10.49	12.39
Rand per Pound Sterling at year end (ZAR)	9.75	9.92	11.28	16.61
Prime lending rate at year end (percentage)	23.00	15.50	14.50	13.00
Inflation rate (headline CPI, annual average				
year on year change) (percentage)	6.9	5.2	5.3	5.7

Gross domestic product

The South African economy is the largest and most sophisticated on the African continent. The per capita GDP in South Africa was \$2,623 in 2001, which ranks South Africa alongside other middle-income countries such as Chile, Mexico, Hungary, Thailand and Malaysia. Economic growth has in the past years begun to recover in response to substantial easing of the monetary policy by the Reserve Bank after the emerging market crisis and an improvement in prospects for world growth and commodity prices. GDP rose 2.1% in 1999, 3.4% in 2000 and 2.2% in 2001, compared to average annual growth of 0.7% from 1980 through 1990.

South Africa is changing economically from a producer of raw materials to an industrial nation that produces both raw materials and commercial products. The nation's manufacturing, commerce and services have been built extensively on the foundations of mining and farming. The manufacturing sector accounted for the largest portion of the GDP at 19.8% in 2001. Industries making the biggest contributions to manufacturing output were food, motor vehicles, iron and steel and fabricated metal industry. The financial services sector accounted for 19.0% of GDP in 2001, general Government services accounted for 14.3% of GDP in 2001 and wholesale and retail trade, catering and accommodation accounted for 13.9% of GDP in 2001. Mining still plays an important, albeit it, a diminishing role in the economy, both directly and indirectly as a result of manufacturing output devoted to the beneficiation of minerals. Mining accounted for 6.0% of GDP in 2001, while agriculture accounted for only 4.3% of GDP in 2001.

The modern industrial and commercial economy gives a minority of the population, including most whites a standard of living equivalent to that in Western Europe, but for many who are wholly or partially excluded from the economy, incomes and lifestyles are characteristic of developing countries. There are marked variations in economic production among different geographic areas in South Africa. Sources estimate 40% of GDP is produced in Gauteng Province alone, while minimal commercial activity and poor infrastructure characterize the so called former black states.

Monetary and fiscal policy and inflation

Monetary policy is the sole responsibility of the Reserve Bank, the independence of which is safeguarded by the Constitution. The Reserve Bank's stated priority is financial stability. Monetary policy settings are guided principally by inflation targets determined by the South African Ministry of Finance.

Headline consumer price index inflation was reduced to 5.7% in 2001 from 6.9% in 1998, while the CPIX inflation rate was reduced to 6.6% from 7.0%. This was mainly due to increased trade liberalization in an international deflationary environment. It is in this context of more competitive product markets and fiscal restraint that the Reserve Bank has set a 3% to 6% average inflation target for the headline consumer price index excluding the impact of changes in interest rates in metropolitan and other urban areas for 2002.

The fiscal deficit was cut to 1.4% of GDP in fiscal 2001/2002 data from 2.0% of GDP in fiscal 2000/2001. As of March 31, 2002, the total debt of the South African Government stood at R425 billion, or 42.9% of 2001/2002 GDP.

Foreign trade and current account

South Africa subscribed to the General Agreement on Tariffs and Trade reached in 1993 and proposed that it be awarded developing country status. This was not accepted, but the United States backed a proposal that South Africa be treated as an economy in transition, a status similar to that of the former communist countries of Eastern Europe. In negotiations with the European Union, South Africa has been treated as a developing country for the purpose of trade preferences in EU markets, but it has been denied participation in the Lome Convention agreements between the EU and 70 African, Caribbean and Pacific states because South Africa's export capacity and the size of its economy threaten those states.

South Africa's current account deficit decreased to R1.7 billion, representing 0.2% of GDP in 2001 from R3.7 billion, representing 0.4% of GDP in 1999. This was largely due to improved trade performance supported by an undervalued real exchange rate. South Africa's total foreign debt was \$36.9 billion, representing 29.3% of GDP, and its foreign currency denominated foreign debt was \$24.9 billion, representing 21.5% of GDP, as of December 31, 2001 compared to total foreign debt of \$38.9 billion, representing 29.9% of GDP, and foreign currency denominated foreign debt of \$23.9 billion, representing 18.5% of GDP, as of December 31, 1999. Gold and foreign exchange reserves of the South African Reserve Bank were R91.0 billion as of December 31, 2001, with the net open forward position of the bank being \$4.8 billion. This has subsequently been reduced to \$1.7 billion as of August, 2002.

Currency exchange

The South African Reserve Bank in Pretoria, founded in 1920, is responsible for formulating and implementing monetary policy, overseeing the banking system and issuing the currency. Between January 1997 and December 2001, the Rand has depreciated at an average annual rate of 15% against the Dollar, 13% against the UK pound sterling, 7% against the Euro, 13% against the Japanese Yen. This is primarily due to two events. The first was the emerging markets crisis in 1997 and 1998, which resulted in significant depreciation in the currencies of emerging markets globally. The second was the deteriorating political situation in Zimbabwe, one of South Africa's neighbors, during the course of 2000. These events were followed by a rapid fall in the US NASDAQ and a concurrent flight to quality, including the sell off of all emerging market securities, including South African securities. During 2001 the Rand fell a further 25% against the \$. This was largely the result of a deteriorating outlook for global growth which pushed the current account back into deficit during 2002. The events surrounding September 11 in the US also brought a flight to quality back into focus. The net result was significant downward pressure on the currency during this period. From January 1, 2002 through December 31, 2002, the Rand appreciated by approximately 29% against the Dollar and approximately 22% against the UK pound sterling.

There are a number of exchange control regulations that provide for restrictions on exporting capital from the Common Monetary Area consisting of the Republic of South Africa, the Republic of Namibia, and the Kingdoms of Lesotho and Swaziland. Transactions between South African residents, including corporations, and between residents and non-residents of the Common Monetary Area are subject to these exchange control regulations which are enforced by the South African Reserve Bank.

The present exchange control system in South Africa is used principally to control capital movements. South African companies are generally not permitted to export capital from South Africa, hold foreign currency or maintain foreign bank accounts without the approval of the South African exchange control authorities or within authorities granted to authorized dealers in foreign exchanges. The South African authorities have expressed a commitment to a phased liberalization of exchange controls. Exchange controls were partially relaxed in 1996 and further relaxations occurred since then. The stated objective of the authorities is to reach a point where there is equality of treatment between residents and non-residents in relation to inflows and outflows of capital. Unlimited outward transfers of capital are not permitted at this stage, but the emphasis of regulation is expected to increasingly be on the positive aspects of prudential financial supervision. Authorized dealers in foreign exchange may, against the production of suitable documentary evidence, provide foreign exchange or hedging instruments to South African residents in respect of fixed and ascertained foreign exchange commitments or accruals covering transactions permissible pursuant to exchange control.

Labor and employment

According to Statistics South Africa, the rate of unemployment in South Africa in 2001 was 29.5%. Unemployment is much higher among the black population than other groups, and lowest among whites and Asians. Due to the inadequate education and training opportunities available to blacks, the South African labor force has a high proportion of lower skilled workers. The Government is attempting to reduce the unemployment figures through the introduction of programs such as the South African Skills Development Act, 1999, which requires employers to contribute an amount equal to 1% of their monthly payroll to a fund which is utilized for skills enhancement and job creation.

Approximately 20% of the economically active population in South Africa was unionized in 2001. There are welldeveloped collective bargaining structures in place and many of the unions have affiliated themselves with trade union federations such as the Congress of South African Trade Unions and the National Council of Trade Unions. A number of the trade unions and their leaderships have close links to various political parties. Similarly, many employers have become affiliated with the employers organizations and federations of these organizations for the purposes of collective bargaining with trade unions. The South African National Economic Development and Labour Council is a further forum which facilitates discussion between the South African Government, business and organized labor on various issues relating to the economy.

The South African Labour Relations Act, 1995, governs relations between employees and employers. The Labour Relations Act provides for more expansive rights of union organization, wider power to strike, the establishment of workplace forums and the protection of employees from unfair dismissal. It also promotes the decentralization of decision making to workplace and company levels, while centralizing the major collective bargaining issues at industry sector levels. The Labour Relations Act essentially seeks to establish simpler and more effective procedures for arbitration, conciliation and mediation. The Labour Relations Act also affords benefits to employees. The introduction of the Commission for Conciliation, Mediation and Arbitration, to which disputes must be referred prior to industrial action, significantly raises the prospects of having labor disputes resolved.

Organized labor represented by the trade union federations is opposed to the privatization of state assets and consequent reduction in staff numbers. This viewpoint has led to past protest action and the possibility of future disruption to productivity.

Three other important statutes which enhance the rights of employees in South Africa are:

- the South African Basic Conditions of Employment Act, 1997, which increased the minimum labor standards applicable in South Africa and extended the categories of employees to whom the minimum standard legislation is applicable;
- the South African Employment Equity Act, 1998, which obliges all employers, other than exempted small employers, to implement affirmative action measures designed to ensure that suitably qualified persons from previously disadvantaged groups have equal employment opportunities; and
- the Occupational Health and Safety Act, 1993, designed to prevent illnesses and accidents by imposing duties on the employer to remove or mitigate hazards to health and safety.

EXTRACTS FROM TELKOM'S NEW MEMORANDUM AND ARTICLES OF ASSOCIATION

"21. DIRECTORS

- 21.1 Subject to the provisions of the Act, the number of directors shall be 11 (eleven).
- 21.2 The Class B Shareholder shall be entitled to appoint directors based upon the percentage of the issued ordinary shares owned by the Class B Shareholder at the time of such appointment as provided below:
 - 21.2.1 while the Class B Shareholder owns at least 25% (twenty-five percent) of the issued ordinary shares, the Class B Shareholder shall be entitled to appoint 5 (five) directors, including 2 (two) executive directors;
 - 21.2.2 while the Class B Shareholder owns at least 20% (twenty percent), but less than 25% (twenty-five percent), of the issued ordinary shares, the Class B Shareholder shall be entitled to appoint 4 (four) directors, including 2 (two) executive directors;
 - 21.2.3 while the Class B Shareholder owns at least 15% (fifteen percent), but less than 20% (twenty percent), of the issued ordinary shares, the Class B Shareholder shall be entitled to appoint 3 (three) directors, including 2 (two) executive directors;
 - 21.2.4 while the Class B Shareholder owns at least 10% (ten percent), but less than 15% (fifteen percent), of the issued ordinary shares, the Class B Shareholder shall be entitled to appoint 2 (two) directors, including 2 (two) executive directors; and
 - 21.2.5 while the Class B Shareholder owns at least 5% (five percent), but less than 10% (ten percent), of the issued ordinary shares, the Class B Shareholder shall be entitled to appoint 1 (one) director, who may be an executive director.
- 21.3 The Class A Shareholder shall be entitled to appoint directors based upon the percentage of the issued ordinary shares owned by the Class A Shareholder at the time of such appointment as provided below:
 - 21.3.1 while the Class A Shareholder owns at least 25% (twenty-five percent) of the issued ordinary shares, the Class A Shareholder shall be entitled to appoint 5 (five) directors, including 2 (two) executive directors;
 - 21.3.2 while the Class A Shareholder owns at least 20% (twenty percent), but less than 25% (twenty-five percent), of the issued ordinary shares, the Class A Shareholder shall be entitled to appoint 4 (four) directors, including 1 (one) executive director;
 - 21.3.3 while the Class A Shareholder owns at least 15% (fifteen percent), but less than 20% (twenty percent), of the issued ordinary shares, the Class A Shareholder shall be entitled to appoint 3 (three) non-executive directors;
 - 21.3.4 while the Class A Shareholder owns at least 10% (ten percent), but less than 15% (fifteen percent), of the issued ordinary shares, the Class A Shareholder shall be entitled to appoint 2 (two) non-executive directors; and
 - 21.3.5 while the Class A Shareholder owns at least 5% (five percent), but less than 10% (ten percent), of the issued ordinary shares, the Class A Shareholder shall be entitled to appoint 1 (one) non-executive director.
- 21.4 Subject to articles 34 and 37, a general meeting shall have the power, from time to time, to appoint such number of directors (the "ordinary directors") not appointed pursuant to article 21.2 or article 21.3 provided that the total number of directors shall not at any time exceed the maximum number fixed by or in accordance with these articles, and provided further that a general meeting shall not be entitled to fill a vacancy of a Class A director or a Class B director.
- 21.5 The Class A Shareholder shall have the power to remove or replace any Class A director at any time, with or without cause. The Class A Shareholder shall have the exclusive power to fill a vacancy created by the removal or resignation of any Class A director.
- 21.6 The Class B Shareholder shall have the power to remove or replace any Class B director at any time, with or without cause. The Class B Shareholder shall have the exclusive power to fill any vacancy created by the resignation or removal of any Class B director.
- 21.7 The appointment or removal of a Class A director or Class B director in terms of this article 21 shall be made by written notice to the company, signed by or on behalf of the Class A Shareholder or Class B Shareholder, as the case may be, and shall be operative as soon as the written notice is received at the office.
- 21.8 The continuing directors may act, notwithstanding any vacancy in their number. If, and for so long as, the number of continuing directors is reduced below the minimum number of directors required to act as such for the time being, the continuing directors may act only to:
 - 21.8.1 increase the number of directors to the required minimum; or

- 21.8.2 summon a general meeting, provided that if there is no director able or willing to act, then any member may convene a general meeting for that purpose.
- 21.9 Neither a director nor an alternate director shall be obliged to hold any qualification shares.
- 21.10 Subject to article 30.4, the remuneration of the directors for their services as such shall be determined from time to time by the directors, taking into account the recommendations of the remuneration committee which shall be appointed by the directors.
- 21.11 Subject to article 30.4, the directors shall be paid all travelling, subsistence and other expenses properly incurred by them in the execution of their duties in or about the business of the company and in attending general meetings of directors or of committees of the directors and which are authorised or ratified by the directors.
- 21.12 Any director who:
 - 21.12.1 serves on any executive or other committee; or
 - 21.12.2 devotes special attention to the business of the company; or
 - 21.12.3 goes or resides outside the Republic for the purpose of the company; or
 - 21.12.4 otherwise performs or binds himself to perform services which, in the opinion of the directors, are outside the scope of the ordinary duties of a director,

may be paid such extra remuneration or allowances in addition to or in substitution of the remuneration to which he may be entitled as a director, as the directors, excluding the director in question, may from time to time determine."

"24. CLASS A RESERVED MATTERS

- 24.1 For so long as the Class A Shareholder shall be a significant shareholder, and if and to the extent that any of the following actions are not within the scope of the exclusive powers and authority delegated to the operating committee, none of the following actions shall be taken by or in respect of the company or any subsidiary of the company (as applicable) unless the action in question is (i) authorised by the board and (ii) the authorising resolution of the board shall have received the affirmative vote of at least 2 (two) Class A directors:
 - 24.1.1 approval or amendment by the company of the strategic objectives of the company or (to the extent legally permissible) the strategic objectives of any subsidiary of the company;
 - 24.1.2 any determination of or amendment to the management structure of the company or the schedule of authorizations, provided that approval thereof shall not be unreasonably withheld;
 - 24.1.3 any determination (including any amendment) made by the board (a) at any time before May 8, 2004 with respect to the scope or revocation of the exclusive powers and authority of the operating committee or the HRRC or (b) at any time before, on or after May 8, 2004 with respect to the countermanding, amending or supplementing of any decision or action made or taken by the operating committee or the HRRC before that date pursuant to their respective exclusive powers and authority;
 - 24.1.4 formation of any committee of, or the delegation of any authority to such committee by, the board, other than as expressly set out in these articles;
 - 24.1.5 any increase or reduction in the issued share capital of the company or any subsidiary of the company;
 - 24.1.6 any issue, conversion or allotment by the company of shares or other authorised shares, securities convertible into shares or securities of the company or any issue, conversion or allotment by any subsidiary of the company of any shares or authorised shares, securities convertible into shares or securities of that subsidiary;
 - 24.1.7 approving or making of the dividend policy from time to time including the declaration or distribution of any dividends by the company or any subsidiary of the company;
 - 24.1.8 any material change in the business of the company or of any subsidiary of the company;
 - 24.1.9 incurring, creating or assuming by the company of any indebtedness which would cause the debt/equity ratio of the company, or of the company on a consolidated basis, to exceed 1.00;
 - 24.1.10 any merger or consolidation involving the company where the aggregate of the payments and other consideration given by the parties to such transaction exceeds, or any transfer of assets or liabilities of the company or any subsidiary of the company where the sale price of such assets exceeds, in either case 5% (five percent) of the company's gross revenues in the financial year immediately preceding the financial year in which such transaction occurs;
 - 24.1.11 execution, renewal, amendment or termination of any contract (for the avoidance of doubt, not including the company's licences) between the company or any subsidiary of the company and any member or any affiliate of such member who owns, directly or indirectly, in excess of 10% (ten percent) of the total issued ordinary shares of the company, unless the Class A Shareholder or any of its affiliates have an interest in the contract in question which conflicts with the company's or the applicable subsidiary's interest;

- 24.1.12 establishment by the company of any direct or indirect subsidiary;
- 24.1.13 any change to the name under which the company or any subsidiary of the company does business;
- 24.1.14 any change in the company's financial year or tax year;
- 24.1.15 any winding up or liquidation of the company or any subsidiary of the company;
- 24.1.16 after May 7, 2004 and, subject to article 39.4, insofar as the Act requires any such appointment to be made by the directors, appointment of the company's auditors;
- 24.1.17 materially altering the terms of any employee share ownership scheme approved by a general meeting; and
- 24.1.18 any change or proposal to the shareholders for a change in the number of directors making up the board at any time.
- 24.2 For so long as the Class A Shareholder shall be a significant shareholder, and if and to the extent that any of the actions set forth in this article 24 are within the exclusive powers and authority conferred upon the operating committee, none of such actions shall be taken by or in respect of the company or any subsidiary of the company (as applicable) unless (a) authorised by the operating committee and (b) the authorising resolution of the operating committee shall have received the affirmative vote of at least 1 (one) operating committee member appointed by the Class A Shareholder.
- 24.3 Notwithstanding anything to the contrary anywhere else in these articles the provisions of articles 24.1, 24.2 and 25 shall in any event fall away and be of no further force or effect at the end of 8 (eight) years from the listing date."

"25. ADDITIONAL CLASS A RESERVED MATTERS

The Class A reserved matters enumerated in article 24 shall also include, as additional Class A reserved matters, the approval or amendment by the company of any business plans and annual budgets and (to the extent legally permissible) any business plans or budgets or their equivalent of any subsidiary of the company, subject to the following:

- 25.1 such matters shall be included only if the Class A Shareholder is a significant shareholder; and
- 25.2 such matters shall not be included unless and until written notice permitting them to be included is given to the company by the Class A Shareholder and the Class B Shareholder."

"26. CLASS B RESERVED MATTERS

- 26.1 For so long as the Class B Shareholder shall be a significant shareholder, and if and to the extent that any of the following actions are not within the scope of the exclusive powers and authority delegated to the operating committee, none of the following actions shall be taken by or in respect of the company or any subsidiary of the company (as applicable) unless the action in question is (i) authorised by the board and (ii) the authorising resolution of the board shall have received the affirmative vote of a majority of all the Class B directors:
 - 26.1.1 approval or amendment by the company of any business plan or any annual budget or the company's strategic objectives, or (to the extent legally permissible) any business plans or budgets or their equivalent of any subsidiary of the company or of the strategic objectives of any subsidiary of the company;
 - 26.1.2 any determination of or amendment to the management structure of the company or the schedule of authorizations;
 - 26.1.3 any determination (including any amendment) made by the board (a) at any time before May, 8 2004 with respect to the scope or revocation of the exclusive powers and authority of the operating committee or the HRRC or (b) at any time before, on or after May 8, 2004 with respect to the countermanding, amending or supplementing of any decision or action made or taken by the operating committee or the HRRC before that date pursuant to their respective exclusive powers and authority;
 - 26.1.4 formation of any committee of, or the delegation of any authority to such committee by, the board, other than as expressly set out in these articles;
 - 26.1.5 appointment, dismissal and replacement of members of the company's management provided to the company by the Class B Shareholder, or by any other person at the Class B Shareholder's instance but with the company's consent, but only where the appointment, dismissal or replacement is to be made by the company in breach of or otherwise than in accordance with the requirements of the strategic services agreement;
 - 26.1.6 establishing any new, or materially amending any existing, employee compensation policies or pension, retirement, death benefit, medical aid or other employee benefit or welfare plans, or materially altering the terms of any employee share ownership scheme approved by a general meeting if not specifically authorised in an annual budget;
 - 26.1.7 any increase or reduction in the issued share capital of the company or any subsidiary of the company;

- 26.1.8 any issue, conversion or allotment by the company of shares or other authorised shares, securities convertible into shares or other securities of the company or any issue, conversion or allotment by any subsidiary of the company of any shares, securities convertible into shares or other securities of that subsidiary;
- 26.1.9 approving or making of the dividend policy from time to time including the declaration or distribution of any dividends or other distributions by the company or any subsidiary of the company;
- 26.1.10 approval of the annual financial statements, and any other publicly released financial statements, of the company or any subsidiary of the company;
- 26.1.11 any change in the financial year or tax year of the company or any subsidiary of the company;
- 26.1.12 any material change in the accounting policies of the company or any subsidiary of the company other than changes which bring the company's accounting policies in conformity with IAS or its licences;
- 26.1.13 any material change in the business of the company or any subsidiary of the company or commencement of any new business by the company or any subsidiary of the company;
- 26.1.14 incurring, creating or assuming by the company or any subsidiary of the company of any indebtedness if the debt/equity ratio of the company, or of the company on a consolidated basis, or of any individual subsidiary of the company, as applicable, exceeds (or would as a result thereof exceed) 1.00;
- 26.1.15 the granting by the company or any subsidiary of the company of any guarantee or encumbrance not specifically authorised in an annual budget where such guarantees or encumbrances would exceed in the aggregate R50,000,000 (fifty million Rands) during any financial year;
- 26.1.16 the company or any subsidiary of the company entering into any single transaction, contract or commitment (or series of related transactions, contracts or commitments), or waiving, terminating, modifying or amending any rights of the company or any subsidiary of the company in connection with or under any transactions, contracts or commitments (or series of related transactions, contracts or commitments), including, without limitation, for the acquisition or disposal of any property or assets, if such transaction, contract or commitment (or series of related transactions, contracts or commitments) requires payments or other consideration by the parties thereto with an aggregate value in excess of:
 - 26.1.16.1 R100,000,000 (one hundred million Rands) until May 7, 2004; and

26.1.16.2 R200,000,000 (two hundred million Rands) thereafter,

unless the Class B Shareholder or any of its affiliates have a material interest in the transaction, contract or commitment (or series of related transactions, contracts or commitments) in question which conflicts with the company's or the applicable subsidiary's interest;

- 26.1.17 any transfer of, or any agreement to transfer, amend, terminate or renew the licences or any other telecommunication or broadcasting licence which may at any time be held by the company or any subsidiary of the company;
- 26.1.18 the company or any subsidiary of the company commencing or settling any litigation, arbitration or other similar proceeding where:
 - 26.1.18.1 the aggregate of the claims by all parties involved exceeds R50,000,000 (fifty million Rands); or
 - 26.1.18.2 the dispute involves or relates to any competitor of the company or of any subsidiary of the company, or involves or relates to the government; or
 - 26.1.18.3 there is a reasonable likelihood that the outcome of such proceeding could otherwise have a material effect (whether adverse or positive) on the business, financial condition or prospects of the company or any subsidiary of the company,

unless the Class B Shareholder or any of its affiliates are parties to such litigation, arbitration or other similar proceeding and have an interest therein which conflicts with the company's or the applicable subsidiary's interest;

- 26.1.19 execution, renewal, amendment or termination of any contract (for the avoidance of doubt, not including the licences) between the company or any subsidiary of the company, on the one hand, and any member who owns, directly or indirectly, in excess of 10% (ten percent) of the total issued ordinary shares of the company or any affiliate of such member (or any officer or director of such member or affiliate or person which owns more than 10% (ten percent) of the issued ordinary shares of such member or affiliate), on the other hand, unless in relation to any such contract (but excluding the strategic services agreement) the Class B Shareholder or any of its affiliates have a material interest therein which conflicts with the company's or the applicable subsidiary's interest;
- 26.1.20 establishment by the company or any subsidiary of the company of any direct or indirect subsidiary or any joint venture, partnership or similar arrangement;
- 26.1.21 any change to the name under which the company or any subsidiary of the company does business;

- 26.1.22 either of the following:
 - 26.1.22.1 any merger or consolidation involving the company or any subsidiary of the company where the aggregate of the payments and other consideration given by the parties to such transaction exceeds, or any transfer of assets or liabilities of the company or any subsidiary of the company (in one or a series of related transactions) where the value of the transferred assets or liabilities exceeds, in either case R50,000,000 (fifty million Rands); or
 - 26.1.22.2 if the company has received written notice from the Class A Shareholder and the Class B Shareholder that article 26.1.22.1 is no longer effective, then any merger or consolidation involving the company or any subsidiary of the company where the aggregate of the payments and other consideration given by the parties to such transaction exceeds, or any transfer of assets or liabilities of the company or any subsidiary of the company (in one or a series of related transactions) where the value of the transferred assets or liabilities exceeds, in either case 5% (five percent) of the company's gross revenues in the financial year immediately preceding the financial year in which such transaction occurs,

unless the Class B Shareholder or any of its affiliates have a material interest in any such merger or consolidation which conflicts with the company's or the applicable subsidiary's interest;

- 26.1.23 any winding up or liquidation of the company or any subsidiary of the company;
- 26.1.24 the company or any subsidiary of the company entering into any agreement having the effect of restricting the business or activities which the company or any subsidiary of the company may conduct;
- 26.1.25 after May 7, 2004, and, subject to article 39.4, insofar as the Act requires any such appointment to be made by the directors, appointment of the company's auditors; and
- 26.1.26 any change or proposal to the shareholders for a change in the number of directors making up the board at any time.
- 26.2 For so long as the Class B Shareholder shall be a significant shareholder, and if and to the extent that any of the actions set forth in this article 26 are within the exclusive powers and scope of authority conferred upon the operating committee, none of such actions shall be taken by or in respect of the company or any subsidiary of the company (as applicable) unless (a) authorised by the operating committee and (b) the authorising resolution of the operating committee shall have received the affirmative vote of at least 1 (one) operating committee member appointed by the Class B Shareholder.
- 26.3 The Class B reserved matters enumerated in this article 26 shall not include those reserved matters set forth in articles 26.1.2, 26.1.3, 26.1.4, 26.1.6, 26.1.16, 26.1.18, 26.1.20 and 26.1.22.1 if the company receives written notice to that effect from the Class A Shareholder and the Class B Shareholder pursuant to their obligation to give such notice at the end of any period of time in terms of any shareholders' agreement between them if and after Thintana Communications LLC (as the holder of the Class B Share at or immediately after the date of registration of the special resolution adopting these articles) transfers the Class B Share to a transferee permitted by any such shareholders' agreement.
- 26.4 Notwithstanding anything to the contrary anywhere else in these articles, the provisions of articles 26.1, 26.2 and 26.3 shall in any event fall away and be of no further force or effect at the end of 8 (eight) years from the listing date."

"36. OPERATING COMMITTEE

The Company shall have an operating committee until May 7, 2004, which shall be constituted in accordance with, and be subject to the following provisions:

36.1 Membership

- 36.1.1 The operating committee shall consist of 5 (five) voting members and 4 (four) *ex officio* non-voting members, made up as follows:
 - 36.1.1.1 the CEO, 2 (two) Class A Shareholder voting opco appointees and 2 (two) Class B Shareholder voting opco appointees, all as *ex officio* voting members; and
 - 36.1.1.2 2 (two) Class A Shareholder non-voting opco appointees and 2 (two) Class B Shareholder non-voting opco appointees, all as non-voting members.
- 36.1.2 The Class A Shareholder shall, while it is a significant shareholder, be entitled to appoint the 2 (two) Class A Shareholder voting opco appointees and the 2 (two) Class A Shareholder non-voting opco appointees (all of whom shall be known as the "Class A opco appointees") and 1 (one) or more alternates to each of them (which alternates may also be Class A opco appointees) and shall have the power to remove and to replace and fill any vacancies in respect of, any of the members and alternate members so appointed by the Class A Shareholder, provided that if at any time the Class A Shareholder ceases to be a significant shareholder the board shall be entitled, as if it were the Class A Shareholder, to make all the appointments to the operating committee that the Class A Shareholder would have been able to make in terms of this article 36.1.2 had it not ceased to be a significant shareholder.

- 36.1.3 The Class B Shareholder shall, while it is a significant shareholder, be entitled to appoint the 2 (two) Class B Shareholder voting opco appointees and the 2 (two) Class B Shareholder non-voting opco appointees (all of whom shall be known as the "Class B opco appointees") and 1 (one) or more alternates to each of them (which alternates may also be Class B opco appointees) and shall have the power to remove and to replace and fill any vacancies in respect of, any of the members and alternate members so appointed by the Class B Shareholder, provided that if at any time the Class B Shareholder, to make all the appointments to the operating committee that the Class B Shareholder would have been able to make in terms of this article 36.1.3 had it not ceased to be a significant shareholder.
- 36.1.4 The CEO shall be the chairperson of the operating committee.
- 36.1.5 Any appointment or removal by the Class A Shareholder or the Class B Shareholder in terms of article 36.1 shall be made by written notice to the company, signed by or on behalf of the Class A Shareholder or Class B Shareholder, as the case may be, and shall be operative as soon as the written notice is received at the office.

36.2 Powers of the Operating Committee

- 36.2.1 Subject to article 36.2.2, the operating committee shall have the exclusive power and authority to:
 - 36.2.1.1 implement any business plan or annual budget; and implement (in conformity with any business plan or annual budget) all issues and matters relating to achievement of the company's obligations under the licenses, including, without limitation, network expansion, equipment procurement, tariff setting and packaging, customer service and marketing;
 - 36.2.1.2 prepare, review and recommend to the board business plans and any amendment of the business plans as provided in article 36.13 and each and any business plan of any subsidiary of the company and any amendment of such business plans;
 - 36.2.1.3 prepare, review and recommend to the board the annual budgets and any amendment of the annual budgets and all budgets of each subsidiary of the company and any amendment of such budgets, and approve such annual budget and budgets (and amendments) to the extent provided in article 36.12;
 - 36.2.1.4 implement the management structure and recommend to the board any amendment thereto;
 - 36.2.1.5 review and recommend to the board any amendment to the schedule of authorizations; and
 - 36.2.1.6 delegate authority to, and direct members of, the company's management with respect to any matters that are within the authority of the operating committee pursuant to this article 36.2.
- 36.2.2 The operating committee's exclusive powers and authority set out in article 36.2.1 shall be revocable in whole or in part at any time by the board as a board reserved matter in accordance with articles 24 and 26.
- 36.2.3 The board may also determine as a board reserved matter in accordance with articles 24 and 26, to countermand, amend or supplement any decisions or actions made or taken by the operating committee pursuant to its exclusive powers and authority set out in article 36.2.1.

36.3 Term of the Operating Committee

36.3.1 Unless determined otherwise by the board as a board reserved matter in accordance with articles 24 and 26, the operating committee shall terminate and cease to exist after May, 7 2004 and all the powers and any authority held by it at that date shall revert to the board. However, the board may determine, as a board reserved matter in accordance with articles 24 and 26, to extend the term of the operating committee or to re-establish the operating committee, in each case with such authority as the board may determine as a reserved matter in accordance with articles 24 and 26.

36.4 Meetings of the operating committee

36.4.1 Number of Meetings and Voting

The operating committee may meet for the dispatch of business, adjourn and otherwise regulate its meetings as it thinks fit, provided that the operating committee shall meet at least once every month.

36.4.2 Quorum

The quorum necessary for the transaction of the business of the operating committee shall be at least 3 (three) voting members (or their alternates); provided, that notwithstanding that a quorum may be present at any meeting of the operating committee, no action shall be taken at any such meeting (other than a decision to dissolve or adjourn such meeting) unless the CEO (or his alternate) is present, and at least 1 (one) of the Class A Shareholder voting opco appointees (or their alternates) and 1 (one) of the Class B Shareholder voting opco appointees (or their alternates) are present. If the CEO (or his alternate) is not present at a meeting of the operating committee otherwise duly constituted, the meeting shall be

dissolved or adjourned for at least 24 (twenty four) hours, and if such meeting is so adjourned then the presence of the CEO (or his alternate) shall not be required to take any action at any resulting adjourned meeting. If none of the Class A Shareholder voting opco appointees (or their alternates) or none of the Class B Shareholder voting opco appointees (or their alternates) are present at a meeting of the operating committee otherwise duly constituted, the meeting shall be dissolved or adjourned for at least 24 (twenty four) hours and if the meeting is so adjourned then the presence of a Class A Shareholder voting opco appointee (or his alternate) or Class B Shareholder voting opco appointee (or his alternate) or Class B Shareholder voting opco appointee (or his alternate), as the case may be, shall not be required to take any action at any resulting adjourned meeting.

36.4.3 Convening a Meeting

Either the CEO, a Class A Shareholder voting opco appointee or a Class B Shareholder voting opco appointee may convene a meeting of the operating committee at any time. At the request of the CEO, a Class A Shareholder voting opco appointee or a Class B Shareholder voting opco appointee the secretary of the company shall convene a meeting.

36.4.4 Notice for Meetings

The operating committee shall determine the number of days notice to be given for operating committee meetings (and the adjournment thereof) and the form and the medium for giving any such notice.

36.4.5 Dissolution and Adjournment of Meetings

The chairperson of the operating committee may, with the unanimous consent of any meeting at which a quorum is present (and shall if so directed by the meeting), dissolve any meeting of the operating committee or adjourn and give notice accordingly of any meeting of the operating committee from time to time and from place to place. Should a quorum not be present at any meeting of the operating committee within 30 (thirty) minutes after the appointed time, the chairperson of the meeting shall:

36.4.5.1 adjourn such meeting, subject to article 36.4.2, to such time and such place as the meeting shall determine; or

36.4.5.2 dissolve such meeting.

36.4.6 Business at Adjourned Meetings

No business shall be transacted at the resumption of any adjourned meeting of the operating committee other than the business left unfinished at the meeting from which the adjournment took place.

36.5 Chairperson of operating committee Meetings

The CEO shall act as the chairperson of meetings of the operating committee; provided, that if at any meeting the CEO is not present in person within 5 (five) minutes after the time appointed for holding the meeting, the voting members present shall elect a person to be chairperson of the meeting. The CEO shall not be considered present in person at the meeting (for the purpose of acting as chairperson of the meeting only) by virtue of his alternate being present at the meeting.

36.6 Voting

All matters put to a vote at any meeting of the operating committee shall be approved only by an affirmative vote of a majority of the members of such committee, and in the event of an equality of votes on any matter to be considered by the operating committee, the Class A Shareholder voting opco appointee present at the meeting, or if there is more than 1 (one) any one of them as they may decide as and when the equality of votes occurs, shall have a casting vote.

36.7 Minutes

36.7.1 The operating committee shall cause minutes to be kept, which shall include the following particulars:

- 36.7.1.1 the names of the voting members and non-voting members present (or, as the case may be, their alternates) at each meeting of the operating committee; and
- 36.7.1.2 all resolutions proposed and passed or not passed and such other proceedings at each meeting as the operating committee thinks fit.
- 36.7.2 The secretary of the company shall act as secretary of the operating committee; provided, that if at any meeting the secretary of the company is not present in person within 5 (five) minutes after the time appointed for holding the meeting or if the voting members present otherwise determine, the voting members present shall elect a person to be the secretary for the meeting.
- 36.7.3 Signing of the Minutes

The minutes of each meeting of the operating committee shall be signed by:

- 36.7.3.1 the chairperson of the meeting or by the chairperson of the next succeeding meeting; and
- 36.7.3.2 any 1 (one) of the Class B opco appointees who was present at the meeting at which the proceedings took place.

36.7.4 Extract from Minutes

Any extract from or copy of the minutes of a meeting of the operating committee purporting to be signed by:

- 36.7.4.1 any 1 (one) of the Class B opco appointees; and
- 36.7.4.2 the chairperson of the meeting or by any voting member of the operating committee or by the secretary of such meeting,

shall be prima facie proof of the contents of the minutes.

36.8 Committee meetings by Conference Call

The operating committee may meet by telephone or video conference if all members can hear all other members. A member of the operating committee who participates in a meeting of the operating committee by either of those means shall be considered present at the meeting for all purposes.

36.9 Attendees

The board, the Class A Shareholder and the Class B Shareholder may from time to time designate representatives who may attend any and all meetings of the operating committee. The number of representatives whom the board, the Class A Shareholder or the Class B Shareholder may so designate for attendance at any meeting of the operating committee shall not exceed 3 (three). Such representatives may be designated by the board, the Class A Shareholder or the Class B Shareholder, as the case may be, for attendance at any meeting by notice to the operating committee at any time prior to the commencement of the meeting. Any such representatives who attend a meeting of the operating committee shall be entitled to address the operating committee at the request of any member thereof with respect to any matter on the agenda for the applicable meeting but shall not be entitled to vote.

36.10 Written Resolutions of the operating committee

36.10.1 Authority

A duly minuted resolution in writing signed by all the voting members of the operating committee or, as the case may be, their respective alternates, shall be as valid and effectual as a resolution passed at a meeting of the operating committee duly called and constituted.

36.10.2 Requirements for Written Resolutions

Any such written resolution may consist of 1 (one) or more documents signed by 1 (one) or more voting members of the operating committee (or as the case may be, their respective alternates), shall have regard to the provisions of section 242(2) of the Act and shall be delivered to the secretary of the company without delay and be recorded by him or her in the company's minute book for the operating committee.

36.10.3 Date of Approval

Each such written resolution shall be deemed to have been passed on the day it was signed by the last voting member, unless a statement to the contrary is made in the resolution.

36.10.4 Confirmation of Written Resolution

A written resolution, which is not signed by all the voting members of the operating committee, shall be inoperative until confirmed by a meeting of the operating committee.

36.11 Reports to the Board

The chairperson of the operating committee shall report on all action and activities taken by the operating committee and on the current operations and status of the company at each meeting of the board.

36.12 Annual Budgets

- 36.12.1 Until the date on which the operating committee terminates in terms of article 36.3.1, or its authority under article 36.2.1.3 in respect of the annual budget is revoked pursuant to article 36.2.2, the following provisions shall apply:
 - 36.12.1.1 The operating committee shall, not later than 1 (one) month prior to the commencement of each financial year of the company, cause to be prepared in accordance with article 36.12.1.3 below a proposed annual budget, which shall be approved as provided in article 36.12.1.4 below. Each such proposed annual budget shall include with respect to the company and its subsidiaries for such financial year:
 - (i) budgeted capital and operating expenditures;
 - (ii) a budgeted income statement;
 - (iii) a budgeted balance sheet;
 - (iv) budgeted borrowings and repayment of borrowings; and
 - (v) a budgeted cash flow statement.
 - 36.12.1.2 Each annual budget shall generally be prepared with such detail as is commercially reasonable and customary for a business which is similar in size to the company's business.

- 36.12.1.3 Each annual budget shall be prepared by or under the direction of such manager or managers as determined by the operating committee from time to time. The operating committee shall engage in early consultation with the board and shall give due consideration to the views of the board with respect to the preparation of each annual budget.
- 36.12.1.4 The board shall consider, and shall act upon (i.e., approve or disapprove), as a board reserved matter in accordance with articles 25 and 26, any annual budget approved by the operating committee and presented to the board by the operating committee, within 10 (ten) days after each director receives a copy of the proposed annual budget. If the board does not approve the proposed annual budget presented to it, then the operating committee shall prepare a second proposed annual budget for the same financial year for submission to the board for approval, which may be the same as the first proposal; provided, that in connection with the preparation of such second proposed annual budget, the operating committee shall consult with the board and shall give due consideration to the reasons expressed by the board for rejecting the operating committee's first proposal for such annual budget. The board shall consider and shall approve or disapprove as a board reserved matter in accordance with articles 25 and 26, the second proposed annual budget for such financial year presented by the operating committee to the board within 10 (ten) days after each director receives a copy of the second proposed annual budget. If the board fails to approve the second proposed annual budget, then the operating committee shall thereafter be permitted to adopt an annual budget for such financial year in its discretion, except that budgeting capital expenditures and budgeted total operating expenses for such financial year shall not be more than 120% (one hundred twenty percent) of the amounts projected for such items in the business plan for such financial year.
- 36.12.1.5 The operating committee may amend annual budgets subject to compliance with the procedures detailed in article 36.12.1.4 above.
- 36.12.2 After the date on which the operating committee terminates in terms of article 36.3.1, or its authority under article 36.2.1.3 in respect of the annual budget is revoked pursuant to article 36.2.2, the board in its discretion may adopt and amend the annual budget as a board reserved matter in accordance with articles 25 and 26.

36.13 Business plan

- 36.13.1 Until the date on which the operating committee terminates in terms of article 36.3.1, or its authority under article 36.2.1.2 in respect of the business plan is revoked pursuant to article 36.2.2:
 - 36.13.1.1 The operating committee shall review the business plan of the company from time to time and in any event on an annual basis at least 1 (one) month prior to the commencement of each financial year of the company. The board may amend the business plan (and may adopt other business plans, and amend such other business plans) from time to time, as a board reserved matter in accordance with articles 25 and 26, only upon the recommendation of the operating committee.
 - 36.13.1.2 If at any time the board shall fail to adopt a business plan or approve any amendment to the business plan recommended by the operating committee, then the procedures set forth in article 36.12.1.4 (but excluding the last sentence) shall apply mutatis mutandis, provided that if the board fails to approve the second of any proposed business plan recommended to it by the operating committee, then the operating committee shall thereafter be permitted to adopt a business plan for the financial year in question in its discretion, subject to the provisions of article 36.13.3.
- 36.13.2 After the date on which the operating committee terminates in terms of article 36.3.1, or its authority under article 36.2.1.2 in respect of the business plan is revoked pursuant to article 36.2.2, the board in its discretion may adopt and amend business plans as a board reserved matter in accordance with articles 25 and 26.
- 36.13.3 The foregoing provisions of this article 36.13 notwithstanding, if the annual budget for any financial year which is approved in accordance with these articles is inconsistent with any business plan with respect to such financial year, then such business plan shall be deemed automatically amended with respect to such financial year as appropriate to take into account the effects of the annual budget so approved (and, if applicable, as so amended).

36.14 Dissolution of the Operating Committee

If at any time there shall cease to be a Class B Share in existence, the provisions of this article 36 shall cease to be of any further force or effect."

"43. LIMITATION ON SHARE OWNERSHIP

43.1 The purpose of this article 43 is to prevent any person or persons acting in concert, other than an exempt shareholder, from owning, directly or indirectly, more than 15% (fifteen percent) of the issued shares of any class of shares in the company."

CORPORATE INFORMATION AND ADVISORS

LEGAL ADVISORS TO TELKOM SA LIMITED

As to United States Law

Paul, Hastings, Janofsky & Walker LLP 75 East 55th Street New York, NY 10022

As to South African Law

Huntley Mdlulwa Inc. 1st Floor, Sabvest House 46A Wierda Valley Sandton, 2196 Suite 356 Private Bag X6 Benmore, 2010

As to South African Law

Maponya Inc. 2nd Floor Sanlam Centre Pretoria, 0002 P O Box 13659 The Tramshed, Pretoria, 0126

As to South African Law

Qunta, Inc. 20th Floor, ABSA Centre 2 Riebeeck Street Cape Town, 8001 P O Box 3713 Cape Town, 8000

As to South African Law

Werksmans Inc. 155, 5th Street Sandown 2196 Private Bag 10015 Sandton, 2146

As to South African Law

Nalane Manaka Attorneys 14th Floor Sanlam Centre Building Jeppe and von Weilligh Streets Johannesburg, 2001 P O Box 2787 Johannesburg, 2000

As to South African Law

Mukwevho Adekeye Incorporated Saddle Drive Woodmead Office Park Woodmead, 2157 P O Box 1049 Gallo Manor, 2052

LEGAL ADVISORS TO

THE GOVERNMENT OF THE REPUBLIC OF SOUTH AFRICA

As to United States Law

Skadden, Arps, Slate, Meagher & Flom LLP One Canada Square Canary Wharf London, E14 5DS

As to South African Law

Acting as corporate law advisers and consultants to the Government of South Africa on a number of matters relating to the global offering but not including preparation of the prospectus Edward Nathan & Friedland (Proprietary) Limited 4th Floor, The Forum 3 Maude Street, Sandown, 2196

P O Box 783347, Sandton, 2146

LEGAL ADVISORS TO THE UNDERWRITERS As to South African Law

As to United States Law

Freshfields Bruckhaus Deringer 65 Fleet Street London, EC4Y 1HS Chuene, Kwinana & Motsatse Inc. 1st Floor, The Galleries 163 Jan Smuts Avenue Parkwood, 2193 P O Box 3523 Parklands, 2121

As to South African Law

Deneys Reitz Inc. 82 Maude Street Sandton, 2196 P O Box 784903 Sandton, 2146

FINANCIAL ADVISORS TO TELKOM SA LIMITED

UBS Warburg Corporate Finance (South Africa) (Proprietary) Limited (Registration number 1994/008363/07), a subsidiary of UBS AG 64 Wierda Road East Wierda Valley, Sandton, 2196 P O Box 652863, Benmore, 2010

> AMB Holdings Limited Registration number 1995/003054/06 15th Floor, The Forum Maude Street, Sandton, 2196 P O Box 786833, Sandton, 2146

INDEPENDENT AUDITORS

For Telkom SA Limited

Ernst & Young 52 Corlett Drive Illovo, 2196 P O Box 2322 Johannesburg, 2000

For Vodacom Group (Proprietary) Limited

PricewaterhouseCoopers, Inc. 232 Ida Street Menlo Park, 0107 P O Box 35296 Menlo Park, 0102

Deloitte & Touche 221 Waterkloof Road Waterkloof Pretoria, 0181 P O Box 11007 Hatfield, 0028

REGISTERED AND HEAD OFFICE OF TELKOM SA LIMITED

Telkom Towers North 152 Proes Street Pretoria, 0002 Private Bag X881 Pretoria, 0001

COMPANY SECRETARY

Vincent Vikimpi Mashale (B Comm (Hons)) Telkom Towers North 152 Proes Street Pretoria, 0002 Private Bag X881 Pretoria, 0001

TRANSFER SECRETARY

Computershare Investor Services Limited Registration number 1958/003546/06 70 Marshall Street Johannesburg, 2001 P O Box 61051, Marshalltown, 2107

JOINT GLOBAL CO-ORDINATORS Deutsche Bank AG London

J.P. Morgan Securities Ltd. 60 Victoria Embankment London, EC4Y OJP

JOINT GLOBAL CO-ORDINATORS CONSORTIUM MEMBERS

Standard Corporate and Merchant Bank

Winchester House

1 Great Winchester Street

London, EC2N 2DB

(A division of The Standard Bank of South Africa Limited) Registration number 1962/000738/06 3 Simmonds Street Johannesburg, 2001 P O Box 61344 Marshalltown, 2017 African Harvest Capital (Proprietary) Limited Registration number 1998/001469/07 3rd Floor Sanclare Building 21 Dreyer Street Claremont, 7700, Cape Town Private Bag X9936 Sandton, 2146 Wipcapital (Proprietary) Limited Registration number 1997/021195/07 61 Central Street Houghton, 2198 Postnet Suite 104 Private Bag X2600 Houghton, 2041

COMMERCIAL BANKERS

ABSA Bank Limited Registration number 1986/004794/06 ABSA Tower East 170 Main Street Johannesburg, 2001 P O Box 7735 Johannesburg, 2000

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Through and including the 25th day after the date of this prospectus, all dealers effecting transactions in these securities, whether or not participating in this global offering, may be required to deliver a prospectus. This is in addition to the dealers' obligation to deliver a prospectus when acting as underwriters and with respect to their unsold allotments or subscriptions.

ordinary shares in the form of ordinary shares or American Depositary Shares



TELKOM SA LIMITED

PROSPECTUS

Deutsche Bank Securities

JPMorgan

Prospectus dated

, 2003

PART II

INFORMATION NOT REQUIRED IN PROSPECTUS

ITEM 6 INDEMNIFICATION OF DIRECTORS AND OFFICERS

Telkom's articles of association upon the listing of its ordinary shares on the JSE Securities Exchange, South Africa will provide as follows:

"Every director, alternate director, operating committee member, alternate operating committee member, manager, secretary and other office of the company shall be indemnified out of the company's funds against all liability incurred by him in defending any proceedings (whether civil or criminal) arising out of any actual or alleged negligence, default, breach of duty of trust on his part in relation to the company in which judgment is given in his favor or in which he is acquitted or in connection with any matter in which relief is granted to him by the court in terms of the Act."

Telkom and the Government of the Republic of South Africa have agreed to indemnify the Underwriters and to provide contribution in circumstances where indemnification is unavailable pursuant to the agreement.

Telkom has purchased Directors and Officers' Liability Insurance.

Directors of Telkom who are also employees of subsidiaries of Telkom may be entitled to indemnification from such subsidiaries for certain liabilities and expenses incurred as a result of serving as directors of Telkom. Directors of Telkom who are also employees of shareholders of Telkom may be entitled to indemnification from such shareholders for certain liabilities and expenses incurred as a result of serving as directors of Telkom.

ITEM 7 RECENT SALES OF UNREGISTERED SECURITIES

The following sets forth the date of sale and title and amount of securities sold within the last three years that were not registered by Telkom:

- R1,500,000,000 aggregate principal amount of 13% unsecured local bonds due May 31, 2004, issued on November 30, 1998 and July 29, 1999. The offering was underwritten by Standard Corporate and Merchant Bank, a division of The Standard Bank of South Africa Limited, JP Morgan Securities South Africa (Proprietary) Limited, Deutsche Bank AG, Rand Merchant Bank and African Merchant Bank. The aggregate underwriting commission paid was R1,687,500. The offering was exempt under Regulation S of the Securities Act of 1933.
- R2,300,000 aggregate principal amount of 10.75% unsecured local bonds due September 30, 2003, issued on March 15, 2001, June 26, 2001 and July 24, 2001. The offering was underwritten by Deutsche Bank AG and Rand Merchant Bank, a division of FirstRand Bank Limited, joint lead managers, and Merrill Lynch South Africa, senior co-lead manager. The aggregate underwriting commission paid was R1,581,250. The offering was exempt under Regulation S of the Securities Act of 1933.
- R1,500,000,000 aggregate principal amount of 10.5% unsecured local bonds due October 31, 2006, issued on October 31, 2001. The offering was underwritten by Standard Corporate and Merchant Bank, a division of The Standard Bank of South Africa Limited, lead underwriter, Investec Bank Limited and JP Morgan Securities South Africa (Proprietary) Limited and, co-lead managers, and Nedcor Investment Bank (Proprietary) Limited and Wipcapital (Proprietary) Limited, joint managers. The underwriting commission was R750,000. The offering was exempt under Regulation S of the Securities Act of 1933.

ITEM 8 EXHIBITS AND FINANCIAL STATEMENT SCHEDULES

(A) EXHIBITS

Exhibit number	Description
1.1	Form of Underwriting Agreement. (1)
3.1	Memorandum and Articles of Association of Telkom SA Limited. (3)
4.1	Form of Ordinary Share Certificate. (3)
4.2	Deposit Agreement, among Telkom SA Limited, the The Bank of New York, as Depositary and Owners and Beneficial Owners of American Depositary Receipts issued thereunder, including the form of American Depositary Receipt. (2)
5.1	Opinion of Werksmans Inc., South African counsel to the Registrant. (1)
5.2	Opinion of Emmet, Marvin & Martin, LLP, United States, Counsel to the Depositary. (2)
10.1	Strategic Services Agreement, dated January 16, 2003, among Telkom SA Limited, Thintana Communications, SBC International Management Services Inc. and Telekom Management Services SDN Berhad. (3)
10.2	Strategic Services Agreement, dated May 14, 1997, among Telkom SA Limited, Thintana Communications LLC, SBC International Management Services Inc. and Telekom Management Services SDN Berhad. (3)
10.3	Agreement dated, July 31, 2000, between Telkom SA Limited and Telecommunication Facilities Management Company (Proprietary) Limited. (3)
10.4	Exclusive Facilities Management Services Agreement, dated March 31, 2001, between Telkom SA Limited and Systems Applications Projects (Africa) (Proprietary) Limited. (3)
10.5	Multiparty Implementation Agreement, dated September 30, 1993, among Telkom SA Limited, Vodacom Group (Proprietary) Limited, Mobile Telephone Network (Proprietary) Limited, the Postmaster General and the Government of the Republic of South Africa. (3)
10.6	Interconnection Agreement, dated February 16, 1994, among Telkom SA Limited and Vodacom Group (Proprietary) Limited, as amended by agreements among Telkom SA Limited, Vodacom Group Proprietary Limited and MTN on August 22, 1996, January 12, 1998, July 21, 1998, and September 4, 2001. (3)
10.7	Interconnection Agreement, dated February 16, 1994, between Telkom SA Limited and MTN, as amended by agreements among Telkom SA Limited, Vodacom Group (Proprietary) Limited, and MTN on August 22, 1996, January 12, 1998, July 21, 1998 and September 14, 2001. (3)
10.8	Interconnection Agreement, dated August 31, 2001, between Telkom SA Limited and Cell C, as amended by agreement among Telkom SA Limited, Vodacom Group (Proprietary) Limited and Cell C, dated September 18, 2001. (3)
10.9	Joint Venture Agreement, dated March 31, 1995, between Telkom SA Limited, Vodafone Group plc, Rembrant Group Limited, Vodacom Group, Vodacom, Vodac and Vodafone Holdings (SA) (Proprietary) Limited. (3)
10.10	Shareholders' Agreement, dated January 16, 2003, between the Minister for Communications of the Government of the Republic of South Africa and Thintana Communications LLC. (3)
10.11	Registration Rights Agreement, dated January 16, 2003, among the Minister for Communications of the Government of the Republic of South Africa, Thintana Communications LLC and Telkom SA Limited. (3)
21.1	Subsidiaries of the Registrant. (3)
23.1(a)	Consent of Ernst & Young related to their report, dated December 12, 2002. (1)
23.1(b)	Consent of Ernst & Young related to their report, dated December 10, 2002. (1)
23.2(a)	Consent of Deloitte & Touche and PricewaterhouseCoopers Inc. related to their report, dated June 11, 2002, except for Note 44 which the date is October 15, 2002. (1)
23.2(b)	Consent of Deloitte & Touche and PricewaterhouseCoopers Inc. related to their report dated December 12, 2002. (1)
23.3	Consent of Werksmans Inc. (included in Exhibit 5.1). (1)
23.4	Consent of Emmet, Marvin & Martin, LLP (included in Exhibit 5.2). (2)
24.1	Power of Attorney of Directors and Officers of the Registrant. (3)

(1) Filed herewith.

Incorporated by reference to the Registration Statement on Form F-6 submitted to the Securities and Exchange Commission on November 8, 2002 with respect to American Depositary Shares representing the ordinary shares.

(3) Previously filed.

(B) FINANCIAL STATEMENT SCHEDULES

Not Applicable.

ITEM 9 UNDERTAKINGS

The undersigned registrant hereby undertakes to provide to the underwriters at the closing specified in the underwriting agreements certificates in such denominations and registered in such names as required by the underwriters to permit prompt delivery to each purchaser.

Insofar as indemnification for liabilities arising under the Securities Act of 1933 may be permitted to directors, officers and controlling persons of the registrant pursuant to the foregoing provisions, or otherwise, the registrant has been advised that in the opinion of the Securities and Exchange Commission such indemnification is against public policy as expressed in the Act and is, therefore, unenforceable. In the event that a claim for indemnification against such liabilities (other than the payment by the registrant of expenses incurred or paid by a director, officer or controlling person of the registrant in the successful defense of any action, suit or proceeding) is asserted by such director, officer or controlling person in connection with the securities being registered, the registrant will, unless in the opinion of its counsel the matter has been settled by controlling precedent, submit to a court of appropriate jurisdiction the question whether such indemnification by it is against public policy as expressed in the Act and will be governed by the final adjudication of such issue.

The undersigned registrant hereby undertakes that:

- For purposes of determining any liability under the Securities Act of 1933, the information omitted from the form of prospectus filed as part of this registration statement in reliance on Rule 430A and contained in a form of prospectus filed by the registrant pursuant to Rule 424(b)(1) or (4) or 497(h) under the Securities Act shall be deemed to be part of this registration statement as of the time it is declared effective.
- For the purpose of determining any liability under the Securities Act of 1933, each post-effective amendment that contains a form of prospectus shall be deemed to be a new registration statement relating to the securities offered therein, and the offering of such securities at that time shall be deemed to be the initial bona fide offering thereof.

SIGNATURES

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form F-1 and has duly caused this Amendment No. 1 to the Registration Statement to be signed on its behalf by the undersigned, thereunto duly authorized, in Johannesburg, South Africa, on the 3rd day of March, 2003.

TELKOM SA LIMITED

By: /s/ Sizwe Nxasana *

Name: Sizwe Nxasana Title: Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Amendment No. 1 to the Registration Statement has been signed by the following persons in the capacities and on the dates indicated:

Name	Title	Date
/s/ Sizwe Nxasana*	Chief Executive Officer; Executive Director (principal executive officer)	March 3, 2003
/s/ Nomazizi Mtshotshisa* Nomazizi Mtshotshisa	Non-executive Chairperson of the Board and Director	March 3 2003
/s/ Anthony Lewis*	Chief Financial Officer (principal financial and accounting officer)	March 3 2003
/s/ Tan Sri Dató Ir Muhammad Radzi Mansor [*] Tan Sri Dató Ir Muhammad Radzi Mansor	Non-executive Director	March 3 2003
<u>/s/ Shawn McKenzie*</u> Shawn McKenzie	Chief Operating Officer; Executive Director	March 3 2003
/s/ Richard Menell* Richard Menell	Non-executive Director	March 3 2003
/s/ Peter Moyo* Peter Moyo	Non-executive Director	March 3 2003

Name	Title	Date
/s/ Tlhalefang Sekano* Tlhalefang Sekano	Non-executive Director	March 3 2003
/s/ Chian Khai Tan* Chian Khai Tan	Chief Strategic Officer, Executive Director	March 3 2003
/s/ Charles Valkin* Charles Valkin	Non-executive Director	March 3 2003
/s/ Themba Vilakazi* Themba Vilakazi	Non-executive Director	March 3 2003
/s/ Jonathan P. Klug Sr.* Jonathan P. Klug Sr.	Non-executive Director	March 3 2003
*By: /s/ John Gibson Attorney-in-fact		March 3 2003

SIGNATURE OF US AUTHORIZED REPRESENTATIVE OF TELKOM SA LIMITED

Pursuant to the Securities Act of 1933, as amended, the undersigned, the duly authorized representative in the United States of Telkom SA Limited, has signed this Amendment No. 1 to the Registration Statement in the City of Newark, State of Delaware, on the 3rd day of March, 2003.

By: <u>/s/ Donald J. Puglisi</u> Name: Donald J. Puglisi

EXHIBIT INDEX

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(1) Filed herewith.

(2) Incorporated by reference to the Registration Statement on Form F-6 submitted to the Securities and Exchange Commission on November 8, 2002 with respect to American Depositary Shares representing the ordinary shares.

(3) Previously filed.