Directors report and financial statements

Year ended 31 March 2017

Registered No.: SC213461

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Strategic Report

The Strategic Report sets out the main trends and factors underlying the development and performance of Scottish Hydro Electric Transmission plc (the "Company") during the year ended 31 March 2017, as well as those matters which are likely to affect its future development and performance.

The business, its objectives and strategy

The Company is a wholly owned subsidiary of SSE plc (the "Group"). The Company owns the Electricity Transmission network in the North of Scotland. National Grid is the National Electricity Transmission System Operator, responsible for balancing the supply and demand of electricity across Great Britain. The Company is responsible for maintaining and investing in the transmission network in its area, which comprises around 5,044km of high voltage overhead lines and underground cables covering around 70% of the land mass of Scotland serving remote and, in some cases, island communities. As the licensed transmission company for the area, the Company has to ensure there is sufficient network capacity for those seeking to generate electricity from renewable and other sources.

The Company is the subject of incentive-based regulation by the industry regulator, the Office of Gas and Electricity Markets (Ofgem), which sets the revenue that is allowed to be recovered for use of the network, the allowed capital and operating expenditure, within a framework known as the Price Control. The Company is currently in RIIO-T1 (Revenue = Incentives + Innovation + Outputs) Price Control period which runs for eight years from 1 April 2013 until 31 March 2021. In broad terms, Ofgem seeks to strike the right balance between attracting investment in electricity networks, encouraging companies to operate the networks as efficiently as possible and ensuring that prices for customers are no higher than they need to be. The RIIO price controls, which are common to all electricity and gas businesses regulated by Ofgem, sees additional emphasis placed on innovation, incentives and outputs, and require regulated businesses to take on additional risk and reward mechanisms, with the possibility of outperformance resulting in additional income or underperformance resulting in penalties.

The Company's strategy and main objectives are to:

- comply fully with all electricity network safety standards and environmental requirements;
- ensure that the electricity network is managed as efficiently as possible, including maintaining tight controls over operational expenditure and the delivery of the capital expenditure programme;
- provide good performance in areas such as reliability of supply, customer service and innovation;
- ensure there is sufficient network capacity for those seeking to generate electricity from renewable and other sources within the licensed network area;
- grow the Regulated Asset Value ("RAV") of the business, and so, secure increased revenue; and
- engage constructively with the regulator, Ofgem, to secure regulatory outcomes that meet the needs of customers and investors.

Business performance overview

The key performance indicators of the Company and the related performance during the year to 31 March 2017 were as follows (comparisons with the same period to 31 March 2016):

Financial / Operational	2017	2016	% change
Capital expenditure - £m	500.5	573.5	(12.7)
Operating profit - £m	261.8	286.2	(8.5)
Regulated asset value - £bn	2.7	2.3	17.4
Non Financial / Management	2017	2016	% change
Number of Transmission System Incidents	8	16	(50)
Average Circuit Unreliability	0.32%	0.66%	(52)

The Company's operating profit decreased by 9% to £261.8m. This reflects the impact of the phasing of capital expenditure on revenue and an increasing depreciation charge, which is in line with a growing asset base. Since the start of the RIIO-T1 Price Control in April 2013, the Company's capital investment has totalled close to £1.9bn, playing a pivotal role in providing the supporting infrastructure required to facilitate the UK's transition to a low carbon economy. With its committed pipeline of investment, it expects to increase its RAV from £2.7bn as at March 2017 to over £3bn by March 2018.

Strategic Report (continued)

Business performance overview (continued)

The number of Transmission System Incidents fell in the year to 8 from 16. The number of incidents in 2016/17 was low due to continued investment and targeted maintenance on the network. This was also assisted by extended periods of mild weather throughout the year. There were no exceptional events in 2016/17 that impacted the network performance. Furthermore, Average Circuit Unreliability fell in 2016/17 due to the reduction in the number of incidents.

Maintaining a track record of delivering a major programme of investment

Good progress continues to be made with the delivery of the Company's flagship Caithness-Moray transmission link, which remains on schedule to be delivered on time and within allowed spend. With an agreed allowance of £1,118m (2013/14 prices), the project is the largest single investment undertaken by the Group to date.

A number of key onshore enabling works related to the project were completed in 2016/17, including the first part of the new Blackhillock Substation, which was successfully energised in September 2016; and the first element of the northern part of the project, which was successfully energised at Dounreay Substation in March 2017.

With regards to the Caithness to Moray project, the manufacture of the subsea cable is now complete and work to clear the seabed of rocks and boulders was successfully completed in March 2017. Work has begun to create a trench on the Moray Firth seabed in advance of the subsea cable installation, which is due to be installed by a specialised cable-laying vessel during 2017.

The Company's investment in these and other projects demonstrates its commitment towards supporting the transition to lower carbon forms of electricity generation. In delivering these essential infrastructure projects, the Company has built on its continuing expertise in delivering increased capacity for electricity generation.

Delivering a record year for connecting new sources of renewable generation

In advance of the closure of the Renewables Obligations Scheme, there has been an increased demand for the Company to provide connections to its transmission network for renewable energy developers. In total, including that connected at distribution level, the Company connected over 500MW of renewable electricity to its transmission network in 2016/17, the highest combined capacity to connect to the north of Scotland transmission network in a single year since electricity privatisation.

The Company's delivery of these projects and other strategic investments has played an essential part in facilitating the rapid growth of renewable energy within its licence area, bringing the total connected generation capacity supported by its transmission network, including that connected at distribution level, to over 5GW, of which over 4.5GW is from low carbon renewable sources.

The Company expects to connect a significant number of new renewable energy projects to its transmission network throughout the remainder of this Price Control to March 2021, subject to those renewable projects reaching financial close.

Adopting a clear and distinctive identity through Scottish and Southern Electricity Networks

In September 2016, SSE's three electricity networks businesses, which includes the Company, Scottish Hydro Electric Power Distribution plc (SHEPD) and Southern Electric Power Distribution plc (SEPD), adopted a common trading name as Scottish and Southern Electricity Networks (SSEN). This new name and an accompanying rebranding process were developed following extensive engagement with customers, employees and other stakeholders.

This change responds to the operating environment under the RIIO Price Controls which incentivises all network operators to engage effectively with their customers and stakeholders in developing and implementing their business plans. SSEN believes that adopting a clearer, simpler and more distinctive identity will help to deliver improved accountability to the communities it serves, supporting its performance against key incentives.

Strategic Report (continued)

Recovering the costs of Beauly-Denny

Following the successful energisation of the 220km Beauly-Denny overhead line replacement in November 2015, the Company engaged with Ofgem regarding the recovery of efficiently incurred costs. In January 2017, Ofgem determined that the full £58.8m (2009/10 prices) of additional costs were efficient and will allow £27.8m to be included as an Asset Value Adjustment Event, with the additional revenue stream starting in 2017/18. The remaining £31m will be recovered from the end of the RIIO-T1 period in 2021/22.

Fulfilling responsibilities for potential island links

The Company remains fully committed to bringing forward proposals for new transmission links to the Scottish Islands. A UK Government consultation on the treatment of non-mainland GB onshore wind projects took place during 2016/17 and the Company continues to await the outcome of the consultation and subsequent developer commitment before it will be in a position to submit a 'Needs Cases' to Ofgem for the Western Isles and Shetland the Company continues to engage with affected stakeholders in order to progress the development of the links in anticipation of the consultation outcome.

Adapting to policy and regulatory change

The Company continues to engage constructively with Ofgem in relation to the development of the regime for Extending Competition in onshore Transmission (ECIT). Whilst it is not yet clear when ECIT might be implemented, the introduction of competition poses some potential risks to future growth and revenue, but also presents opportunities. With a strong track record for connecting renewables on time and within budget, the Company believes the experience it has gained both in-house and with its supply chain means that it is well placed to participate in competitive delivery arrangements once the regime is implemented.

Innovating to sustain operational success

To support the successful integration of new High Voltage Direct Current (HVDC) infrastructure on its own network and elsewhere in Great Britain, the Company led the development of the National HVDC Centre in Cumbernauld via Ofgem's Electricity Network Innovation Competition. The centre, which formally opened in April 2017, allows engineers to replicate the complexities of the future transmission system in real time, using powerful computer simulators to enable potential risks to be identified and addressed.

Innovation continues to play a key role in meeting the needs of customers, with the Company utilising Aluminium Conductor Composite Core (ACCC) Monte Carlo conductor for the first time on its network to provide the connection for the combined Bienneun (Blue Energy, 108.8MW) and Bhlaraidh (SSE Renewables, 108MW) wind farms. This innovative technology enabled the Company to reduce costs and timescales whilst also mitigating the visual and environmental impact of the connection by the use of reconductoring and strengthening of the existing 132kV steel towers which dispensed with the need for the erection of new additional trident wood poles. The Company expects to deploy this innovative technology on a number of other projects in the years ahead.

Working with stakeholders and social and community issues

Under the RIIO-T1 price control, Transmission Owners are encouraged to be more responsive to changing stakeholder needs, with financial incentives based on performance in this area. The views of stakeholders have played a key part in the Company's success in electricity transmission under the current price control period and will remain central to its future business plans.

The Company considers its relationship with the community it serves as a core part of its operations. Engagement with local users and the wider stakeholder community is a fundamental principle underlying the RIIO-T1 price control, and the Company has a detailed stakeholder engagement plan in place to ensure that it is sufficiently informed by its customers and the community which it serves.

Strategic Report (continued)

Working with stakeholders and social and community issues (continued)

The Company and SSEN have established an independent Stakeholder Advisory Panel to work alongside its Board to help scrutinise business performance and effectiveness in meeting its commitments under the RIIO-T1 and RIIO-ED1 Price Controls. The Panel consists of a Chair and six members, recruited to reflect a broad range of external interests, skills, knowledge and experience. Through its work, the Panel brings stakeholder insight and challenge to the Company's decision-making at the highest level, helping to drive improvement in key processes and outcomes for customers.

Stakeholders have played a major part in the development of the Company's Visual Impact of Scottish Transmission Assets (VISTA) policy, which seeks to mitigate the impacts of existing transmission infrastructure in National Parks and National Scenic Areas. In August 2016, the Company received Ofgem approval for its proposed approach and expects to set out a series of proposed projects to take forward for funding from Ofgem later in 2017.

Operating a rapidly growing network

The Company's first priority is to provide a safe and reliable supply of electricity to the communities its transmission network serves. The Company has established a dedicated and experienced team to deliver operational excellence, including improved asset management and timely preparation for the introduction of new types of plant and technology. During the current period of rapid growth in transmission development, including commissioning of substantial new assets and connection of large volumes of renewable generation capacity, the Company has maintained an impressive reliability of over 99.9%.

Looking ahead to the next Price Control

The Company is at the midpoint of the RIIO-T1 price control which ends March 2021 and is now starting to develop its business plan for the next price control period. During 2017/18 the Company will undertake a period of engagement and consultation with key external stakeholders, including the Stakeholder Advisory Panel, to help shape and influence its future business plan commitments.

Electricity Transmission priorities for 2017/18 and beyond

For the Company, the core activity for the rest of this decade will be construction. Against this background, its priorities for the rest of 2017/18 and beyond are to:

- operate safely and meet all compliance requirements;
- provide an excellent service to all customers who rely on their networks and related services;
- deliver required outputs while maintaining tight controls over expenditure;
- maintain good progress in the safe delivery of new assets, including the Caithness Moray project;
- progress innovations that will improve network reliability, efficiency and customer service and inform industry-wide improvements; and
- develop and maintain effective stakeholder relationships and conduct constructive engagement with regulators and legislators, advocating clarity and stability in the regulatory framework.

Values and responsibilities

The Group and the Company believes that the behaviours and culture of an organisation should be guided by its values, and that an organisation's values should be at its core. The Group has six core values which seek to bind the behaviour and attitude of its employees and those it works with. They are:

Strategic Report (continued)

Values and responsibilities (continued)

- Safety: We believe all accidents are preventable, so we do everything safely and responsibly or not at all.
- Service: We give our customers service we are proud of and make commitments that we deliver.
- Efficiency: We keep things simple, do the work that adds value and avoid wasting money, materials, energy or time.
- Sustainability: Our decisions and actions are ethical, responsible and balanced, helping to achieve environmental, social and economic wellbeing for current and future generations.
- Excellence: We strive to get better, smarter and more innovative and be the best in everything we do.
- Teamwork: We support and value our colleagues and enjoy working together as a team in an open and honest way.

Factors affecting the business

The Company is responsible for managing the electricity transmission network in the North of Scotland. Transmission of electricity within specified areas is a monopoly activity and the level of allowed revenue for the use of the system is closely regulated by Ofgem, as is the level of investment which is made.

Against this background, the Company's objective is to manage the consequences of the change in demand for electricity, changes to the generation mix and to ensure the network has the minimum number of faults and the maximum robustness in the face of severe weather and other supply interruption risks.

Other factors which would affect the longer term performance of the business would include the macroeconomic situation and impact on the Company's funding costs, and the performance of the Company and its contractors on large capital projects. The former is addressed by the Group's treasury policies to ensure that appropriate funding is available to the business. The latter is addressed by use of the Group's Large Capital Project Governance Framework which is designed to ensure projects are governed, developed, approved and executed in an effective manner. All significant transmission projects are governed by this framework.

Understanding and managing our principal risks

To help ensure it is able to provide the energy people need and deliver value over the long term, the Group has continued to develop its Risk Management Framework, including its Principal Risks and its Risk Appetite Statement. For further detail on how the Group manages risk see the Risk Management Frameworks section in the SSE plc Annual Report (www.sse.com).

The Group Risk Management Policy requires the Managing Director of each Division to implement a Divisional Risk Approach to support their business in identifying, understanding and managing its key risks. Each division carries out an annual Assurance Evaluation with key Group policies, with the output and any areas of required improvement reported to the Group's Chief Executive.

The risks faced by the Company have been considered by the Company Board during the financial year. These have been reviewed in line with the Group approach to risk. Risk workshops have been attended by the Networks Management Committee and Company's Board members during the year in order to aid identification of the risks specific to the business. As a result of this process, the main risks—were identified which have the potential to threaten the business model, future performance, solvency or liquidity of the Company. An overview of these risks and the mitigating actions are as follows:

• Safety, Health and Environment – The Company's operations are in many cases undertaken in hazardous environments and involve working with high voltage electricity in a wide variety of locations. Our operations require the storage of a significant volume of water, fuel, oil and other chemicals, and any uncontrolled release of these could result in injury to our staff, contractors or members of the public and damage to the environment. Safety is the number one value and priority for the Group and Company. There is a Safety Management System in place to support people at work and ensure their safety and significant focus on both technical and behavioural safety training. In addition crisis management and business continuity plans are in place to manage and recover from any significant events.

Strategic Report (continued)

Understanding and managing our principal risks (continued)

- Regulation, Legislation and Compliance Regulation, legislation and compliance affecting the Company is complex and fast-moving. Changes, either explicit or indirect, can lead to additional obligations and can have a significant effect on the profitability of our asset base. This risk is mitigated jointly by Company management and staff along with the Group's dedicated Corporate Affairs, Regulation, Legal and Compliance departments which provide advice to the Company on the interpretation of political and regulatory change. In addition there is proactive engagement with regulators, politicians, officials and other stakeholders on these issues.
- Network Resilience & Integrity The Company has an obligation to maintain and enhance its network and ensure its resilience. A robust asset management and quality assurance process is in place to ensure that equipment is of the correct standard and specification to provide a safe, efficient and reliable network now and in the future. The operation of HVDC circuits is new to the Company and will increase over the next few years. Appropriate training of staff and coordination between project delivery and operations team takes place.
- Networks Change Transformation The energy industry is undergoing constant technological and regulatory change. It is important that the Company is able to stay at the forefront of the industry by identifying emerging trends and developing strategies to exploit competitive opportunities. Through the ET1 settlement, the Company has proposed significant reductions in the overall cost and improvements in the standard of service that customers can expect to receive. To deliver this successfully, we will need to transform our business and people, delivering major cost efficiencies, new IT systems and improvements in customer service. The projects to deliver these business transformations are large and complex. These projects will draw on resources from across the business and poor management of these resources, poor integration or inadequate scoping of project requirements and benefits could impact on business as usual activities, increase project costs and adversely affect service standards. The Company has installed appropriate governance processes and procedures at Board and Leadership team levels to monitor the transformation process.
- Supply Chain & Contractor Performance The Company continues to deliver its capital investment programme with a number of ongoing network construction and IT projects. It is critical that these projects are delivered on time, on budget and to high quality standard given the long term nature of the business. The Company will typically manage the development process and organise the delivery of the project by third party contractors, taking a pro-active oversight role during the procurement and construction phase. Whilst this model ensures that the correct skills are leveraged, there is a risk of supplier failures, faulty components, and quality defects. The Group-wide Large Capital Projects Governance framework helps to mitigate this risk by ensuring a consistent approach to project development and delivery as well as proactive engagement with the supply chain.
- Price Control Governance and Management The Company needs to meet its RIIO-ET1 published business plan obligations or risk financial penalties and the resultant reputational risk (these deliverables include meeting the Totex project milestones and output measures, ensuring data quality and accuracy, achieving stakeholder satisfaction and environmental outputs). The structure of the business, management oversight and the governance frameworks in place are designed in order to ensure that this risk is monitored and mitigated.
- Cyber Security With the increased incidence of cyber attacks over recent years there is a risk to the Company's key systems and, as a result, the network could be compromised or rendered unavailable. To mitigate this risk, the Group and Company are investing in a long term security programme including liaising with relevant external stakeholders and ensuring staff awareness of IT security issues and their importance.
- Alternative technologies Technological developments may identify alternative or more efficient means of transmitting
 electricity. It is important that the business is aware of and keeps pace with the application of these technological
 improvements in order to improve efficiency and value to the end consumer. The Company has a dedicated team who
 look at incremental technologies aimed at increasing the reliability and efficiency of network assets as well as converting
 these new technologies into business as usual.

Strategic Report (continued)

Employees

The Group and the Company wants to be a great place to work; characterised by the engaged, motivated and committed people who already work throughout the company and an ability to attract a talented and diverse range of new people to meet changing business needs.

That is why the Group and the Company has clear priorities for how it:

- engages with the people who work for the Group and recognises the different needs they have;
- creates sustainable employment opportunities that attract a talented and diverse range of new people into all levels of the business:
- invests for the future to ensure each individual can perform to the best of their ability; and
- ensures it is constantly seeking to do the right thing, particularly in how people are treated throughout the Company.

Of all employees in the Company, 80% are men and 20% are women. It is Company policy, where possible, to provide employment opportunities for disabled people. Staff who become disabled are supported in continuing employment through identification of suitable jobs and the provision of necessary retraining.

Rewarding employee contribution

Performance management is undertaken comprehensively throughout the Group. Its objective is to create a framework for continuous feedback and improvement in line with business goals. Above all, this approach is designed to ensure the safe operation of the Group's businesses and the reliable provision of service to customers. Alongside assessing performance against agreed objectives, the process assesses the extent to which each individual, including the senior management team; demonstrate their support for the Group's core values of Safety, Service, Excellence, Sustainability, Efficiency, and Teamwork.

The opportunity to grow and develop a career has the greatest impact on employee commitment but it is also understood that employee benefits make an important contribution to both employee engagement and the attractiveness of SSE as a place to choose to work.

- Employee benefits: a significantly enhanced package of employee benefits was established in 2016/17. A more flexible and family friendly package includes significant improvement to parental benefits, more flexibility for unexpected situations and a new 'gradual return to work' offer for returning mothers. This package has been deliberately designed to reflect modern lives and support the Group's efforts to become a more inclusive and diverse organisation. There has also been a strong focus on delivering additional health related benefits to support employee wellbeing.
- Sharing success: the Group actively encourages it employees to own SSE shares, offering both an employee Share Incentive Plan (SIP) and a Sharesave scheme, with participation rates at 73% and 41% respectively.
- The Group pension schemes: the Group has taken measures to help employees plan and save for their financial future and has proactively enrolled new employees onto its pension schemes since 2005. 97% of the Group's employees in 2016/17 chose to save for their future through one of the Group's pension schemes. Recent supplier negotiations have improved the value that employees get from these schemes, with affinity benefits and reduced management charges.

Employee participation

The Group's long-established teamwork value has been an enduring value that guides employees in their day-to-day working lives.

The Group has undertaken an annual survey of employee opinion for many years. A review of the survey in 2016/17 considered feedback and decided to adjust the frequency of the survey every two years to allow sufficient time to understand, plan and report back on progress with action plans to all employees. An employee opinion survey has been run in early summer of 2017. The objective of the new survey is to gather instructive data on the Group's and the Company's business culture, as well as gather signals on issues such as inclusiveness, engagement and strategy.

Strategic Report (continued)

Internal control

The Group's Board performs a review of the effectiveness of the system of internal control annually across the Group.

The Directors acknowledge that they have responsibility for the Company's systems of internal control and risk management and for monitoring their effectiveness. The purpose of these systems is to manage, rather than eliminate, the risk of failure to achieve business objectives, and provide reasonable assurance as to the quality of management information and to maintain proper control over the income, expenditure, assets and liabilities of the Company.

No system of control can, however, provide absolute assurance against material misstatement or loss. Accordingly, the Directors have regard to what controls, in their judgement, are appropriate to the Company's business, to the materiality of the risks inherent in the business, and to the relative costs and benefits of implementing specific controls. This process is regularly reviewed by the Board and has been in place for the whole year.

Control is maintained through: an organisation structure with clearly defined responsibilities; authority levels and lines of reporting; the appointment of suitably qualified staff in specialised business areas; and continuing investment in high quality information systems. These methods of control are subject to periodic review as to their implementation and continued suitability.

There are established procedures in place for regular budgeting and reporting of financial information. The Company's performance is reviewed by the Board as well as the Group Board. Reports include variance analysis and projected forecasts of the year compared to approved budgets and non-financial performance indicators.

There are Group policies in place covering a wide range of issues and risks such as financial authorisations, IT procedures, health, safety and environmental risks, crisis management, and a policy on ethical principles. The business risks associated with the Company's operations are regularly assessed by the Directors.

The effectiveness of the systems of internal control is monitored by the Group internal audit department. Their reports, which include where appropriate relevant action plans, are distributed to senior managers and Directors.

Environment

The Group and Company have been collaborating with stakeholders to understand the impacts of carbon reduction ambitions on the resilience of its business. From the scenario analysis it was found the Company's assets in transmission were found to be vital to the UK's electricity system over the long term. The important conclusion from the review was that the long term viability of the Company's existing portfolio of assets is secure in every scenario it assessed.

While the Company plays its part to mitigate climate change, it must also adapt its business to the impacts of rising global temperatures. Extreme weather events are a material climate adaptation risk that impacts the resilience of the Company's transmission network. As a result the Company has invested in maintenance and emergency response solutions. This includes new technology that identifies faults on lines; tree cutting along networks; resilience funds for local communities to support climate adaptation initiatives; and emergency response procedures to ensure the lights are kept on.

More information on the Group's approach to managing our environmental impact is contained in the 2016/17 Annual Report, on page 18 at www.sse.com.

Key contractual arrangements

There are a number of contracts in place for construction of major projects, such as the Caithness Moray project, upon which the Company is dependent for delivery of these projects. Appropriate terms have been included within these contracts to ensure that the services provided and the costs charged are clearly agreed, and to provide an appropriate long-term relationship. However, the nature of these projects is such that there is no monopoly on provision of the required services, and the Directors believe that they would be able to replace the incumbent providers should there be any requirement to do so. The Directors consider the Service Level Agreement between the Company and SSE Services plc for the provision of corporate services to be essential for the continuance of the Company's operations in the short-to-medium term. Due to its nature, the risk of this contract being terminated is low.

Strategic Report (continued)

Resources available

As part of the Group, the Company has significant resources which it can draw upon to meet its service commitments. The Company benefits from Group-wide treasury management functions in order to provide adequate financing, with undrawn facilities totalling £1.5bn available to the Group at 31 March 2017 which could be made available to the Company as required. During the year the Group extended its existing £1.5bn revolving credit and bilateral facilities by invoking the one year extension options with the facilities now maturing in August 2021 (£1.3bn) and November 2021 (£0.2bn). As at 31 March 2017, they were undrawn.

The Company has 454 employees which it calls on to maintain its transmission network and carry out investment in future developments. The Company also draws upon Group shared services covering central functions such as finance, HR, regulation, health and safety, Company secretarial and insurance services. All such services are provided under an appropriate Service Level Agreement. In addition to these employees, the services of key contractors are called upon in a number of large capital projects to ensure that these projects are delivered on time and on budget.

Capital structure

The Company regards its capital as comprising its equity, cash and borrowings. Its objective in managing capital is to maintain a strong balance sheet and credit rating so as to maintain investor, creditor and market confidence and to sustain future development of the business. The capital structure is kept under review and the directors believe that Group and Company both continue to maintain one of the strongest balance sheets in the global utility sector. The directors consider that this gives the Company significant competitive advantage in terms of cost of funding and supporting new developments.

Treasury policy, objectives and financial risk management

The Group's treasury policy is designed to be prudent and flexible. In line with that, cash from operations is first used to finance maintenance capital expenditure and then dividend payments, with further growth in capital expenditure and investment generally financed by a combination of cash from operations, bank borrowings and bond issuance.

Transactional foreign exchange risk arises in respect of procurement contracts. Exposure to currency risk arises in the normal course of the Company's business. Derivative financial instruments are entered into to hedge exposure to risk. The objectives and policies for holding or issuing financial instruments and similar contracts, and the strategies for achieving those objectives that have been followed during the year are explained in note 18.

The Company's financial risk is managed as part of the wider Group risk management policy. For more information regarding financial risk management, please see page 176 of the Group's 2017 Annual Report at www.sse.com.

Liquidity

The Group's Treasury function acts on behalf of the Company and is responsible for managing the banking and liquidity requirements of the Group, risk management relating to interest rate and foreign exchange exposures and managing the credit risk relating to the banking counterparties with which it transacts. Short term liquidity is reviewed daily by Treasury, while the longer term liquidity position is reviewed on a regular basis by the Board. The department's operations are governed by policies determined by the Board and any breaches of these policies are reported to the Risk and Trading Committee and Audit Committee.

Strategic Report (continued)

Borrowings and facilities

The Company has loans of £1,712.8m (2016 – £1,413.1m) of which £1,063.1m (2016 - £1,063.1m) is due to other group companies and £649.7m (2016 - £350.0m) is in the form of loans from the European Investment Bank. Of the total, interest is paid at fixed interest rates on £1,562.8m (2016 - £1,263.1m) with the interest paid at floating rates on a £150.0m (2016 - £150.0m) loan from the European Investment Bank.

During the year the Company's £300m facility with the European Investment Bank was drawn into a 10 year fixed rate term loan at a rate of 2.076%. The Group has a further £200m facility available with the European Investment Bank which will be fully drawn during 2017 when it will become a 10 year term loan. £100m of this facility relates to the Company.

As at 31 March 2017, the weighted average interest rate payable was 3.15% (2016 – 3.41%) and the weighted average remaining term was 7.35 years (2016 – 7.97 years).

Taxation

The Company's effective current tax rate is 9.1% compared with 10.8% in the previous year, after prior year adjustments. The headline effective tax rate is 16.5% compared with 16.0% in the previous year.

Dividend

Following a review of distributable reserves, the Directors declared, approved, and paid a dividend of £150m (2016-£200.0m).

Pensions

14% (2016 - 13%) of employees of the Company are members of the Scottish Hydro-Electric Pension Scheme, which, at 31 March 2017, based on an IAS 19 accounting basis, had a surplus included in the Group financial statements, net of deferred tax, of £341.5m (2016 – surplus of £8.2m).

On behalf of the board

Gregor Alexander

Director

Corporate Governance Statement

As a subsidiary company of SSE plc ("The Group"), Scottish Hydro Electric Transmission plc ("The Company") operates within the Group's corporate governance framework. The Company does not have listed shares and therefore is not subject to the UK Corporate Governance Code and has not voluntarily applied the UK Corporate Governance Code. The information below, therefore, is in relation to the Group only and is included solely for information.

The Group's corporate governance policies are described in the Group's Annual Report and Accounts 2017 under Governance on pages 54 to 100 available at www.sse.com.

The Board of the Group considers that it complied in full with the UK Corporate Governance Code 2014 during 2016/17, with the exception of the provision C3.7 that the external audit contract be put out to tender at least every ten years. This remains unchanged from last year and a full explanation of the Group's reasons for non-compliance, including details of the timeline to address the position are set out in the Audit Committee Report on page 74 of the Group's annual report to 31 March 2017.

SSE plc Group ("the Group")

The Group has a responsibility to meet its objectives and operate sustainably for the benefit of all of its stakeholders, which includes upholding the commitments it has made to its shareholders and customers through its financial objective and core purpose. It is the role of the Board to ensure that these are achieved, and this is supported primarily through setting the Group's longer term strategy, providing the leadership and support necessary to ensure that it can be delivered responsibly within accepted levels of risk. Implementation and delivery of this strategy is managed through the careful delegation of authority in line with the Corporate Governance Framework, with oversight being retained through regular reporting, which includes an ongoing dialogue between the Board, the Executive Committee, their respective sub-Committees and other key individuals within the business.

The Group's core purpose is to provide the energy people need in a reliable and sustainable way while abiding by its core values: safety; service; efficiency; sustainability; excellence; and teamwork.

Each year the Group describes how it has applied the Main Principles of the UK Corporate Governance Code and in line with its 'comply or explain' model details any departures from its specific provisions. A departure is only ever made when it is deemed appropriate to do so, and good governance can be achieved by other means.

For 2016/17 the Board is reporting against the 2014 version of the Code and confirm compliance with its provisions with the exception of provision C3.7 explained above.

There are four principal Board committees; an Audit Committee, a Remuneration Committee, a Safety, Health and Environment Advisory Committee and a Nomination Committee. The details of the appointees and work undertaken by these committees are included in the published annual report of the Group, which is available at www.sse.com.

The composition of the Board has remained unchanged during the reporting year. The Board comprises the Chairman, two Executive Directors, a Senior Independent Director and five independent non-Executive Directors. This gives the Board a good balance of independence and experience, ensuring that no one individual or group of individuals has undue influence over the Board's decision making.

The Audit Committee and the Health, Safety and Environmental Committee receive reports in respect of the Company's business performance and the relevant findings of these committees will be advised to the Company Board where appropriate.

Corporate Governance Statement (continued)

Scottish Hydro Electric Transmission plc ("The Company")

Board of Directors

During the year the Board consisted of eight Executive Directors, one of whom is an Executive Director of the Group and one of whom is a member of the Group's Executive Committee. None of the Directors are Directors of Group Companies involved in Retail or Wholesale activities. The Group Executive Director is the Chairman of the Board. Company Board meetings were held on eight occasions during the course of the year. The Company does not have a Nomination, Remuneration or Audit Committee. These functions are dealt with in conjunction with the relevant committee of the Group Board. There were two independent Non-Executive Directors on the Board during the course of the financial year as required under the terms of Standard Condition B22 of the Company's regulatory licence.

The Board operates under approved terms of reference. The Board set the strategic aims of the Company, supervises management, monitors and reports on performance, approves investment and is responsible for all statutory and regulatory approvals.

Attendance at meetings of the Board during 2016/17, expressed as a number of meetings attended out of number eligible to attend is set out below:

Director	Attendance
Gregor Alexander	8 of 8
Steven Kennedy	7 of 8
Stuart Hogarth	6 of 8
David Gardner	7 of 8
Colin Nicol	7 of 8
Robert McDonald	7 of 8
Dale Cargill	8 of 8
Rachel McEwen	8 of 8
David Rutherford (Non-Executive Director)	7 of 8
Gary Steel (Non-Executive Director)	8 of 8

Board evaluation

In 2015/16 the effectiveness of the Board was assessed internally through a formal and rigorous external evaluation process, the results of which were used to develop actions and agree areas for improvement in 2016/17. For this reporting year an internal evaluation was conducted, and was specifically designed to allow any progress made throughout the year to be measured. As well as confirming the areas in which the Board has performed well, or in which improvements have been made, the evaluation identified areas of focus for 2017/18.

Director induction, training and development

On joining the Board, all non-Executive Directors receive an induction tailored to their individual requirements. The comprehensive programme is facilitated by the Chairman and Company Secretary and involves briefings and meetings with key individuals from each business area and supporting Group functions. During the induction programme each Director is invited to identify areas in which they would like additional meetings or further information.

Throughout the reporting year the Directors develop and refresh their knowledge through various training sessions and a number of internally and externally facilitated engagements, with individual development needs being reviewed as part of the annual Board evaluation process. Directors are encouraged to request additional information and support at any time as required, with the necessary resources being made available to them.

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Corporate Governance Statement (continued)

Scottish Hydro Electric Transmission plc ("The Company") (continued)

Going Concern

The Directors consider that the Company has adequate resources to continue in operational existence for the foreseeable future. In making their assessment, the Directors have considered future cash flows, the level of headroom on long-term loans and bonds and the financial support available from the Group. The Financial Statements are therefore prepared on a going concern basis.

Viability Statement

The Board has voluntarily carried out an assessment of the longer term viability of the Company consistent with the assessment and governance approach undertaken at Group level by SSE plc.

In doing so, the Board has assessed the prospects of the Company over the next 3 financial years to 31st March 2020. The Directors have determined that as this time horizon aligns with the Company's strategy planning period and committed networks resilience projects, a reasonable degree of confidence over the forecasting assumptions modelled can be established.

This statement is included solely for information.

In making this statement the Directors have considered the resilience of the Company taking into account its current position, the Principal Risks it faces and the control measures in place to mitigate each of them. In particular the Directors recognise the significance of the Company's regulated revenue stream, strong balance sheet and access to available resources including the SSE Group's committed lending facilities of £1.5bn.

To support this statement, stress testing of scenarios relating to each of the Principal Risks facing the Company has been undertaken. Examples include failure to meet regulatory reporting deadlines (for Statutory and Regulatory Compliance) and failure to implement key system upgrades (for Networks Change Transformation).

Upon the basis of the analysis undertaken, the Directors have a reasonable expectation that the Company will be able to continue to meet its liabilities as they fall due in the period to 31st March 2020.

Directors' report

The Directors present their report together with the audited Financial Statements for the year ended 31 March 2017.

Reporting requirements on the Company's principal activities and future developments, its principal risks and uncertainties and its key performance can be found in the Strategic Report.

1 Principal activities

The Company is part of SSE plc (the 'Group') and the key responsibility of the Group's Network businesses, including the Company, is to maintain safe and reliable supplies of electricity and to restore supplies as quickly as possible in the event of interruptions. The Directors intend the Company to pursue its principal activity of the transmission of electricity in the North of Scotland. A full review of the year is contained within the Strategic Report section of these accounts.

2 Results and dividends

The profit for the financial year amounted to £194.6m (2016 - £214.5m). A final dividend of £150.0m (2016 - £200.0m) was declared, approved and paid by the Board during the year.

3 Directors

The Directors and Secretary who served during the year are as listed on page 1. In accordance with the Articles of Association of the Company the Directors are not required to retire by rotation.

4 Corporate governance

The Corporate Governance statement for the Company is outlined on page 12.

5 Auditor

The Directors who held office at the date of approval of this Directors' Report confirm that, so far as they are each aware, there is no relevant audit information of which the Company's auditor is unaware; and each Director has taken all the steps that ought to have been taken as a Director to be aware of any relevant audit information and to establish that the Company's auditor is aware of that information.

In accordance with Section 489 of the Companies Act 2006, a resolution for the re-appointment of KPMG LLP as auditors of the Company and Group is to be proposed at the forthcoming Annual General Meeting of the Group.

On behalf of the Board:

Mark McLaughlin Company Secretary

Statement of Directors' responsibilities in respect of the Strategic Report, the Directors' Report and the financial statements

The Directors are responsible for preparing the Strategic Report, the Directors' Report and the financial statements in accordance with applicable law and regulations.

Company law requires the Directors to prepare financial statements for each financial year. Under that law they have elected to prepare the financial statements in accordance with UK Accounting Standards and applicable law (UK Generally Accepted Accounting Practice) including FRS 101 Reduced Disclosures Framework.

Under company law the Directors must not approve the financial statements unless they are satisfied that they give a true and fair view of the state of affairs of the Company and of the profit or loss of the Company for that year. In preparing these financial statements, the Directors are required to:

- select suitable accounting policies and then apply them consistently;
- make judgements and estimates that are reasonable and prudent;
- state whether applicable UK Accounting Standards have been followed, subject to any material departures disclosed and explained in the financial statements; and
- prepare the financial statements on the going concern basis unless it is inappropriate to presume that the company will continue in business.

The Directors are responsible for keeping adequate accounting records that are sufficient to show and explain the Company's transactions and disclose with reasonable accuracy at any time the financial position of the company and enable them to ensure that the financial statements comply with the Companies Act 2006. They have general responsibility for taking such steps as are reasonably open to them to safeguard the assets of the company and to prevent and detect fraud and other irregularities.

On behalf of the Board:

Gregor Alexander

Director

Independent Auditor's Report to the Members of Scottish Hydro Electric Transmission plc

We have audited the financial statements of Scottish Hydro Electric Transmission plc for the year ended 31 March 2017 set out on pages 18 to 34. The financial reporting framework that has been applied in their preparation is applicable law and UK Accounting Standards (UK Generally Accepted Accounting Practice), including FRS 101 Reduced Disclosure Framework.

This report is made solely to the company's members, as a body, in accordance with Chapter 3 of Part 16 of the Companies Act 2006. Our audit work has been undertaken so that we might state to the company's members those matters we are required to state to them in an auditor's report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the company and the company's members, as a body, for our audit work, for this report, or for the opinions we have formed.

Respective responsibilities of directors and auditor

As explained more fully in the Directors' Responsibilities Statement set out on page 16, the directors are responsible for the preparation of the financial statements and for being satisfied that they give a true and fair view. Our responsibility is to audit, and express an opinion on, the financial statements in accordance with applicable law and International Standards on Auditing (UK and Ireland). Those standards require us to comply with the Auditing Practices Board's Ethical Standards for Auditors.

Scope of the audit of the financial statements

A description of the scope of an audit of financial statements is provided on the Financial Reporting Council's website at www.frc.org.uk/auditscopeukprivate.

Opinion on financial statements

In our opinion the financial statements:

- give a true and fair view of the state of the company's affairs as at 31 March 2017 and of its profit for the year then ended;
- have been properly prepared in accordance with UK Generally Accepted Accounting Practice; and
- have been prepared in accordance with the requirements of the Companies Act 2006.

Opinion on other matter prescribed by the Companies Act 2006

In our opinion the information given in the Strategic Report and the Directors' Report for the financial year is consistent with the financial statements.

Based solely on the work required to be undertaken in the course of the audit of the financial statements and from reading the Strategic Report and the Directors' Report:

- we have not identified material misstatements in those reports; and
- in our opinion, those reports have been prepared in accordance with the Companies Act 2006.

Matters on which we are required to report by exception

We have nothing to report in respect of the following matters where the Companies Act 2006 requires us to report to you if, in our opinion:

- adequate accounting records have not been kept, or returns adequate for our audit have not been received from branches not visited by us; or
- the financial statements are not in agreement with the accounting records and returns; or
- certain disclosures of directors' remuneration specified by law are not made; or
- we have not received all the information and explanations we require for our audit.

Gordon Herbertson (Senior Statutory Auditor) for and on behalf of KPMG LLP, Statutory Auditor

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for and on behalf of KPMG LLP, Statut Chartered Accountants 319 St Vincent Street Glasgow G2 5AS

Profit and Loss Account for the year ended 31 March 2017

	Note	2017 £m	2016 £m
Turnover		358.4	367.9
Cost of sales		(5.1)	(6.9)
Gross profit	-	353.3	361.0
Distribution costs Administrative costs		(80.5) (11.0)	(65.4) (9.4)
Operating profit	2	261.8	286.2
Interest receivable and similar income Interest payable and similar charges	4 5	5.4 (34.2)	0.8 (31.6)
Profit before taxation	-	233.0	255.4
Tax on profit	6	(38.4)	(40.9)
Profit for the financial year	-	194.6	214.5

Continuing operations

The above results are derived from continuing activities.

The accompanying notes are an integral part of these financial statements.

Statement of Other Comprehensive Income for the year ended 31 March 2017

	2017 £m	2016 £m
Profit for the financial year	194.6	214.5
Other comprehensive income Gains on effective portion of cash flow hedges Taxation on cashflow hedges	7.0 (1.3)	29.1 (5.9)
Other comprehensive income gain	5.7	23.2
Total other comprehensive income relating to the financial year	200.3	237.7

Balance Sheet as at 31 March 2017

Note	2017 fm	2016 £m
14010	2	LIII
8	2,711.5	2,263.2
9	5.8	1.8
18	2.3	-
_	2,719.6	2,265.0
		228.7
11 _		20.0
	264.8	248.7
12	(264.4)	(191.8)
	, ,	,
	0.4	56.9
-	2,720.0	2,321.9
13	(1,816.6)	(1,483.2)
18	-	(4.7)
15	(114.8)	(96.3)
- -	788.6	737.7
16	354.3	354.3
	432.4	387.2
	1.9	(3.8)
_	788.6	737.7
	9 18 - 10 11 - 12 - - 13 18	Note £m 8

These financial statements were approved by the Directors on 19 July 2017 and signed on their behalf by:

Gregor Alexander

Director

Company registered number: SC213461

Statement of Changes in Equity for the year ended 31 March 2017

	Share capital £m	Retained earnings £m	Hedge reserve £m	Total equity £m
Balance at 1 April 2015	4.3	372.4	(27.0)	349.7
Profit for the financial year	-	214.5	-	214.5
Credit in respect of employee share schemes	-	0.3	-	0.3
Dividends paid (note 7)	-	(200.0)	-	(200.0)
Other comprehensive income gain	-	-	23.2	23.2
Issue of new share capital	350.0	-	-	350.0
Balance at 31 March 2016	354.3	387.2	(3.8)	737.7
Balance at 1 April 2016	354.3	387.2	(3.8)	737.7
Profit for the financial year	-	194.6	-	194.6
Credit in respect of employee share schemes	-	0.6	-	0.6
Dividends paid (note 7)	-	(150.0)	-	(150.0)
Other comprehensive income gain	-	-	5.7	5.7
Balance at 31 March 2017	354.3	432.4	1.9	788.6

Cash Flow Statement for the year ended 31 March 2017

	Note	2017	2016
Cash flows from operating activities		£m	£m
Profit for the year		194.6	214.5
Add back: taxation		38.4	40.9
Add back: net finance costs		28.8	30.8
Operating profit		261.8	286.2
Depreciation on tangible assets		52.2	43.7
Amortisation of intangible assets		0.5	0.1
Customer contributions and capital grants released		(1.3)	(2.2)
(Increase)/decrease in debtors		(21.6)	11.2
Increase/(decrease) in creditors		17.0	(20.0)
Movement in intercompany		90.7	(410.2)
Charge in respect of employee share awards		0.6	0.3
Foreign exchange revaluation		-	(0.6)
Net cash inflow/(outflow) from operating activities		399.9	(91.5)
Interest paid		(40.8)	(35.9)
Returns on investments and servicing of finance		(40.8)	(35.9)
Corporation tax paid		(24.4)	(20.6)
Taxation		(24.4)	(20.6)
Purchase of tangible fixed assets		(481.5)	(498.7)
Expenditure on intangible assets		(4.5)	(1.2)
Capital expenditure and financial investment		(486.0)	(499.9)
Equity dividends paid	7	(150.0)	(200.0)
Net cash outflow before management of liquid resources and financing		(301.3)	(847.9)
New borrowings Issue of shares	14	300.0	500.0 350.0
Financing		300.0	850.0
(Decrease)/increase in cash in the year		(1.3)	2.1
Reconciliation of net cash flow to movement in net funds			
(Decrease)/increase in cash in the year		(1.3)	2.1
Net cash at start of the year		20.0	17.9
Net cash at end of the year		18.7	20.0

Notes on the Financial statements for the year ended 31 March 2017

1 Significant accounting policies

The Company is a public company incorporated, domiciled, and registered, in Scotland. Its registration number is SC213461, and registered office is Inveralmond House, 200 Dunkeld Road, Perth, PH1 3AQ.

The following accounting policies have been applied consistently in dealing with items which are considered material in relation to the Company's financial statements.

Basis of preparation

The financial statements have been prepared in accordance with all applicable United Kingdom accounting standards. The principal accounting policies are summarised below and have been applied consistently.

In preparing these financial statements, the Company has applied the recognition, measurement and disclosure requirements of International Financial Reporting Standards as adopted by the EU ('Adopted IFRS'), but has made amendments, where necessary, in order to comply with the Companies Act 2006 and has set out below where advantages of the FRS 101 disclosure exemptions has been taken.

In these financial statements, the Company has applied the exemptions available under FRS 101 in respect of the following disclosures:

- The effect of new, but not yet effective, IFRSs;
- Related party disclosures; and
- Comparative period reconciliations for tangible fixed assets, intangible assets and share capital.

As the consolidated financial statements of SSE plc include the equivalent disclosure, the Company has also taken advantage of the exemptions, under FRS 101, available in respect of the following disclosures:

- Certain disclosures, required by IAS 36 Impairment of assets, in respect of the impairment of goodwill and intangible assets;
- Certain disclosures, required by IFRS 13 Fair Value Measurement and IFRS 7 Financial Instruments Disclosure.

The accounting policies set out below have, unless otherwise stated, been applied consistently to all periods presented in these financial statements.

During the year, the Group and Company reviewed the presentation of information in the financial statements in order to improve the clarity, relevance and understandability of the statements. This review resulted in the removal of employee share based payments disclosures on the basis of materiality.

The accounts have been prepared on a going concern basis. See the Corporate Governance Statement at page 14 for details of the directors' assessment that the Company has adequate resources for the foreseeable future.

Turnover

Revenue from use of electricity networks is derived from the allowed revenue as defined by the parameters in the electricity transmission licence regulations, which informs the tariffs we set. Revenue is determined in accordance with the regulatory licence, is subject to approval of the industry regulator Ofgem and is charged to National Grid. No accounting adjustment is made for any revenue adjustments assessed by Ofgem in the year that they arise, these are reflected in future financial year's allowed revenue. In addition, turnover is also recognised on the value of customer contributions towards new connections, diversions and modifications to existing networks that occurred in the year. Where the Company has an ongoing obligation to provide services (through connections), revenues are recognised as the service is performed and amounts billed in advance are treated as deferred income and excluded from current revenue.

Foreign currencies

Transactions in foreign currencies are translated to the Company's functional currencies at the foreign exchange rate ruling at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies at the balance sheet date are retranslated to the functional currency at the foreign exchange rate ruling at that date. Foreign exchange differences arising on translation are recognised in the profit and loss account except for differences arising on the retranslation of qualifying cash flow hedges, which are recognised in other comprehensive income.

Notes on the Financial statements (continued) for the year ended 31 March 2017

1 Significant accounting policies (continued)

Research

Expenditure on research activities is recognised in the profit and loss account as an expense as incurred.

Taxation

Tax on the profit or loss for the year comprises current and deferred tax. Tax is recognised in the profit and loss account except to the extent that it relates to items recognised directly in equity or other comprehensive income, in which case it is recognised directly in equity or other comprehensive income.

Current tax is the expected tax payable or receivable on the taxable income or loss for the year, using tax rates enacted or substantively enacted at the balance sheet date, and any adjustment to tax payable in respect of previous years.

Deferred tax is provided on temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. The amount of deferred tax provided is based on the expected manner of realisation or settlement of the carrying amount of assets and liabilities, using tax rates enacted or substantively enacted at the balance sheet date.

A deferred tax asset is recognised only to the extent that it is probable that future taxable profits will be available against which the temporary difference can be utilised.

Tangible fixed assets

(i) Depreciation

Tangible fixed assets are stated at cost less accumulated depreciation.

Depreciation is charged to the profit and loss account on a straight-line basis over the estimated useful lives of each part of an item of tangible fixed assets. The estimated useful lives are as follows:

YearsNetwork assets5 to 80

Non-operational assets:

Fixtures, equipment, plant and machinery, vehicles and mobile plant

5 to 10

Assets under the course of construction are transferred to the corresponding asset category in the month following expenditure. All additions to tangible fixed assets are depreciated from the month after the expenditure has been incurred. This is a refinement to the previous depreciation policy whereby assets were transferred to the relevant category at the end of the financial year and were depreciated from the financial year after the expenditure was incurred. The financial impact of this is an increase in the depreciation charge for the current year of £4.9m. Considering a similar level and mix of capex, this would have a similar monetary impact in future years. In conjunction with this refinement, a review of asset lives was conducted and appropriate adjustments made.

Expenditure incurred to replace a component of a tangible fixed asset that is accounted for separately is capitalised. Other subsequent expenditure is capitalised only when it increases the future economic benefits of the tangible fixed asset to which it relates.

Intangible assets

Included within intangible assets are application software license fees, software development work, software upgrades and purchased PC software packages. Amortisation is over 10 years.

Capitalised interest

Interest directly attributable to the acquisition, construction or production of major capital projects, which are projects that necessarily take a substantial period of time to get ready for their intended use, are added to the cost of those assets, until such time as the assets are substantially ready for their intended use, and depreciated as part of the total cost over the useful life of the asset.

Notes on the Financial statements (continued) for the year ended 31 March 2017

1 Significant accounting policies (continued)

Customer contributions

Customer contributions and capital grants are recorded as deferred income and released to the profit and loss account over the estimated useful life of the related fixed asset, where there is an ongoing service obligation.

Operating leases

Payments made under operating leases are recognised in the profit and loss account on a straight-line basis over the term of the lease.

Pensions

Some of the Company's employees are members of a group wide defined benefit pension plan. As there is no contractual agreement or stated group policy for charging the net defined benefit cost of the plan to participating entities, the net defined benefit cost of the pension plan is recognised fully by the sponsoring employer, which is another member of the group. The Company then recognises a cost equal to its contribution payable for the period. Obligations for contributions to defined contribution pension plans are recognised as an expense in the profit and loss account in the periods during which services are rendered by employees.

Equity and equity-related compensation benefits

SSE plc, the ultimate parent of the Company, operates a number of All Employee Share Schemes as described in the Remuneration Report of the Group. These schemes enable Group employees to acquire shares of the ultimate parent company. The employees of the Company are entitled, where applicable, to participate in these schemes. The Company has not been charged with the cash cost of acquiring shares on behalf of its employees, this cost is borne by the Ultimate Parent Company. Where the fair value of the options granted has been measured, the Company has recognised the expense as if the share based payments related to the Company's own shares.

The exercise prices of the sharesave scheme are set at a discount to market price at the date of the grant. The fair value of the sharesave scheme option granted is measured at the grant date by use of an option pricing model. The fair value of the options granted is recognised as an expense on a straight-line basis over the period that the scheme vests. Estimates are updated at each balance sheet date with any adjustment in respect of the current and prior years being recognised in the profit and loss account. The costs associated with the other main employee schemes, the share incentive plan and the deferred bonus scheme, are recognised over the period to which they relate.

Derivative financial instruments and hedging

Derivative financial instruments are recognised at fair value. The gain or loss on remeasurement to fair value is recognised immediately in profit or loss. However, where derivatives qualify for hedge accounting, recognition of any resultant gain or loss depends on the nature of the item being hedged.

Cash flow hedges

A derivative classified as a 'cash flow' hedge recognises the portion of gains or losses on the derivative which are deemed to be effective directly in equity in the hedge reserve. Any ineffective portion of the gains or losses is recognised in the profit and loss account. The gains or losses that are recognised directly in equity are transferred to the profit and loss account in the same year in which the forecast transaction actually occurs.

Notes on the Financial statements (continued) for the year ended 31 March 2017

2 Expenses and auditor's remuneration

Operating profit is arrived at after charging/(crediting):

	2017 £m	2016 £m
Depreciation of tangible fixed assets	52.2	43.7
Amortisation of intangible assets	0.5	0.1
Operating lease rentals - Other	1.1	0.9
Release of deferred income in relation to customer contributions and capital grants	(1.3)	(2.2)
Net management fees in respect of services provided by group companies	12.4	9.4
Research costs	1.4	1.2

The Company incurred an audit fee of £0.01m (2016: £0.01m) and audit-related assurance service fees of £0.03m (2016: £0.03m) in the year.

3 Staff costs and numbers

	2017 £m	2016 £m
Staff costs:	LIII	LIII
Wages and salaries	22.0	22.5
Social security costs	2.5	2.5
Share based remuneration	0.6	0.3
Pension costs	4.9	5.7
	30.0	31.0
Less charged as capital expenditure	(20.9)	(22.0)
	9.1	9.0
Included within the above is a Share-based payment charge of £574,123 (2016: £307,839).		
Employee numbers		
	2017	2016
	Number	Number
Numbers employed at 31 March	454	486
		_
	2017	2016
	Number	Number
The monthly average number of people employed by the Company during the year	459	487
	2017	2016
	£m	£m
Directors remuneration	0.3	0.3

The aggregate of remuneration and amounts receivable under long term incentive schemes of the highest paid director was £0.3m (2016: £0.3m).

	Number of directors	
	2017	2016
Retirement benefits are accruing to the following number of directors under:		
Defined benefit schemes	1	1

Notes on the Financial statements (continued) for the year ended 31 March 2017

4 Interest receivable and similar income

	2017 £m	2016 £m
Foreign exchange translation of monetary assets and liabilities	(5.4)	(0.8)
5 Interest payable and similar charges		
	2017	2016
	£m	£m
Interest payable to group companies	35.9	32.6
Bank loans and overdrafts	13.0	7.3
Foreign exchange translation of monetary assets and liabilities	-	8.9
Interest capitalised	(14.7)	(17.2)
	34.2	31.6
6 Taxation		
	2017	2016
	£m	2016 £m
UK corporation tax	LIII	LIII
Current tax on income for the period	22.2	28.3
Adjustment in respect of prior periods	(1.0)	(0.7)
Total current tax charge	21.2	27.6
Deferred tax (see note 15):		
Origination and reversal of temporary differences	24.8	23.0
Adjustment in respect of prior years	(0.9)	1.1
Effect of change in tax rate	(6.7)	(10.8)
Total deferred tax	17.2	13.3
Total tax on profit	38.4	40.9
The difference between the total current tax shown above and the amount calculated by corporation tax to the profit before tax is as follows:	applying the standard	rate of UK
corporation tax to the profit before tax is as follows.	2017	2016
	£m	£m
Profit before taxation	233.0	255.4
Tax on profit at standard UK corporation tax rate of 20% (2016: 20%)	46.6	51.1
Effects of: Depreciation on non qualifying assets	0.2	0.2
Depreciation on non-qualifying assets Expenses not deductible for tax purposes	0.3 0.1	0.2
Adjustment in respect of previous periods	(1.9)	0.4
Effect of change in tax rate on deferred tax	(6.7)	(10.8)
Total tax charge for year	38.4	40.9
,		

Legislation to reduce the corporation tax rate from 20% to 19% from 1 April 2017 and to 18% from 1 April 2020 was substantively enacted on 26 October 2015. As these changes were substantively enacted at 31 March 2016, deferred tax at that date was calculated accordingly. Legislation was substantively enacted on 15 September 2016 to further reduce the corporation tax rate to 17% from 1 April 2020. As this change has been substantively enacted at the balance sheet date, deferred tax has been calculated accordingly and has had the effect of reducing the company's deferred tax liability at 31 March 2017 by £6.8m.

Notes on the Financial statements (continued) for the year ended 31 March 2017

7 Dividends

	2017	2016
	£m	£m
Amounts recognised as distributions from equity:		
Final dividend of 42.3p (2016: 56.4p) per share	150.0	200.0

The final dividend for the current year, £150.0m (2016: £200.0m), was declared and approved on 23 February 2017 and was paid to shareholders on 31 March 2017. The final dividend for the previous year was approved on 25 February 2016 and paid to shareholders on 17 March 2016.

8 Tangible fixed assets

	Network assets £m	Assets under the course of construction (AUC) £m	Vehicles and miscellaneous equipment £m	Total £m
Cost:				
At 1 April 2016	2,569.2	-	3.7	2,572.9
Additions	-	500.5	-	500.5
Transfers from AUC to fully commissioned	500.5	(500.5)	-	-
Transfers between categories	(0.3)	-	0.3	-
At 31 March 2017	3,069.4	-	4.0	3,073.4
Depreciation:				
At 1 April 2016	(306.4)	-	(3.3)	(309.7)
Charge for the year	(51.9)	-	(0.3)	(52.2)
Transfers between categories	(0.3)	-	0.3	-
At 31 March 2017	(358.6)	-	(3.3)	(361.9)
Net book value:				
At 31 March 2017	2,710.8	-	0.7	2,711.5
At 31 March 2016	2,262.8	-	0.4	2,263.2

The above tangible fixed assets include £99.9m (2016: £85.2m) of capitalised interest, of which £14.7m was capitalised in the current year (2016: £17.2m). This is depreciated annually according to the useful economic life of the asset to which the capitalised interest relates.

9 Intangible assets

	Intangible Assets £m
Cost:	
At 1 April 2016	1.9
Additions	4.5
At 31 March 2017	6.4
Amortisation:	
At 1 April 2016	(0.1)
Charge for the year	(0.5)
At 31 March 2017	(0.6)
Net book value:	
At 31 March 2017	5.8
At 31 March 2016	1.8

Notes on the Financial statements (continued) for the year ended 31 March 2017

10 Debi	tors
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10 Debtors	2017 £m	2016 £m
Trade debtors Amounts owed by group undertakings	27.2 218.9	0.9 223.1
Other debtors	246.1	4.7 228.7
11 Cash at bank and in hand		
	2017 £m	2016 £m
Cash at bank and in hand	18.7	20.0

Cash at bank represents amounts received to fund the Multi Terminal Test Environment project and the Modular Approach to Substation Construction project under Network Innovation Competition arrangements. The use of cash is restricted and can only be used for the purpose of the project. Therefore, the balance has not been remitted to SSE plc as part of the Group's central treasury operations. There is also an amount of cash being held to settle foreign currency contractual liabilities arising as a result of the capital expenditure of the Company.

Creditors: amounts falling due within one year

	2017	2016
	£m	£m
Trade creditors	7.6	9.3
Amounts owed to group undertakings	105.2	18.7
Other creditors	30.0	15.4
Corporation tax payable	12.0	15.3
Accruals and deferred income	109.6	133.1
	264.4	191.8

Creditors: amounts falling due after more than one year

	£m	£m
Loans and borrowings (note 14)	649.7	350.0
Loans due to ultimate parent (note 14)	1,063.1	1,063.1
Accruals and deferred income	103.8	70.1
	1,816.6	1,483.2

2017

2016

Notes on the Financial statements (continued) for the year ended 31 March 2017

Interest bearing loans and borrowings 14

This note provides information about the contractual terms of the Company's interest bearing loans and borrowings which are held at amortised cost.

	Weighted	Weighted		
	Average	Average		
	Interest Rate	nterest Rate		
	2017	2016	2017	2016
	%	%	£m	£m
Creditors: falling due within five years				
6.00% Loan Stock repayable to SSE plc on 31 March 2021	6.00	6.00	100.0	100.0
5.50% Loan Stock repayable to SSE plc on 31 March 2021	5.50	5.50	33.1	33.1
5.00% Loan Stock repayable to SSE plc on 31 March 2022	5.00	5.00	150.0	-
Floating Rate European Investment Bank repayable 24 September 2021	1.18	1.42	150.0	-
			433.1	133.1
Creditors: falling due more than five years				
5.00% Loan Stock repayable to SSE plc on 31 March 2022	5.00	5.00	-	150.0
5.625% Loan Stock repayable to SSE plc on 31 March 2028	5.63	5.63	30.0	30.0
2.75% Loan Stock repayable to SSE plc on 31 March 2025	2.75	2.75	300.0	300.0
3.375% Loan Stock repayable to SSE plc on 25 February 2026	3.38	3.38	450.0	450.0
Floating Rate European Investment Bank repayable 24 September 2021	1.18	1.42	-	150.0
Fixed Rate European Investment Bank repayable 20 October 2022	2.87	2.87	150.0	150.0
Fixed Rate European Investment Bank repayable 3 August 2023	2.55	2.55	50.0	50.0
Fixed Rate European Investment Bank repayable 20 May 2026	2.08	-	299.7	-
			1,279.7	1,280.0
			1,712.8	1,413.1

The Fixed Rate European Investment Bank repayable 20 May 2026 is a £300.0m loan on which a £0.3m arrangement fee has been paid. The arrangement fee will be amortised over the life of the loan to bring the outstanding amount back to £300.0m at maturity.

Deferred taxation

Deferred tax assets and liabilities are attributable to the following:

	Assets		Liabilities		Net
	2017	2016	2017	2016 20	2016
	£m	£m	£m	£m	£m £m
Assolarated conital allowance			1144	07.2 11	4.4 07.2
Accelerated capital allowances	-	-	114.4		4.4 97.2
Fair value movement on derivatives	-	-	0.4	_ ` /	0.4 (0.9)
Net tax liabilities	-	-	114.8	96.3 11	4.8 96.3
	1.	April 2016	Recognised in	-	31 March 2017
			income	equity	
		£m	£m	£m	£m
Movement in deferred tax during the year		£m 96.3	£m 17.2	£m 1.3	£m 114.8
Movement in deferred tax during the year	1			1.3 Recognised in	
Movement in deferred tax during the year	1	96.3	17.2 Recognised in	1.3	114.8
Movement in deferred tax during the year Movement in deferred tax during prior year	1	96.3 April 2015	17.2 Recognised in income	1.3 Recognised in equity	114.8 31 March 2016

Notes on the Financial statements (continued) for the year ended 31 March 2017

16 Share capital

	2017	2016
	£m	£m
Equity:		
Allotted, called up and fully paid:		
354,300,000 ordinary shares of £1.00 each	354.3	354.3

17 Pensions

14% (2016: 13%) of the Company's employees are members of the Scottish Hydro-Electric Pension Scheme which provides defined benefits based on final pensionable pay. As there is no contractual agreement or stated group policy for charging the net defined benefit cost of the plan to participating entities, the net defined benefit cost of the pension plan is recognised fully by the sponsoring employer, which is another member of the group.

New employees can opt to join a personal pension scheme which is a money purchase scheme with the Company matching the members' contributions up to a maximum of 6% of salary. The scheme is managed by Friends Life.

The Company's share of the total contribution payable to the pension schemes during the year was £3.9m (2016: £4.7m). In addition to this, the Company incurred a further charge, payable to SSE Services plc, of £1.0m (2016: £1.0m), which related to its share of the Scheme's deficit repair contributions for the year ended 31 March 2017.

18 Derivatives and financial instruments

Exposure to currency risk arises in the normal course of the Company's business. Derivative financial instruments are entered into to hedge exposure to risk. The objectives and policies for holding or issuing financial instruments and similar contracts, and the strategies for achieving those objectives that have been followed during the year are explained below. The Group's Risk and Trading Committee, a standing committee of the Group's Executive Committee comprising three Executive Directors and senior managers from the Energy Portfolio Management and Finance functions, to oversee the control of these activities. This Committee is discussed further in the Annual Report of the Group.

The Group's Treasury department is responsible for managing the banking and liquidity requirements of the Company, risk management relating to interest rate and foreign exchange exposures, and for managing the credit risk relating to the banking counterparties with which it transacts. The department's operations are governed by policies determined by the Group's Executive Committee and any breaches of these policies are reported to the Risk and Trading Committee and Group's Audit Committee.

(i) Risk

Currency risk

Exposure to currency rate risk arises in the normal course of the Company's business and derivative financial instruments are entered into to hedge exposure to this risk.

The Company states its financial statements in Sterling but also conducts business in foreign currencies. As a result, it is subject to foreign currency exchange risk arising from exchange rate movements which will be reflected in the Company's transaction costs.

The Company's policy is to use forward contracts to manage its exposures to foreign exchange risk. All such exposures are transactional in nature and relate primarily to procurement contracts. The policy is to seek to hedge 100% of its currency requirements arising under all committed contracts.

Notes on the Financial statements (continued) for the year ended 31 March 2017

18 Derivatives and financial instruments (continued)

(ii) Fair values

The fair values of the Company's financial assets and financial derivatives, and the carrying amounts in the balance sheet are analysed below. Balances included in the analysis of primary financial assets and liabilities include cash and cash equivalents, loans and borrowings, trade debtors and trade creditors, all of which are disclosed separately.

Summary fair values

The fair values of the primary financial assets and liabilities together with their carrying values are as follows:

	2017	2017	2016	2016
	Carrying value	Fair Value	Carrying value	Fair Value
	£m	£m	£m	£m
Financial Assets				
Trade and intercompany debtors	246.1	246.1	224.0	224.0
Derivative financial assets	2.3	2.3	-	<u> </u>
Financial Liabilities				
Trade and intercompany creditors	112.8	112.8	28.0	28.0
Long-term bonds	649.7	675.7	350.0	364.5
Loan stock	1,063.1	1,137.6	1,063.1	1,123.4
Derivative financial liabilities		-	4.7	4.7

Fair values have been determined with reference to closing market prices. Unless otherwise stated, carrying value approximates fair value.

Financial derivative instruments - disclosure

For disclosure purposes, derivative financial instruments are classified into two categories, operating derivatives and financing derivatives. The company only utilise financing derivatives in the form of cash flow foreign exchange hedges and non-hedge accounted (MTM) foreign exchange contracts. Non-hedge accounted contracts are treated as held for trading (MTM). The carrying value is the same as the fair value for all instruments. All balances are stated gross of associated deferred taxation.

Basis of determining fair value

Closing rate market values have been used to determine the fair values of the foreign currency contracts. Estimates applied reflect the management's best estimates of these factors.

19 Capital commitments

	2017 £m	2016 £m
Contracted but not provided for	265.4	479.4

Notes on the Financial statements (continued) for the year ended 31 March 2017

20 Operating lease commitments

Total commitments under non-cancellable operating leases are as follows:

	2017		2016	
	Land & Buildings	Other	Land & Buildings	Other
	£m	£m	£m	£m
Operating leases which expire:				
Within one year	0.1	1.1	0.1	1.2
Between one and five years	0.2	2.1	0.2	2.1
In more than five years	-	0.1	-	0.2
	0.3	3.3	0.3	3.5
Leases as lessee:				
			2017	2016
			£m	£m
Amounts included in the profit and loss relating to the current year leasing arrangements				0.9

21 Commitments and contingencies

The Company has provided a guarantee in relation to £300m Euro bonds held by the Group. This guarantee has been provided jointly with Scottish Hydro Electric Power Distribution plc.

22 Net debt

Reconciliation of net cash flow to movement in net debt				2017 £m	2016 £m
Cash (outflow)/inflow from (decrease)/increase in cash (i) Net cash inflow from borrowings Other non-cash movement Movement in net debt in the year Net debt at 1 April				(1.3) (300.0) 0.3 (301.0) (1,393.1)	2.1 (500.0) - (497.9) (895.2)
Net debt at 31 March				(1,694.1)	(1,393.1)
Analysis of net debt	As at 1 April 2016	Decrease in cash (i)	Increase in debt	Non-cash movements	As at 31 March 2017
	£m	£m	£m	£m	£m
Cash at bank and in hand	20.0	(1.3)	-	-	18.7
Net borrowings due within one year Net borrowings due after more than one year	20.0 (1,413.1)	(1.3)	(300.0)	0.3	18.7 (1,712.8)
	(1,393.1)	(1.3)	(300.0)	0.3	(1,694.1)

Notes on the Financial statements (continued) for the year ended 31 March 2017

22 Net debt (continued)

(1) Cash generated or required by the Company is remitted to or obtained from the Group or SSE Services plc. As a result the movement in indebtedness from the Group (reflected in the movement in debtor and creditor balances on the balance sheet) can be said to represent the cash generated in the year. The cash balance above represents cash restricted for specific projects and foreign currency bank account balances that are not remitted to the Group (see note 11).

23 Ultimate parent company

The Company is a subsidiary of SSE plc, which is the ultimate parent company and is registered in Scotland. The largest and smallest Group in which the results of the Company are consolidated is that headed by SSE plc. The consolidated financial statements of the Group (which include those of the Company) are available from the Company Secretary, SSE plc, Inveralmond House, 200 Dunkeld Road, Perth, PH1 3AQ or by accessing the Company's website at www.sse.com.