

R.C.S. Luxembourg: B 24 784

19, rue Eugène Ruppert L-2453 Luxembourg

Interim financial information for the six-month period ended 30 June 2014 and review report of the réviseur d'entreprises agréé



BNP Paribas Fortis Funding Public limited company Registered office: L-2453 Luxembourg, 19 rue Eugène Ruppert R.C.S. Luxembourg B 24 784 (hereinafter referred to as the « Company »)

Report from the Board of Directors

Dear Sirs,

We are pleased to submit to you for approval, the interim financial information for the six months period ended June 30 2014.

As at June 30, 2014, the total balance sheet amounts to EUR 5,732,948,234 compared to EUR 5,501,021,541 as at December 2013.

The Company issued securities (amongst which retail offers to the public in Belgium and in the Grand Duchy in Luxembourg) which are split as follows:

	June 30, 2014	December 31, 2013
Subordinated notes	1,603,083,692	1,622,709,431
Fixed interest rates notes	1,695,279,266	1,627,916,361
Floating rates notes	379,613,044	452,078,716
Variable coupon notes	1,232,992,486	1,055,268,790
Variable redemption notes Credit Linked	17,234,000	17,234,000
Variable redemption notes Index Linked	273,916,983	252,556,815
Variable redemption notes Other	82,456,730	62,018,398
Zero coupon notes	5,337,386	5,273,038
Commercial Papers	205,969,378	133,629,488
TOTAL	5,495,882,965	5,228,685,037

The amounts presented above represent the nominal of the issuances, to which accrued interest payable amounting to EUR 74,299,918 are added (31 December 2013: EUR 89,985,409).

Type of product	pe of product Issues Redemptions/Reductions		Issi		lemptions/Reductions		Foreign exchange by category	Total
	Number	Ccy	In Euro	Number	Ccy	In Euro	In Euro	In Euro
Subordinated notes	0		0	2	EUR	-23 000 000		
Total	I		0	2		-23 000 000	3 374 261	-19 625 739
Fixed interest rate	1	AUD	10 326 262	3	TRY	-53 290 265		
notes	1	PLN	7 216 167					
	2	NZD	22 054 753					
	1	TRY	5 171 975					
	2	USD	45 300 519					
Total	7		90 069 676	3		-53 290 265	30 583 494	67 362 905
	0		0	2	EUR	-65 628 000		
Floating rate notes				1	USD	-7 134 527		
Total	0		0	3		-72 762 527	296 855	-72 465 672
17	14	EUR	200 259 000	2	EUR	-54 380 000		
Variable coupon notes	4	USD	34 018 111		USD	-2 333 251		
Total	18		234 277 111	2		-56 713 251	159 835	177 723 695
Credit linked notes	0		0	0	EUR	0	0	0
Total	0		0	0		0	0	0
Index linked notes	7	EUR	67 705 000	5	EUR	-41 166 000		
					USD	-5 397 013		
Total	7		67 705 000	5		-46 563 013	218 181	21 360 168
Reversible convertible notes	0		0	0		0		
Total	0		0	0		0	0	0
Zero-coupon notes	0	EUR	64 349	0		0	0	0
Total	0		64 349	0		0	0	64 349
Other	3	EUR	20 696 706		EUR	-500 000		
Total	3		20 696 706	0		-500 000	241 625	20 438 331
TOTAL GENERAL	35		412 812 842	15		-252 829 056	34 874 251	194 858 037

During the first semester 2014, the Company issued several securities and faced several redemptions and buy-back as follows (excluding the commercial papers issued):

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As at June 30, 2014, the Company shows a profit amounting to EUR 307,955 compared to a profit amounting to EUR 636,998 for the first semester 2013 which is summarized as below:

In EUR	June 30, 2014	June 30,2013
Interests margin	1,326,470	1,448,766
Exchange result	-3,930	-5,057
Amortization fees $(1) + (2) + (3) + (4)$	-150,132	-137,847
Taxes	-151,301	-274,578
Other operating expenses	-6,587,145	-24,890,512
Other operating income	5,873,993	24,496,226
Total	307,955	636,998

The decrease is mainly explained by the following elements:

 Decrease of the global option premium received and paid amounting to EUR -3,221,480 for the period ended June 30, 2014 (2013: EUR -4,139,746) as follows (*):

In EUR	June 30, 2014	June 30, 2013
Amortization premium paid	-3,508,634	-5,080,965
Amortization premium received	0	0
Amortization premium equity swap received	287,154	941,219
Total	-3,221,480	-4,139,746

The option premiums are amortized over the life of the corresponding security issuance retrospectively as from January 1, 2010.

2) Decrease of the expenses relating to bond issuances amounting to EUR - 6,383,770 for the period ended June 30, 2014 (2013: EUR -6,582,903), which is as follows (**):

	June 30, 2014	June 30, 2013
Amortization of expenses related to bond issues	-90,813	-104,346
Amortization of syndication commissions	-6,005,803	-5,524,943
Subtotal	-6,096,616	-5,629,289
Amortization of disagio	-287,154	-953,614
Total	-6,383,770	-6,582,903

The expenses are amortized over the life of the corresponding security's issuance.

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3) Decrease of the net amortization of the upfront fees received and paid amounting to EUR 3,693,282 for the period ended June 30, 2014 (2013: EUR 5,267,866), which is as follows (*):

	June 30, 2014	June 30, 2013
Amortization of upfront fees paid	-9,287	-70,953
Amortization of upfront fees received	3,702,569	5,338,819
Total	3,693,282	5,267,866

The upfront fees are amortized over the life of the corresponding security's issuance. Furthermore, for the upfront fees received the residual life of the corresponding security's issuance is longer than for the upfront fees paid.

4) Increase of the amortization of the premiums received on borrowings amounting to EUR 5,761,836 for the period ended June 30, 2014 (2013: EUR 5,316,936), which is as follows (**):

	June 30, 2014	June 30, 2013
Amortization of premium received on		n an air an
borrowings	5,761,836	5,316,936
Total	5,761,836	5,316,936

- Decrease of the interest margin amounting to EUR 1,448,766 as at June 30, 2013 against EUR 1,326,470 as at June 30, 2014; this variation is mainly due to maturity of old issuances with a 13.5bp margin which are replaced by issues with a 3bp margin.
- Decrease of the taxes amounting to EUR -274,578 as at June 30, 2013 against EUR -151,301 as at June 30, 2014.
- Increase of the netting between other operating expenses and income amounting to EUR -394,286 as at June 30, 2013 against EUR -713,152 as at June 30, 2014; this variation is mainly related to less prescriptions reimbursed as at June 30, 2014 (prescription elapsed and for which the cash balance not claimed, within the legally described time frame, by the investors are reimbursed to the Company by the paying agent).

^{*} Historically when concluding a derivative on an equity linked product, the Company used to receive an Upfront fee on the IRS and used to pay an Option premium on the equity component of the hedge. Points 1) above relates to the amortization of such option premium paid (for most of the case) and point 3) above relates to the amortization of such upfront fee received (for most of the case)

^{**} Upon issuance, the client pays a premium over par (most of the time) which is used to cover the syndication / distribution costs. Point 2) above relates to the amortization of such premium (syndication commission) paid to syndication and point 4) above relates to the amortization of such premium received by BP2F (premium received on borrowings).

Reporting obligations and evolution of the legal ground

The Company fulfils its reporting obligations towards the local authorities and, with regard to the law of January 11, 2008 (as supplemented or amended from time to time) on transparency requirements for issuers of securities (the "Transparency Law"), the Company has signed on 2009 an agreement for OAM (Officially Appointed Mechanism) with BNP Paribas Securities Services, Luxembourg Branch (following the transfer on April 1, 2010 of the securities services activities of BGL BNP Paribas - Luxembourg to BNP Paribas Securities Services, Luxembourg branch).

The Board of Directors will also give a general overview, below, of the main inherent risks faced by BNP Paribas Fortis Funding and of the relevant mitigating factors. This overview is given as of the date of this report. The risks applicable to BNP Paribas Fortis Funding and the corresponding risk management methods can change from time to time.

It has to be noted that the Company doesn't provide post issuance information to the investors of its notes. In case of public offers of structured notes in Belgium, it is the relevant distributor of such notes that shall comply with the terms of the Moratorium on particularly complex products proposed by the Belgian FSMA (if such distributor has adhered to such Moratorium). It includes the obligation to publish information on the value of the notes and of the underlying(s) during the life of the notes.

The Belgian FSMA Regulation of 3 April 2014 banning the marketing in Belgium of certain financial products to retail investors, as approved by the Royal Decree of 24 April 2014, was published in the Belgian State Gazette of 20 May 2014. The Regulation came into force on 1 July 2014.

The EU Council formally approved on 13/05/14 the proposals for a directive on markets in financial instruments repealing Directive 2004/39/EC (MiFID 2) and a regulation on markets in financial instruments and amending the regulation on OTC derivatives, central counterparties and trade repositories (MiFIR).

The Company is concerned by certain obligations set out in Regulation (EU) No 648/2012 of the European Parliament and of the Council of 4 July 2012 on OTC derivatives, central counterparties and trade repositories, commonly referred to as the European Market Infrastructure Regulation (EMIR):

- The Company is classified as a Non-Financial Counterpart (NFC) under EMIR and shall **report** (as from 2014) to a so-called trade repository the entry into, amendment of, and termination of any derivatives contract that is within the scope of EMIR. There is no exemption on this matter for intra-group derivatives contracts.
- Under EMIR, OTC derivatives shall be **cleared** (as from 2015) through a central counterparty if certain thresholds are met. Such thresholds are not expected to be exceeded by the Company (that is classified as NFC- towards its derivatives counterparts) but should it be the case, the Company intends to request to benefit from the exemption of clearing obligation for intra-group transactions.
- EMIR requires the Company to put in place risk-mitigation techniques for OTC derivatives contracts that are not cleared. It has been implemented by the Company mainly via (i) a procedure to ensure timely confirmations and portfolio

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reconciliation with its derivatives counterparts and (ii) amendments to the existing ISDA Master Agreements to cover the dispute resolution and to give certain representations within the framework of EMIR.

On 28 July 2014, the Company moved its registered office (previously located at 67 Boulevard Grande-Duchesse Charlotte, L-1331 Luxembourg) to 19 rue Eugène Ruppert, L-2453 Luxembourg, Grand Duchy of Luxembourg. A notice has been published in various newspapers to inform the holders of bonds/notes issued by BNP Paribas Fortis Funding (and to draw their attention on the fact that from that date onwards, any communication or notice to the Company shall be sent to such new address).

Main inherent risks

The main inherent risks faced by BNP Paribas Fortis Funding can be broken down into the following categories:

1) Operational risk:

The operational risk is the risk of loss resulting from inadequate or failed internal processes or systems, human error, external events or changes in the competitive environment that damage the franchise or operating economics of a business. Furthermore, in order to mitigate the risks, the Company hired two part time employees of BNP Paribas Fortis SA/NV (hereafter "BNPPF").

Before deciding on the issuance of any debt securities, the Directors have to acknowledge that:

The terms of the paragraphs 1 and 2 of Article 57 of the Luxembourg Law on commercial companies dated 10 August 1915, as amended disclosing that "The Director who has an interest which is opposed to the company's interest in a transaction submitted to the Board of Directors for authorization, is obliged to disclose such opposed interest to the Board and to procure that the existence of such opposed interest be mentioned in the minutes of the Board meeting. He cannot take part in the vote of the relevant resolutions of the Board. The existence of transactions in relation to which a Director has an opposed interest to that of the company has to be specifically reported to the first succeeding general meeting of shareholders prior to any other resolution is put to vote" are respected.

BNP Paribas Fortis Funding publishes from time to time prospectuses to offer, place or/and list securities within the framework of its business activity as foreseen in its article of association.

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As required by the Luxembourg law on prospectuses and the relevant regulations as the case maybe, the Company takes responsibility for the information contained in these prospectuses (with the limitations specified in these ones).

The EMTN base prospectus of the Company (as supplemented from time to time) was updated and approved by the CSSF on 13 June 2014 in order to comply with the amended prospectus directive and its regulations.

A separate base prospectus dated 5 June 2014 (as supplemented from time to time) has been updated by the Company together with other issuers of the BNP Paribas group, the base prospectus of such programme enabling the issuance of warrants, certificates, and notes (the "GECD Securities").

The Company acts as issuer of notes under that Multi issuer Certificate, Note & Warrant (C, N & W) programme (the "GECD Umbrella Programme") with BNP Paribas SA, BNPP Arbitrage IBV, and BGL BNP Paribas acting also as issuers (on a several basis). The GECD Securities issued by the Company under the GECD Umbrella Programme are guaranteed by BNPPF under similar terms as under the EMTN Programme.

The French AMF is the competent authority of the base prospectus of the GECD Umbrella Programme, the CSSF being the competent authority of the base prospectus of the EMTN Programme. The EMTN Programme of the Company is mainly used to launch plain vanilla and fixed income products.

2) Legal risk:

In case of any potential legal risk (e.g. license requested by a sponsor of an index, claim received from a noteholder or an investor), the Company will request advices from the legal department of its parent company and advices from an external legal advisor if it is required by one member of the Board of Directors.

The Luxembourg prospectus law contains administrative sanctions in case of breach. As the Company also makes offers to the public in other jurisdictions, it may be exposed to the penal or/and administrative sanctions foreseen in the relevant local prospectus law.

Furthermore, the Company follows the compliance rules defined by its parent company in term of reputational risk and compliance with laws and regulations applicable to the Company.

3) Tax risk:

In case of any potential tax risk, the Company requests advices from the tax specialists of its parent company and advices from an external tax advisor if it is required by one member of the Board of Directors.

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4) Financial risk:

It encompasses two types of risk: credit risk and market risk as defined below:

- Credit risk is the risk that a borrower or counterparty will no longer be able to repay its debt;
- Market risk refers to the potential loss resulting from unfavourable market movements, which can arise from trading or holding positions in financial instruments.

Within the framework of the funding operations, BNP Paribas Fortis Funding hedges with BNPPF or BNP Paribas Arbitrage S.N.C. its exposures to various types of risks by using common OTC/derivatives instruments such as swaps and options from the issue date or strike date of each funding operation, for all the duration of such funding operation, and for the full amount of the related funding operation. As a general rule, the documentation of a derivative transaction of the Company shall refer to the documentation of the related funding transaction. Therefore the structure of each funding operation matches with the various related hedging transactions in terms of economics and in terms of documentation.

BNP Paribas Fortis Funding is currently only exposed to a counterparty risk (i) on BNPPF (as hedging counterpart and as borrower under the loans granted by the Company), and (ii) on BNP Paribas Arbitrage S.N.C. (as hedging counterpart).

To avoid exposure to a credit risk on a paying agent under its debt issuance Programmes, BNP Paribas Fortis Funding has followed the market practice and has included a wording in the documentation of these programmes to be discharged from its payment obligations towards the noteholders as soon as the payments have been made on time to the relevant principal paying agent.

For the avoidance of any doubt, BNP Paribas Fortis Funding does not hold a trading portfolio and is then not exposed to a trading risk, i.e. in case of changes in the market price of positions held in capital market instruments.

5) Liquidity risk:

The liquidity risk is the risk that BNP Paribas Fortis Funding, though solvent, either does not have sufficient financial resources available to meet its obligations when they fall due, or can secure or sell its assets only at excessive cost.

This risk is mitigated by the Board that follows the Liquidity Risk Policy published by the parent company of BNP Paribas Fortis Funding by applying it to the Company. Such policy explicitly mentions that the bank must maintain sufficient cash and liquid assets to meet its current and future financial obligations at all times, in normal and in stressed circumstances, for all its banking and financial activities, including special purpose vehicles and all legal entities.

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6) Settlement risk:

BNP Paribas Fortis Funding is responsible for the cash management on a daily basis by monitoring the cash balances of the Company. Furthermore, the Company has implemented a payment procedure approved by the Board of Directors and agreed by BGL BNP Paribas S.A., which can be summarised as follows:

- Each payment or repayment of principal amounts, interests to investors:
 - equal to or above EUR 10,000, requires both the signature of one Director and the signature of one proxy holder;
 - o below EUR 10,000, requires the signature of two proxy holders
- Each payment of fees relating to Intertrust Luxembourg S.à.r.l. requires the approval of the Board of Directors and then the signature of two proxy holders;
- For other costs:
- each payment of fee due to Intertrust Luxembourg S.à.r.l and each payment to pay any invoice due by the Company:
 - equal to or above EUR 10,000, requires both the signature of one Director and the signature of one proxy holder;
 - * below EUR 10,000, requires the signature of two proxy holders
- For payments with value retro-active: a letter has been signed by two directors to authorize them, after the new amendment on 1st November 2009 of the PSD (directive on payment services).

Information to be sent to the parent company

BNP Paribas Fortis Funding is a subsidiary of BNPPF.

The National Bank of Belgium, BNPPF's supervisor on a consolidated basis, has granted its approval for using the most advanced approaches for calculating the own funds requirements under Basel II. This means that BNPPF applies the Advanced Internal Ratings Based Approach (AIRBA) to credit risk and the Advanced Measurement Approach (AMA) to operational risk for the majority of its portfolio.

Besides, BNPPF uses 'economic capital' as a consistent and comparable measure of risk across all risk types and geographies. It serves as an indicator of Value at Risk (VaR).

BNP Paribas Fortis Funding shall report to its parent company with the relevant information to enable BNPPF to apply these methods on a consolidated basis.

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The Board of Directors examined the interim financial information for the six-month period as at 30 June 2014 of BNP Paribas Fortis Funding on 27 August 2014 and authorized their publication.

The Board of Directors of BNP Paribas Fortis Funding declares that, to its knowledge, interim financial information for the six-month period as at 30 June 2014 of BNP Paribas Fortis Funding established in accordance with the body of applicable accounting standards, give a faithful and honest image of the assets and liabilities, financial position and profits or losses of BNP Paribas Fortis Funding. The management report presents the evolution accurately, the results and the situation of BNP Paribas Fortis Funding and a description of the principal risks and uncertainties with which they are confronted.

No material subsequent events occurred to the Company since 30 June 2014.

Strategy related to BNP Paribas Fortis Funding

The issuances that the Company is proposing, via distributors, to different investor types and the lending of the proceeds of these transactions to its parent company is an important element of the funding policy of BNPPF.

The selling of structured notes and other types of bonds demanded by the Retail and Private Banking divisions of BGL BNP Paribas S.A. in Luxembourg and BNP Paribas Fortis NV/SA in Belgium is a stable element of the funding mix of BNPPF. On top of this, the Company also proposes tailor made issues (listed or not) for institutional investors.

The Company is independent regarding the issuance decisions.

It is in line with the BNP Paribas group organization to maintain BNPPF, directly or via its subsidiaries, in a position of independency concerning its liquidity and funding management. The Company, with a volume of issuances above

EUR 5 billion, is an element of diversification in the funding mix of BNPPF. It is a stable element as the demand for this type of investments by the investors has proved to be constant over time.

We also take into consideration that, for the structured notes, the use of the Company remains a practical solution to circumvent the fact that the Belgian National Bank's clearing system cannot handle certain structured financial products.

Corporate Governance:

The articles of association do not provide any restriction regarding the voting rights of the shareholders and therefore said voting rights are exercise in accordance with the legal provisions in force.

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Further to the articles of association, the directors shall be elected by the shareholders at a general meeting, which shall determine their number, remuneration and term of office. The term of the office of a director may not exceed six years and the directors shall hold office until their successors are elected. The directors may be re-elected for consecutive terms of office. The Company does not hold any quoted participations.

The company may, to the extent and under the terms permitted by the Law, purchase its own shares; as of today the Company does not hold any own share. As in the articles of association there is no provision regarding authorized capital, the board of directors is not allowed to issue new shares.

There is no specific provision in the articles of association regarding the possibility of amending the articles of association and therefore the articles of association can be amended according to the legal provision set for in article 67-1 of the amended Law dated August 10, 1915 on commercial companies.

There is no specific provision in the articles of association regarding the rights of controls of the shareholders and therefore the shareholders can exercise their rights of controls to the extent and within the limits provided by the relevant Luxembourg applicable legislation.

Luxembourg, 27 August 2014

For the Board of Directors:

Didier Giblet Chairman of the Board of Directors

Dirk Dewitte Director

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To the Shareholders of BNP Paribas Fortis Funding S.A. 19, rue Eugène Ruppert L-2453 Luxembourg Deloitte Audit Société à responsabilité limitée

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REPORT OF THE REVISEUR D'ENTREPRISES AGREE ON REVIEW OF INTERIM FINANCIAL INFORMATION

Introduction

We have reviewed the accompanying interim financial information of BNP Paribas Fortis Funding S.A., which comprises the balance sheet as at June 30, 2014 and the profit and loss account for the six-month period then ended, and a summary of significant accounting policies and other explanatory information. The Board of Directors is responsible for the preparation and fair presentation of this interim financial information in accordance with Luxembourg legal and regulatory requirements relating to the preparation of this interim financial information. Our responsibility is to express a conclusion on this interim financial information based on our review.

Scope of Review

We conducted our review in accordance with International Standard on Review Engagements 2410, "Review of Interim Financial Information Performed by the Independent Auditor of the Entity". A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with International Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the accompanying interim financial information does not give a true and fair view of the financial position of the entity as at June 30, 2014, and of its financial performance for the six-month period then ended in accordance with Luxembourg legal and regulatory requirements relating to the preparation of this interim financial information.

For Deloitte Audit, Cabinet de révision agréé

Olivier Lefèvre, Réviseur d'entreprises agréé Partner

Luxembourg, August 27, 2014

Société à responsabilité limitée au capital de 35.000 € RCS Luxembourg B 67.895 Autorisation d'établissement : 10022179

Balance sheet as at 30 June 2014 (in EUR)

	Notes	30.06.2014 EUR	31.12.2013 EUR
ASSETS			2011
Formation expenses			
Fixed assets		366,381	436,245
Tangible assets			
Plant and machinery		6,487	7,511
Other fixtures and fittings, tools and equipment		1,974	2,369
Financial assets Loans to affiliated undertakings	3	5,346,209,599	5,167,738,500
Current assets			
Debtors Amounts owed by affiliated undertakings			
becoming due and payable after less than one year	4	290,019,840	235,086,058
Other debtors			
becoming due and payable after less than one year		340,026	600,000
		290,359,866	235,686,058
Cash at bank, cash in postal cheque accounts, cheques and cash in hand		6,626,957	13,032,398
Prepayments and accrued income	5	89,376,970	84,118,460
		5,732,948,234	5,501,021,541

The accompanying notes form an integral part of this interim financial information.

Balance sheet as at 30 June 2014 (in EUR) (continued)

	Notes	30.06.2014 EUR	31.12.2013 EUR
LIABILITIES			
Capital and reserves	6		
Subscribed capital Reserves		500,000	500,000
Legal reserve		50,000	50,000
Other reserves		2,619,815	3,090,996
Profit or loss brought forward		2,676,895	2,295,907
Result for the financial period/year		307,955	1,109,807
		6,154,665	7,046,710
Subordinated creditors	7	1,639,378,591	1,656,721,743
Provision			
 Provision for taxation 		129,983	461,017
Non-subordinated debts	8		
Debenture loans		-	-
Non-convertible loans			
becoming due and payable within one yearbecoming due and payable after more than one		361,518,133	201,683,146
year		3,363,090,700	3,326,487,586
		3,724,608,833	3,528,170,732
Amount owed to affiliated undertakings – becoming due and payable after less than one			
year		1,480	5,417,743
Tax and social security tax		61,888	15,285
Other creditors	13		
 becoming due and payable within one year 		215,053,225	144,619,733
Accruals and deferred income	5	147,559,569	158,568,578
		5,732,948,234	5,501,021,541

The accompanying notes form an integral part of this interim financial information.

Profit and loss account for the period from 1 January 2014 to 30 June 2014 (in EUR)

	Notes	6 months from 01.01.2014 to 30.06.2014 EUR	6 months from 01.01.2016 to 30.06.2013 EUR
CHARGES Use of merchandise, raw materials and consumable materials		-	160
Other external charges		810,124	705,450
Staff costs	16	63,627	52,926
Wages and salaries		41,827	34,972
Social security costs		21,800	17,954
Value adjustments – on formation expenses and on tangible and intangible fixed assets		6,385,190	6,583,298
Value adjustments and fair value adjustments on financial current assets. Loss on disposal of transferable securities		9,228,992	29,281,585
 Interest payable and similar charges – concerning affiliated undertakings – other interest payable and similar charges 	9	28,746,177 94,241,651 122,987,828	29,586,554 <u>116,264,149</u> 145,850,703
Tax on profit or loss	15	126,768	261,287
Other taxes not included in the previous caption		24,528	13,291
Profit for the financial period		307,955	636,998
INCOME Income from financial fixed assets – derived from affiliated undertakings		<u>139,935,012</u> 65,113,968	<u>183,385,698</u> 65,133,879
Income from financial current assets – derived from affiliated undertakings – other income	10	5,254,453 37,057 5,291,510	1,939,626 20,484,237 22,423,863
Other interest and other financial income – derived from affiliated undertakings – other interest and financial income	11	57,346,101 12,125,306 69,471,407	67,823,122 27,683,032 95,506,154
Extraordinary income	12	58,127	321,802
		139,935,012	183,385,698

The accompanying notes form an integral part of this interim financial information.

Notes to the interim financial information for the six-month period ended 30 June 2014

1 **General information**

BNP Paribas Fortis Funding (the "Company") was incorporated on 24 September 1986 in Luxembourg as a limited liability company (Société Anonyme) for an unlimited period under the name GENFINANCE LUXEMBOURG S.A., which was then changed to FORTIS LUXEMBOURG FINANCE S.A. on 12 November 2001 and to BNP Paribas Fortis Funding on 22 February 2010.

The registered office of the Company is established in Luxembourg. The Company's financial year starts on 1 January and ends on 31 December each year.

The Company's object is to provide any direct or indirect financing, by any means, to its subsidiaries, to BNP Paribas Fortis and to companies controlled by BNP Paribas Fortis S.A./NV and to provide to these companies any assistance, loans, advances or guarantees and/or any services for financial or administrative assistance linked to such assistance, loans, advances, guarantees, and services.

Loans are granted under the same conditions as for borrowings, setting aside an intermediation margin.

The Company may conduct any transaction that it deems necessary to accomplish and develop its object, remaining however within the limits allowed by the Law of 10 August 1915 on corporations.

The Company is included in the consolidated accounts of BNP Paribas S.A. forming the largest body of undertakings of which the Company forms a part as a subsidiary undertaking. The consolidated accounts and the consolidated management report of BNP Paribas S.A. are available at its registered office: 16, Boulevard des Italiens, 75009 Paris, France.

In addition, the Company is also included in the consolidated accounts of BNP Paribas Fortis forming the smallest body of undertakings included in the body of undertakings referred to in the above mentioned paragraph of which the Company forms part as a subsidiary undertaking. The consolidated accounts and the consolidated management report of BNP Paribas Fortis are available at its registered office located at: 3 Montagne du Parc, B-1000 Brussels.

2 Significant accounting policies

The Company prepares its accounts in compliance with the legal requirements and generally accepted accounting principles in the Grand-Duchy of Luxembourg. The accounting principles and valuation criteria are defined and implemented by the Board of Directors, apart from those stipulated by the law. The Company applied the "Normalised accounting plan" for the purpose of this interim financial information.

BNP Paribas Fortis Funding Notes to the interim financial information for the six-month period ended 30 June 2014 (continued)

2.1 **Premiums on options**

The Company may take hedge positions through options. Premiums on options are accounted for in deferred charges and income and are amortised prorata temporis over the life of the borrowings to which they are related.

2.2 Foreign currency translation

The subscribed capital of the Company is expressed in euros (EUR) and the annual accounts and the interim financial information are established in the same currency.

During the financial year, the transactions, income and expenses denominated in currencies other than the EUR were recorded using the exchange applicable on the transaction date.

At the closing date, the assets and debts expressed in currencies other than EUR are valued on the basis of the exchange rates applicable on that date. Unrealized gains and losses are booked as other financial income / charges in the profit and loss account due to the direct economic link between the transactions. Furthermore, where there is said economic link between two items within a transaction, accounted for in assets and liabilities respectively, and denominated in the same currency, the balance sheet entries are revalued at the closing exchange rate without impacting the profit and loss account.

2.3 Debtors

Debtors are valued at the lower of nominal or estimated net realisable value. A value adjustment is accounted for if, in the opinion of the Board of Directors, a permanent impairment in value has occurred, unless the loss is economically linked to an increase in the value of the loans.

2.4 **Premiums on amounts receivable**

Premiums on amounts receivable are amortised prorata temporis over the life of the receivable to which they are related.

2.5 Prepayments and accrued income

This asset item includes expenditures incurred during the financial year but relating to a subsequent financial year.

2.6 Accruals and deferred income

This liabilities item includes income received during the financial year but relating to a subsequent financial year.

2.7 Creditors

Creditors are valued at the higher of nominal or repayment value.

2.8 **Premiums on borrowings**

Premiums on borrowings are accounted for in deferred charges and income, independently of borrowings to which they are associated and are amortised prorata temporis over the life of the borrowings to which they are related.

BNP Paribas Fortis Funding Notes to the interim financial information for the six-month period ended 30 June 2014 (continued)

3 Loans to affiliated undertakings

No value adjustment has been made on financial fixed assets, following the historical cost model.

The loan structure granted to BNP Paribas Fortis the parent company is as follows:

	30.06.2014 EUR	31.12.2013 EUR
Amounts due within less than one year	933,408,443	522,843,145
Amounts due over 1 year 1 to 5 years 5 years or more	3,144,034,445 1,268,766,711 4,412,801,156	3,529,812,879 1,115,082,476 4,644,895,355
Total	5,346,209,599	5,167,738,500

4 Debtors becoming due and payable after less than one year

The item "debtors becoming due and payable after less than one year" is essentially made up of loans granted to BNP Paribas Fortis S.A./NV in the form of commercial papers issued under the "Euro Medium Term Notes" programme, interest receivable on these commercial papers, interest receivable on loans granted and interest receivable on derivatives.

5 Prepayments and accrued income, accruals and deferred income

These captions under assets or under liabilities in the balance sheet primarily include the option premiums paid and received, the commissions payable or receivable during the issuance of certain borrowings and the premiums connected to the issuance of certain borrowings, less accumulated amortisation over the expected useful life of the related borrowings. Also, this caption includes the revaluation of the foreign exchange derivative financial instruments at the closing foreign exchange rate.

6 Capital and reserves

As at 30 June 2014, the issued and fully paid-up share capital of the Company amounts to EUR 500,000 consisting of 20,000 registered shares each having a nominal value of EUR 25.

Notes to the interim financial information for the six-month period ended 30 June 2014 (continued)

The movements for the interim period ended at 30 June 2014 are as follows:

	Legal reserve	Other reserves*	Profit brought forward
	EUR	EUR	EUR
Balance as at 1 January 2013	50,000	3,090,996	2,295,907
Profit for year ended 31 December 2013	-	-	1,109,807
Transfer of the 2008 special reserve to profit			
brought forward	-	(633,550)	633,550
Allocation to the special reserve related to the			
net worth tax	-	162,369	(162,369)
Dividends	-	-	(1,200,000)
Balance as at 30 June 2014	50,000	2,619,815	2,676,895

Legal reserve

The Company is required to allocate a minimum of 5% of its annual net income to a legal reserve, until this reserve equals 10% of the subscribed share capital. This reserve may not be distributed.

Other reserves*

In order to take advantage of the provisions of paragraph 8a of the Net Worth Tax Law, the Company has elected to get a tax credit for all or part of the net worth tax due for that year. This tax credit is, however, limited to the amount of the corporate income tax due for the same year before any tax credit. In order to benefit from this provision, the Company commits itself to post to a special reserve (classified in the annual accounts and in the interim financial information under the caption "Other reserves") before the end of the subsequent year an amount equal to five times the net worth tax to be credited, which has to be maintained for a period of five years.

This reserve is non-distributable during the period of five years from the year following that during which the Net Wealth Tax was reduced.

Notes to the interim financial information for the six-month period ended 30 June 2014 (continued)

7 Subordinated creditors

Amounts due and payable for the accounts shown under "Subordinated creditors" are as follows:

	30.06.2014 EUR	31.12.2013 EUR
Within one year	589,233,093	427,240,663
After one year and within five years	983,130,288	1,161,671,488
More than five years	67,015,210	67,809,592
	1,639,378,591	1,656,721,743

This item also includes the accrued interest as at 30 June 2014 that amounts to EUR 36,294,899 (EUR 34,012,312 as at 31 December 2013).

8 Non-subordinated debts

Amounts due and payable for the accounts shown under "Non-subordinated debts" are as follows:

Non-convertible loans	30.06.2014 EUR	31.12.2013 EUR
Within one year	361,518,133	201,683,146
After one year and within five years	2,150,083,285	2,262,377,032
After more than five years	1,213,007,415	1,064,110,554
	3,724,608,833	3,528,170,732

This item also includes the accrued interest as at 30 June 2014 that amounts to EUR 37,778,938 (EUR 55,824,614 as at 31 December 2013).

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Notes to the interim financial information for the six-month period ended 30 June 2014 (continued)

9 Interest payable and similar charges

Interest payable and similar charges are composed of the following items:

	30.06.2014 EUR	30.06.2013 EUR
Interest on borrowings, commercial papers, interest rate swaps, equity options, equity swaps	121,133,599	123,477,636
Interest on bank accounts	905	1,914
Loss on foreign exchange on securities	1,853,324	22,371,153
	122,987,828	145,850,703

Interest and other financial charges with affiliated undertakings amount to EUR 31,423,567 as at 30 June 2014 (2013: EUR 29,586,554).

10 Income from financial current assets

Income from financial current assets is composed of the following items:

	30.06.2014 EUR	30.06.2013 EUR
Gain on derivatives	5,254,453	1,939,626
Gain on securities	37,057	20,484,237
	5,291,510	22,423,863

Income from financial current assets with affiliated undertakings amount to EUR 5,254,453 as at 30 June 2014 (2013: EUR 1,939,626).

Notes to the interim financial information for the six-month period ended 30 June 2014 (continued)

11 Other interest and other financial income

Other interest and other financial income are composed of the following items:

	30.06.2014 EUR	30.06.2013 EUR
Interest on commercial papers and derivatives	57,346,101	59,792,523
Amortisation of premiums on borrowings	5,761,836	5,316,936
Amortisation of option premiums received	287,154	941,219
Interest on bank accounts	25,334	24,290
Upfront fees received	3,702,569	5,338,819
Gain/loss on foreign exchange securities	1,849,395	22,366,096
Commissions	499,018	1,726,271
	69,471,407	95,506,154

Other interest and other financial income from affiliated undertakings amount to EUR 61,860,176 (out of which EUR xx are presented as "Other interest and other financial income" and represent amortisation of upfront fees / premiums paid for derivative financial instruments) as at 30 June 2014 (2013: EUR 67,823,122).

12 Extraordinary income

As at 30 June 2014, the item "extraordinary income" was essentially made of some issuances for which the prescription elapsed and for which the cash balance not claimed (within the legally described time frame) by the investors are reimbursed to the Company by the paying agent.

13 Other creditors

As at 30 June 2014 and 31 December 2013, the item "other creditors" was essentially made up of commercial papers, interest payable on commercial paper, on interest rate swap contracts and other contracts on derivative products related to certain borrowings and other fees payable.

14 Advances and loans granted to the members of the management and supervisory bodies

The Company has not granted any advances or loans to members of administrative or supervisory bodies as at and during the period ended 30 June 2014.

Notes to the interim financial information for the six-month period ended 30 June 2014 (continued)

15 Tax position

The Company is subject to Luxembourg tax laws.

16 Staff

As at 30 June 2014 and 30 June 2013, the Company employed six persons on a part time basis.

17 Derivative financial instruments

The Company uses various derivative instruments contracted with BNP Paribas Fortis S.A./NV and BNP Paribas Arbitrage S.N.C. for hedging purposes as part of its bond issuing and financing activities to hedge against potential market, foreign exchange or interest rate risk.

The nominal of these derivatives financial instruments are as follows:

	30.06.2014 Nominal EUR	30.06.2013 Nominal EUR
Interest Rate Swap	1,625,694,086	1,636,592,728
Equity Swap	1,458,274,627	1,214,648,464
Cross Currency Interest Rate Swap	883,030,606	933,391,669
Credit Default Swap	-	51,373,105
Cap/Floor	-	3,993,000

Notes to the interim information for the six-month period ended 30 June 2014 (continued)

18 Related parties transactions

During the first semester 2014, the following significant transactions entered into with related parties have been done:

	BNP Paribas Fortis S.A./NV	Other companies of the group BNP Paribas
	EUR	EUR
Assets		
Loans to affiliated undertakings Amounts owed by affiliated undertakings becoming due	5,346,209,599	-
and payable within one year	286,394,771	3,625,069
Cash at bank	-	6,626,957
Prepayments and accrued income	14,835,642	-
	5,647,440,012	10,252,026
Liabilities		
Subordinated creditors*	1,002,667	11,093,551
Non-subordinated debts*	96,739,267	51,002,859
Other creditors	6,813,463	1,609,968
Amounts owed to affiliated undertakings becoming due		
and payable within one year	1,480	-
Accruals and deferred income	15,339,013	93,063
	119,895,890	63,799,981
Charges		
Value adjustments and fair value adjustments on financial		
current assets. Loss on disposal of transferable securities	3,517,922	-
Interest payable and similar charges**	23,965,317	7,458,250
	27,483,239	7,458,250
Income		
Income from financial fixed assets	65,113,968	-
Income from financial current assets	-	5,254,453
Other interest and other financial income	50,933,499	10,926,677
	116,047,467	16,181,130

* These amounts are a result of acquisitions of bonds by the respective related parties on behalf of third parties (investors) for a short period of time.

** From which EUR 1,806,586 is a result of acquisitions of bonds by BNPPF on behalf of third parties (investors) for a short period of time and EUR 869,899 is a result of acquisitions of bonds by other companies of the group.

BNP Paribas Fortis Funding Notes to the interim information for the six-month period ended 30 June 2014 (continued)

Auditor's fees 19

The total auditor's fees, V.A.T. included, are presented as follows:

	30.06.2014 EUR	30.06.2013 EUR
Audit fees	31,287	30,765
Audit related fees	6,016	5,916
Other fees	36,800	40,250
Total	74,103	76,931