

## **DOM DEVELOPMENT S.A.**

# FINANCIAL STATEMENTS FOR THE YEAR ENDED ON 31 DECEMBER 2009

PREPARED IN ACCORDANCE WITH INTERNATIONAL FINANCIAL REPORTING STANDARDS

Dom Development S.A.

Balance Sheet

As at December 31, 2009

(in PLN; all amounts in thousands unless stated otherwise)

## I. BALANCE SHEET

ASSETS	Note	31.12.2009	31.12.2008	01.01.2008
				_
Fixed assets				
Intangible fixed assets	6	717	1 359	704
Tangible fixed assets	7	5 432	6 732	6 440
Investments in associated entities	9	1 642	3 081	3 081
Deferred income tax assets	19	9 354	8 381	9 525
Long-term receivables	10	2 438	2 910	1 552
Long-term deferred costs		74	361	1 471
Total fixed assets		19 657	22 824	22 773
Current assets				
Inventory	11	1 295 762	1 446 616	1 243 567
Trade and other receivables	12	36 098	65 756	65 454
Other current assets	14	6 032	6 325	4 026
Cash and cash equivalents	13	225 828	213 168	262 166
Total current assets		1 563 720	1 731 865	1 575 213
Total assets		1 583 377	1 754 689	1 597 986

EQUITY AND LIABILITIES	Note	31.12.2009	31.12.2008	01.01.2008
Equity				
Share capital	15	24 560	24 560	24 560
Share premium less treasury shares		231 535	231 535	231 535
Reserve capital from valuation of share options		18 726	13 908	7 128
Other capital (supplementary capital)		388 361	371 837	191 556
Reserve capital from reducing the share capital		510	510	510
Accumulated, unappropriated profit (loss)		85 230	36 172	36 588
Total equity		748 922	678 522	491 877
Long-term liabilities				
Long-term loans and borrowings	18	184 945	233 283	41 779
Deferred tax liability	19	21 022	29 393	40 833
Bonds	20	200 000	200 000	200 000
Other long-term liabilities		_	-	-
Total long-term liabilities		405 967	462 676	282 612
Short-term liabilities				
Trade payables and other liabilities	21	104 479	144 874	120 922
Short-term loans and borrowings	18	134 218	62 510	37 005
Short-term tax liabilities	22	8 067	7 883	5 117
Short-term provisions	23	13 018	10 621	12 183
Accrued liabilities and deferred income	24	168 706	387 603	648 270
Total short-term liabilities		428 488	613 491	823 497
Total liabilities		834 455	1 076 167	1 106 109
Total equity and liabilities		1 583 377	1 754 689	1 597 986

Dom Development S.A.

Income Statement
for the year ended on December 31, 2009
(in PLN; all amounts in thousands unless stated otherwise)

## II. INCOME STATEMENT

		Period of twelv	e months ended on
	Note	31.12.2009	31.12.2008
Sales revenues	31	701 129	884 356
Cost of sales	32	(505 840)	(506 691)
Gross profit on sales		195 289	377 665
Selling expenses	32	(22 266)	(30 000)
General administrative expenses	32	(41 923)	(59 482)
Other operating income	34	5 749	5 867
Other operating expenses	35	(25 564)	(14 720)
Operating profit		111 285	279 330
Financial income	36	9 295	11 563
Financial costs	37	(14 853)	(4 885)
Profit before tax		105 727	286 008
Income tax expense	29	(20 497)	(56 040)
Profit after tax		85 230	229 968
Earnings per share:			
Basic (PLN)	28	3.47	9.36
Diluted (PLN)	28	3.46	9.36

Dom Development S.A.

Statement of comprehensive income for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

#### III. STATEMENTS OF COMPREHENSIVE INCOME

		Period of twelve months ended on		
	31.12.2009	31.12.2008		
Net profit	85 230	229 968		
Other comprehensive income	-	-		
Total comprehensive income	85 230	229 968		

Dom Development S.A.

Cash Flow Statement
for the year ended on December 31, 2009
(in PLN; all amounts in thousands unless stated otherwise)

## **IV. CASH FLOW STATEMENTS**

	Period of twelve mo	nths ended on
	31.12.2009	31.12.2008
Cash flow from operating activities		
Profit before taxation	105 727	286 008
Adjustments:		
Depreciation	2 403	2 386
Profit/loss on foreign exchange differences	105	(64)
Profit/loss on investments	(4 935)	123
Interest paid and accrued	21 102	13 053
Cost of the management option scheme	4 818	6 780
Changes in the operating capital		
Changes in provisions	2 396	(1 562)
Changes in inventory	156 915	(191 442)
Changes in receivables	35 130	(5 396)
Changes in short term liabilities excluding loans and borrowings	(40 212)	26 719
Changes in prepayments	(218 671)	(260 888)
Other adjustments	(111)	64
Cash flow generated from operating activities	64 667	(124 219)
Interest paid	(26 144)	(25 392)
Income tax paid	(34 840)	(62 600)
Net cash flow from operating activities	3 683	(212 211)
Cash flow from investing activities		
Proceeds from the sale of intangible assets		
and tangible fixed assets	380	275
Dividends received	6 370	-
Other proceeds from financial assets	224	-
Acquisition of intangible and tangible fixed assets	(1 054)	(3 733)
Net cash flow from investing activities	5 920	(3 458)
Cash flows from financing activities		
Proceeds from contracted loans and borrowings	103 752	253 283
Issue of bonds	-	-
Repayment of loans and borrowings	(80 869)	(36 275)
Redemption of bonds	-	-
Dividend payments	(19 648)	(50 103)
Payment of financial leasing liabilities	(178)	(234)
Net cash flow from financing activities	3 057	166 671
Increase (decrease) in net cash and cash equivalents	12 660	(48 998)
Cash and cash equivalents – opening balance	213 168	262 166

**Dom Development S.A.**Statements of Changes in Equity
for the year ended on December 31, 2009
(in PLN; all amounts in thousands unless stated otherwise)

#### **STATEMENT OF CHANGES IN EQUITY** ٧.

	Share capital	Share premium less treasury shares	Other capitals (supplementary capital)	Reserve capital from reduction of share capital	Reserve capital from the valuation of shares options	Accumulated unappropriated profit (loss)	Total shareholders' equity
Balance as at 31 December 2008							
- previously disclosed	24 560	231 535	371 837	510	13 908	142 162	784 512
Impact of IFRIC-15*/							
Adjustment to the opening balance of 1 January 2008	-	-	-	-	-	(193 796)	(193 796)
Adjustment to the consolidated net profit for the year ended 31 December 2008	-	-	-	-	-	87 806	87 806
Balance as at 1 January 2009  - restated	24 560	231 535	371 837	510	13 908	36 172	678 522
Transfer of profit to supplementary							
capital	-	-	122 514	-	-	(122 514)	-
Dividend payment	-	-	-	-	-	(19 648)	(19 648)
Transfer of the adjustment to the opening balance to the							
supplementary capital (implementation of IFRIC-15*)	-	-	(105 990)	-	-	105 990	-
Creation of reserve capital from							
the valuation of the share options .	-	-	-	-	4 818	-	4 818
Comprehensive income for twelve months ended on 31 December 2009	_	_	_	_	_	85 230	85 230
Balance as at 31 December 2009	24 560	231 535	388 361	510	18 726	85 230	748 922

**Dom Development S.A.**Statements of Changes in Equity
for the year ended on December 31, 2009
(in PLN; all amounts in thousands unless stated otherwise)

## STATEMENT OF CHANGES IN SHAREHOLDERS' EQUITY - CONT.

Balance as at 31 December 2008	24 560	231 535	371 837	510	13 908	36 172	678 522
Comprehensive income for twelve months ended on 31 December 2008	-	-	-	-	-	229 968	229 968
Creation of reserve capital from the valuation of the share options .	-	-	-	-	6 780	-	6 780
Dividend payment	-	-	-	-	-	(50 103)	(50 103)
Transfer of profit to supplementary capital	-	-	180 281	-	-	(180 281)	-
Balance as at 1 January 2008  - restated	24 560	231 535	191 556	510	7 128	36 588	491 877
Adjustment to the opening balance of 1 January 2008	-	-	-	-	-	(193 796)	(193 796)
Impact of IFRIC-15*/							
Balance as at 1 January 2008  – previously disclosed	24 560	231 535	191 556	510	7 128	230 384	685 673
	Share capital	Share premium less treasury shares	Other capitals (supplementary capital)	Reserve capital from reduction of share capital	Reserve capital from the valuation of shares options	Accumulated unappropriated profit (loss)	Total shareholders' equity

<sup>\*/</sup> description of the impact of IFRIC-15 on the shareholders' equity is presented in Note 4 "Change in the accounting policies".

Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

### VI. ADDITIONAL NOTES TO THE FINANCIAL STATEMENTS

### Note 1. General information about Dom Development S.A.

A joint stock company Dom Development S.A. ("Company") is the holding entity of Dom Development S.A. Capital Group. The registered office of the Company is in Warsaw (00-078 Warsaw, pl. Piłsudskiego 3). The Company has been entered into the National Court Register under number 0000031483, District Court for the capital city of Warsaw 12th Commercial Division of the National Court Register.

According to the Polish Classification of Business Activity the Company's scope of activity is construction projects concerning construction of buildings – PKD 4110Z. The Company conducts its activities mainly in Warsaw and its vicinity.

The Company is a majority-owned subsidiary of Dom Development B.V. with its registered office in the Netherlands. As at 31 December 2009, Dom Development B.V. controlled 63.15 % of the Company's shares.

The main area of activity of the Company is the construction and sale of residential real estate.

The Company conducts its activities in the territory of Poland in compliance with the Code of Commercial Companies and Partnerships and its term is unlimited.

In the period of twelve months ended on 31 December 2009 the Company did not discontinue any of its activities.

### Note 2. Basis for the preparation of the financial statements

The financial statements have been prepared based on historical acquisition cost, purchase price or production cost except for derivative financial instruments, which in accordance with International Financial Reporting Standards ("IFRS") were stated at fair values. The value of assets and liabilities being the subject of hedging transactions, which are usually valued at cost or in the amount due for payments will be adjusted to reflect the profit or loss attributable to a hedging transaction concluded in relation to these assets and liabilities, and the value of this adjustment is accounted for in accordance with relevant IFRS standards.

The financial statements were prepared based on the assumption that Dom Development S.A. would continue business activities in the foreseeable future, with no threats to their continuation.

The methods used to value assets and liabilities and determine the financial result are applied consistently.

The financial statements are stated in Polish zloty ("PLN"). Financial data included in the financial statements are expressed in thousand PLN, if not otherwise stated.

### Statement of unreserved conformity with International Financial Reporting Standards

Dom Development S.A. has prepared its financial statements in accordance with the accounting standards issued by the International Accounting Standards Board as adopted by the European Union.

These standards, collectively referred to as International Financial Reporting Standards (IFRS), also include International Accounting Standards (IAS) and interpretations issued by the Standing Interpretation Committee (SIC) and the International Financial Reporting Interpretation Committee.

The Company has applied all standards and interpretations effective within the European Union as at 31 December 2009.

Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

### Note 3. Summary of significant accounting policies

### Investments in subsidiaries, affiliated entities and jointly controlled entity

The Company valuates investments in subsidiaries, affiliated entities and joint ventures on the basis of historical acquisition cost less value impairment write-offs.

### **Tangible fixed assets**

All tangible fixed assets are stated at cost less accumulated depreciation (except for land), less accumulated value impairment. Replacement of existing parts of a tangible fixed asset can be capitalised, if material. Depreciation is calculated on straight-line basis over the useful life of the asset. Buildings and constructions are depreciated at the rates from 2.5% to 4.5% and plant and equipment from 10% to 30%. Low-value tangible fixed assets are fully expensed in the month they are taken over for use.

#### **Inventories**

### Finished goods

Finished goods represent mainly housing units and parking spaces. They are stated at the lower of cost and net realizable value. The net realisable value represents the estimated selling price evaluated by the Management Board based on the information from the Company's Sales Department.

### Work in progress

Work in progress is valued at cost of production decreased by a revaluation write-down determined by an impairment test as described below.

### Inventory impairment review

If a construction project is expected to generate a loss, this entails a revaluation write-down of work in progress value (including the value of land), which is immediately disclosed in the income statement.

For each development project there are budgets prepared, which cover both past and future cash flows for each undertaken project. These budgets are subject to revaluation at lease once every three months. For the purposes of impairment review, budgets of projects cover all past and projected net revenues less direct costs of land acquisition, design, construction and other costs related to the preparation of a project, show flats and sales offices on site. These budgets are also encumbered with related past and projected costs of external financing and projected claims from customers (if applicable).

The budgets of projects are prepared with the application of the prudence principle.

If a project contribution, calculated taking into account all revenues and the above-mentioned costs, is above zero, there is no need to make an inventory revaluation write-down. A negative contribution suggests that there is a potential problem of impairment, which, following a thorough analysis of cash flows for a given project, results in a recording of an impairment write-down in the amount of the estimated negative value of this contribution.

The revaluation write-down is disclosed in the income statement under "other operating costs". The reversal, if any, of such an impairment write-down for a given project is possible provided that the projected contribution amount for this project assumes a positive value.

If the project consists of several stages, the inventory impairment review is conducted in the following manner:

a) all future phases of the project are treated as a single project for the purposes of impairment review,

Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

b) each phase of the project, in which sales and construction have already begun, is separated from the rest of the (construction) project and is considered separately for the purposes of impairment review.

### Costs of external financing

Costs of external financing are disclosed as costs in the period in which they were incurred, except for capitalized costs, i.e. costs that may be assigned to costs of construction of qualifying assets (in the case of the Company: to work-in-progress) as a part of their construction costs.

The financial costs are capitalized into work-in-progress exclusively in the period during which the development project is active. The project is considered active if designing or construction work is underway for the acquired land and during the process of obtaining key administrative decisions necessary to run the project.

The financial costs cease to be capitalized when generally all activities which have to be undertaken in order to prepare flats to be handed-over to customers have been completed.

The capitalization of financial costs is suspended in the case of suspension of activities connected with the project-related investment activity, including work related to design, construction process and obtaining required permits and administrative decisions concerning the project.

#### Trade and other receivables

Trade receivables are recognised and disclosed at original invoice amounts less provision for bad debts. Revaluation write-off for bad debt is valued when the Company cannot collect the full amount of the receivable.

#### Cash and cash equivalents

Cash and short-term deposits are shown in the balance sheet at a nominal value and comprise cash at banks and in hand and short-term deposits with the original maturity of three months or less.

### Revenue recognition

Revenue is recognised to the extent that it is probable that the Company will achieve the economic benefits from a given transaction and the revenue can be reliably measured. The following specific recognition criteria must also be met before revenue is recognised:

Sale of products

The revenue from the sale of real estate (housing units, commercial space, etc.) is recognised at the moment of handover to the buyer based on a handover document signed by both parties ("handover method").

(see note 4 "Change in the accounting policies")

Sale of services

The revenues from the sale of services, including housing real estate administration fees income, are recognized at the fair value of the consideration received or receivable for the services provided in the normal course of business, less VAT.

Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

### Foreign currency translation

The financial statements are presented in PLN, which is the Company's functional and presentation currency. Transactions in foreign currencies are initially recorded at the exchange rate at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are translated at the exchange rate as at the balance sheet date, with any differences posted in the income statement under " financial income/costs".

#### **Taxes**

#### Current tax

Current tax assets and liabilities for the current and prior periods are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are binding as at the balance sheet date.

#### Deferred tax

For financial reporting purposes, the deferred income tax is calculated by means of the method of the balance sheet liabilities in relation to the timing differences as at the balance sheet date between the tax value of assets and liabilities and their balance sheet value recognized in the financial statements.

Deferred income tax assets are recognised with regards to all negative timing differences, carry-forward of unused tax credits and unused tax losses to the extent that it is probable that the taxable profit will be available against which the deductible timing differences and the carry-forward of unused tax credits and unused tax losses, can be utilised.

The balance sheet value of a deferred income tax asset is reviewed at each balance sheet date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred income tax asset to be utilised. An unrecognised deferred income tax asset is reassessed at each balance sheet date and are recognised to the extent that it has become probable that future taxable profit will allow the deferred tax asset to be recovered.

The provision for a deferred income tax is created in the amount of the income tax that will be payable in future due to positive timing differences, i.e. the differences that will increase the taxable base in the future.

The assets and provisions for a deferred income tax are valued at the tax rates that are expected to be applicable to the year when the asset component is realised or the provision is released, assuming as the basis the tax rates (and tax regulations) that are legally or actually binding as at the balance sheet date.

The income tax relating to the items recognised directly in the shareholders' equity is recognised in equity and not in the income statement.

The assets and provisions for a deferred income tax are offset by the Company only if a legally enforceable right exists to set-off the current tax assets against current tax liabilities and the deferred taxes relate to the same taxable entity and the same taxation authority.

### Note 4. Change in the accounting policies

In June 2008 the International Financial Reporting Interpretation Committee (IFRIC) completed a project reviewing the interpretation of the **moment of revenue recognition** from real estate sales under IAS 11 ("Construction contracts") and IAS 18 ("Revenue").

A draft interpretation prepared by IFRIC (D-21 Real Estate Sales) was approved by the International Accounting Standards Board (IASB) in June 2008 and subsequently published by IFRIC in the form of interpretation (IFRIC-15 Agreements for the Construction of Real Estate) on 2 July 2008.

Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

According to the transitional provisions included in the above interpretation, application of this interpretation is required to the Company's financial statements for the periods beginning on 1 January 2009. This introduces changes to the previously applied accounting policies in relation to the moment of real estate (products) sales recognition.

Up to 31 December 2008 the Company recognized sales revenue based on IAS11 using "percentage of completion" method described in the chapter "Significant accounting policies" in the financial statements for the year ended 31 December 2008. Using IAS11, the Company recognized sales revenue in proportion to the state of progress of sales and construction for specific investment projects.

Use of the IFRIC-15 interpretation requires the Company to recognize sales revenue differently than in the past, that is to say in accordance with IAS18. From 1 January 2009 real estate sales revenue is recognized only at the moment it is released to the buyer, based on a handover protocol signed by both parties ("recognition on completion" method).

The main result of the above change is that sales revenue and cost of sales (and as a result – sales contribution) is recognized considerably later than it has been previously using "percentage of completion" method. From 1 January 2009 sales revenue for an individual real estate project are not recognized until after the completion of the construction process of that particular project. The above change do not impact the profitability of the real estate development projects but it influences the allocation of revenues and cost of sales to individual accounting periods.

According to the requirements of the IFRIC-15 interpretation, the above change to the accounting principle was introduced retrospectively. This means the opening balance of the shareholders' equity was adjusted (in the item "Accumulated, unappropriated profit") for the earliest period presented, which was 1 January 2008, as well as the comparative data presented in these financial statements, as if the new accounting principle had always been applied.

## Impact of the above described change in the accounting policy on the Company's financial statements

SHAREHOLDERS' EQUITY

a/ Total adjustment to the shareholders' equity opening balance as at 1 January 2009, consisting of:

i/ Adjustment to the shareholders' equity opening balance as at 1 January 2008

This adjustment eliminates the portion of profit from past periods, i.e. the net profit recognized using "percentage of completion" method cumulatively till 31 December 2007, which would not be recognized if the "recognition on completion" method was applied. This applies to the profit calculated using "percentage of completion" method on the products for which preliminary sales agreements had been signed but the products were not released to the buyers by the 31 December 2007.

ii/ Adjustment to the net profit for the year ended 31 December 2008.

This adjustment represents the difference between net profit recognized using "percentage of completion" method (shown in the financial statements for the year ended 31 December 2008) and the net profit that would be recognized if the "recognition on completion" method was used.

SHAREHOLDERS' EQUITY AS AT 1 JANUARY 2009		
Shareholders' equity as at 31 December 2008 – previously disclosed (using IAS		
11)		784 512
i/ Adjustment to the opening balance as at 1 January 2008		(193 796)
ii/ Adjustment to the consolidated net profit for the year ended 31 December 2008, consisting of:		
- elimination of the consolidated net profit for the year 2008 recognised under IAS 11 (i.e.		
before the change of accounting policy) consolidated net profit for the year 2008 recognised under IAS 18 (i.e. after the change	(142 162)	
in accounting policy	229 968	
Adjustment to the consolidated net profit for the year ended 31 December 2008		87 806
Shareholders' equity as at 1 January 2009 – restated		
(using IAS 18)		678 522

b/ Adjustment to the shareholders' equity opening balance as at 1 January 2008, by PLN 193 796 thousand

Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

This adjustment eliminates the portion of profit from past periods, i.e. the net profit recognized using "percentage of completion" method cumulatively till 31 December 2007, which would not be recognized if the "recognition on completion" method was applied. This applies to the profit calculated using "percentage of completion" method on the products for which preliminary sales agreements had been signed but the products were not released to the buyers by the 31 December 2007.

SHAREHOLDERS' EQUITY AS AT 1 JANUARY 2008			
Shareholders' equity as at 31 December 2007 – previously disclosed (using IAS 11)	685 673		
Adjustment to the opening balance as at 1 January 2008	(193 796)		
Shareholders' equity as at 1 January 2008 – restated (using IAS 18)	491 877		

### Presentation of the adjustments in the statement of changes in equity

In the statement of changes in equity in the years 2008 and 2009 the adjustments to the opening balances are presented under the heading "accumulated unappropriated profit (loss)": in the amount of minus PLN 193 796 thousand as at 1 January 2008 and the adjustment of net profit for the year ended 31 December 2008 in the amount of PLN 87 806 thousand.

These adjustments relate to changes in the accounting policy and the disclosure of net profit in particular reporting periods described herein (previously "percentage of completion" method, and now "recognition on completion" method).

The Board decided to present the above adjustments in this manner because it was felt that the amount of work needed to separate the amounts to adjust specific items of equity in the statement of changes in shareholders' equity (supplementary capital, accumulated unappropriated profit), especially for the periods before 1 January 2008, would be significant and disproportional in relation to any potential informational benefits.

The adjustments related to the opening balance as at 1 January 2008 in the amount of minus PLN 193 796 thousand and the profit for 2008 in the amount of PLN 87 806 thousand, made in full to the "accumulated unappropriated profit" without splitting them between the above mentioned items does not distort the amount of total shareholders' equity in any of the presented periods. For this reason the presented shareholder's equity is true and fair in the Board's opinion.

### **BALANCE SHEET**

ASSETS – ITEMS THAT HAVE BEEN RESTATED	31.12.2008 Restated	31.12.2008 Previously disclosed
Deferred income tax assets	8 381	8 376
Inventory	1 446 616	1 141 898
Other current assets	6 325	80 527

EQUITY AND LIABILITIES – ITEMS THAT HAVE BEEN RESTATED	31.12.2008 Restated	31.12.2008 Previously Disclosed
Accumulated, unappropriated profit (loss)	36 172	142 162
Deferred tax liability	29 393	54 929
Short-term tax liabilities	7 883	7 203
Accrued liabilities and deferred income	387 603	26 236

### **INCOME STATEMENT**

Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

INCOME STATEMENT – ITEMS THAT HAVE BEEN RESTATED	Period of twelve months ended on		
	31.12.2008 31.12.20 Restated Restate		
Sales revenues	884 356	697 132	
Cost of sales	(506 691)	(427 899)	
Income tax expense	(56 040)	(35 443)	
Earnings per share:			
Basic (PLN)	9.36	5.79	
Diluted (PLN)	9.36	5.79	

### Note 5. Key assumptions and bases for estimates

The decision to purchase real estate (land) is based upon analysis, of which one of the most important elements is the so called "purchase budget" which is prepared to assess future profitability of projects. From the moment the real estate is purchased, the budgets for these construction projects are updated based on the management's best knowledge and experience. Budgets of all construction projects are verified and updated when necessary, at least once every three months.

Note 6. Intangible fixed assets

	Other intangible fixed assets	Computer software	Total
GROSS VALUE			
Balance as at 1 January 2008	1 043	1 216	2 259
Additions	95	1 287	1 382
(Disposals)	-	-	-
Balance as at 31 December 2008	1 138	2 503	3 641
Additions	-	231	231
(Disposals)	-	-	-
Balance as at 31 December 2009	1 138	2 734	3 872
DEPRECIATION			
Balance as at 1 January 2008	441	1 114	1 555
Additions	479	248	727
(Disposals)	-	-	-
Balance as at 31 December 2008	920	1 362	2 282
Additions	90	783	873
(Disposals)	-	-	-
Balance as at 31 December 2009	1 010	2 145	3 155
BALANCE SHEET VALUE			
as at 1 January 2008	602	102	704
as at 31 December 2008	218	1 141	1 359
as at 31 December 2009	128	589	717

Intangible fixed assets are depreciated throughout their estimated economic useful lives, which for computer software is 2 years on the average. There are no intangible fixed assets with undefined useful lives.

As at 31 December 2009 there were no circumstances that would require the Company to write down its intangible fixed assets.

Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

The costs of depreciating intangible fixed assets were charged in full to general administrative expenses.

No pledges have been established on intangible fixed assets.

**Note 7. Tangible Fixed Assets** 

TANGIBLE FIXED ASSETS	31.12.2009	31.12.2008	1.1.2008
a) tangible fixed assets, including:			
- land (including perpetual usufruct)	1 347	1 347	1 347
- buildings and constructions	-	-	77
- plant and equipment	394	630	721
- vehicles	2 278	3 136	3 485
- other tangible fixed assets	1 413	1 619	810
Total tangible fixed assets	5 432	6 732	6 440

	Land and			
	buildings	Vehicles	fixed assets	Total
GROSS VALUE				
Balance as at 1 January 2008	1 816	4 845	3 026	9 687
Additions	1 194	1 073	1 311	3 578
(Disposals)	(1 663)	(889)	(164)	(2 716)
Balance as at 31 December 2008	1 347	5 029	4 173	10 549
Additions	-	606	217	823
(Disposals)	-	(1 133)	(214)	(1 347)
Balance as at 31 December 2009	1 347	4 502	4 176	10 025
ACCUMULATED DEPRECIATION				
Balance as at 1 January 2008	392	1 360	1 495	3 247
Additions	73	1 010	577	1 660
(Disposals)	(465)	(477)	(148)	(1 090)
Balance as at 31 December 2008	-	1 893	1 924	3 817
Additions	-	881	648	1 529
(Disposals)	-	(550)	(203)	(753)
Balance as at 31 December 2009	-	2 224	2 369	4 593
BALANCE SHEET VALUE				
as at 1 January 2008	1 424	3 485	1 531	6 440
as at 31 December 2008	1 347	3 136	2 249	6 732
as at 31 December 2009	1 347	2 278	1 807	5 432

The additions to tangible fixed assets are the result of tangible fixed asset purchased or tangible fixed assets produced by the Company.

The table below presents the net values of tangible fixed assets produced by the Company.

Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

	31.12.2009	31.12.2008	1.01.2008
Buildings (individual commercial space)	_	-	77
Constructions	_	-	-
Total net tangible fixed assets produced on the Company's own account	-	-	77

The cost of depreciating tangible fixed assets were charged in full to General administrative expenses.

No collaterals have been established on the fixed assets.

BALANCE SHEET TANGIBLE FIXED ASSETS (OWNERSHIP STRUCTURE)	31.12.2009	31.12.2008	1.01.2008
ownedused on the basis of rent, tenancy or similar agreements, including lease agreements, in	3 110	3 421	2 966
this:	2 322	3 311	3 474
- leasing	2 322	3 311	3 474
Total balance sheet fixed assets	5 432	6 732	6 440

OFF-BALANCE SHEET TANGIBLE FIXED ASSETS	31.12.2009	31.12.2008	1.01.2008
used on the basis of rent, tenancy			
or similar agreements, including lease agreements, in this:	77	383	261
- value of assets under operating lease	77	383	261

### Note 8. Leasing

The Company is a party (as a lessee) to lease agreements relating to the fixed assets which are recorded in the books of account as financial leases. The lease agreements are as a rule concluded for a period of 3 years and as such all liabilities are also due within 3 years. The subjects of the leases are mainly cars. The agreements contain a clause about the possibility of purchasing the fixed assets after the expiration of the lease agreement.

LEASING	31.12.2009	31.12.2008	1.01.2008
Gross fixed assets	3 379	4 502	4 674
Depreciation	(1 057)	(1 191)	(1 200)
Balance sheet value of tangible fixed assets	2 322	3 311	3 474
Leased assets as a % of total fixed assets	42.74%	49.19%	53.95%
Leasing liabilities	1 420	2 258	2 546
Depreciation of leased assets			
recognised as operating costs	835	936	787
Interest on lease agreements recognised as financial costs	178	234	130

The fair value of the Company's leasing liabilities corresponds to their book value.

The Company's leasing liabilities are secured on the fixed assets that are the subject of the lease agreements.

The minimum value of lease payments and their current value do not differ significantly from the value of the lease liabilities listed under long and short term liabilities on the balance sheet.

### Note 9. Investments in associated entities and jointly controlled entities

The Company holds 40.32% of the share capital and has a 0% participation in the management of Towarzystwo Ubezpieczeń Wzajemnych "Bezpieczny Dom". The nominal value of the shares of the company owned by the Company

Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

was PLN 1 000 thousand. Due to positive net assets presented by the company as at 31 December 2009 and 2008 it was not necessary to make write-offs revaluating the shares.

The Company holds 49.00% of the share capital and has a 50% participation in the management of the jointly controlled entity Fort Mokotów sp. z o.o. The nominal value of the shares of the jointly controlled entity owned by the Company is PLN 1 960 thousand and equals the historical amount paid for the shares. As at 31 December 2008 and 1 January 2008 it was not necessary to make write-offs revaluating the shares in this entity. As at 31 December 2009 the Company made a revaluation write-off to the value of this investment in the amount of PLN 1 344 thousand.

#### Note 10. Long-term receivables

As at 31 December 2009, 31 December 2008 and 1 January 2008 the Company shows long-term receivables in the amount of PLN 2 438 thousand, PLN 2 910 thousand and PLN 1 552 thousand respectively. As at 31 December 2009 the long-term receivables consist of refundable deposits in the amount of PLN 1 156 thousand and other receivables in the amount of PLN 1 282 thousand. As at 31 December 2008 the long-term receivables include refundable deposits in the amount of related to PLN 1 622 thousands and other long-term receivables amounting to PLN 1 288 thousand. As at 1 January 2008 the long-term receivables include refundable deposits in the amount of related to PLN 1 552 thousands.

All these receivables are denominated in PLN. There is no need to write down the value of long-term receivables.

### Note 11. Inventory

INVENTORY	31.12.2009	31.12.2008	01.01.2008
Advances on deliveries	52 823	67 253	150 853
in this at purchase prices/production costs	52 892	67 322	150 853
in this revaluation write down	(69)	(69)	-
Semi-finished goods and work in progress	733 001	1 270 900	821 024
in this at purchase prices/production costs	757 936	1 281 803	827 628
in this revaluation write down	(24 935)	(10 903)	(6 604)
Finished goods	509 938	108 463	271 690
in this at purchase prices/production costs	510 383	108 927	272 646
in this revaluation write down	(445)	(464)	(956)
Total	1 295 762	1 446 616	1 243 567

WRITE-OFFS REVALUATING THE INVENTORIES	01.01- -31.12.2009	01.01- -31.12.2008
Balance at the beginning of the period	11 436	7 560
Increase	17 058	7 498
Release	(3 045)	(3 622)
Balance at the end of the period	25 449	11 436

Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

As a result of impairment analyses and reviews, in 2009 the Company made revaluation write-downs for projects under construction and land for future projects in the amount of PLN 17 058 thousand (PLN 7 429 thousand in 2008).

A description of the methodology of inventory impairment reviews can be found in Note 3 "Summary of significant accounting principles".

### Balance sheet value of inventories used to secure the payment of liabilities

SECURITY ON INVENTORIES - MORTGAGE	31.12.2009	31.12.2008	01.01.2008
Balance sheet value of inventory used to secure liabilities	629 183	352 289	170 369
Value of mortgages used to secure the loans	987 900	514 177	250 846

#### **Preparatory work**

If there is no certainty as to the possibility of purchasing a plot of land for a potential project, the costs of preparatory work associated with the project are disclosed as costs in the income statement of the Company during the period in which they occur. Remaining preparatory work is capitalised under work in progress.

The below table presents the cost of preparatory work recognised in the income statement.

	01.01-	01.01-
	-31.12.2009	-31.12.2008
Preparatory work	172	1 715

The table below presents the value of liabilities on account of guarantee deposits withheld in relation to the execution of investments under construction projects.

	31.12.2009	31.12.2008	01.01.2008
Withheld guarantee deposits	36 556	41 785	32 595

### Note 12. Trade and other receivables

As at the balance sheet date the trade receivables and other receivables amounted to PLN 36 098 thousand as at 31 December 2009, PLN 65 756 thousand as at 31 December 2008 and PLN 65 454 thousand as at 1 January 2008.

The Company created provisions revaluating the receivables which have been disclosed under "Other operating costs".

The revaluation write-offs have been created based on the Company's best knowledge and experience.

AGING STRUCTURE OF TRADE RECEIVABLES	31.12.2009	31.12.2008	01.01.2008
up to 3 months	3 352	14 512	23 600
from 3 to 6 months	177	19 532	2 575
from 6 months to 1 year	717	1 767	985
Above 1 year	22 359	3 079	2 818
Gross trade receivables	26 605	38 890	29 978
Write-offs revaluating the receivables	(2 247)	(1 627)	(2 247)
Net trade receivables	24 358	37 263	27 731

Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

As at 31 December 2009 the main item in trade receivables above 1 year are receivables in the amount of PLN 18 580 thousand due from Erabud concerning prepayment for purchase of land. This amount is the subject of a legal dispute described in note 43 concerning material legal cases.

TRADE AND OTHER RECEIVABLES	31.12.2009	31.12.2008	01.01.2008
Trade receivables	24 358	37 263	27 731
Receivables from the related entities	10 991	11 768	941
Tax receivables	749	16 723	36 773
Other receivables	-	2	9
Total	36 098	65 756	65 454

	01.01-	01.01-
CHANGE IN THE WRITE-OFFS REVALUATING TRADE AND OTHER RECEIVABLES	-31.12.2009	-31.12.2008
Opening balance	2 161	2 781
a) Additions	1 429	506
b) Disposals	(43)	(1 126)
Closing balance	3 547	2 161

As of the balance sheet dates there were no trade or other receivables in foreign currencies.

The costs and revenues associated with creating or reversing provisions are recognised under other operating expenses or other operating income respectively.

### Note 13. Cash and cash equivalents

Cash and cash equivalents are represented by cash at bank, cash on hand and short-term bank deposits which will mature within 3 months. The book value of these assets corresponds to their fair value.

CASH AND CASH EQUIVALENTS	31.12.2009	31.12.2008	01.01.2008
Cash on hand and at bank	1 828	2 757	12 237
Short-term deposits and treasury bills	223 957	278 184	249 337
Overdraft	-	(67 820)	-
Other	43	47	592
Total	225 828	213 168	262 166

The Company presents overdrafts as a decrease in cash and cash equivalents due to holding deposits in the same banks exciding the level of the overdrafts (see note 18). Repayment of these overdrafts took place with PLN 29 980 thousand repaid on 2 January 2009 and PLN 37 840 thousand by 9 January 2009 in correspondence with the closing of the deposit accounts.

### Note 14. Other current assets

	31.12.2009	31.12.2008	01.01.2008
OTHER CURRENT ASSETS	6 032	6 325	4 026
Including:			
Future receivables from completed developments	283	319	575
Deferred costs	4 408	4 003	3 451
Accrued financial income on deposits	1 341	2 003	-

All uninvoiced amounts related to sold units at the developments with occupation permits (completed developments) are posted to the balance sheet as "other current assets".

Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

### Note 15. Share capital

CHADE CADITAL	(CTDIICTIIDE) AC A	T 21 Docombor 2000	31 December 2008 and	1 12011201 2000
SHAKE CAPITAL	. ISIKULIUKEIAS A	II 31 December 2003.	31 December 2000 and	T January Zuvo

Series/ issue	Type of shares	Type of preference	Limitation of right to shares	Number of shares	Nominal value of series/issue (PLN)	Capital covered with	Registration date	Right to dividend (since)
Α	bearer	-	-	21 344 490	21 344 490	cash	12.09.2006	12.09.2006
F	bearer	-	-	2 705 882	2 705 882	cash	31.10.2006	31.10.2006
Н	bearer	-	-	172 200	172 200	cash	14.02.2007	14.02.2007
I	bearer	-	-	92 700	92 700	cash	14.02.2007	14.02.2007
J	bearer	-	-	96 750	96 750	cash	14.02.2007	14.02.2007
L	bearer	-	-	148 200	148 200	cash	14.02.2007	14.02.2007
Total nu	mber of shares .			24 560 222				
Total sh	Total share capital (PLN)				24 560 222			
Nominal	value per share	= PLN 1.00						

On 27 October 2006 the agreement with CDM PEKAO S.A. was concluded regarding taking up 96 750 J series shares in the increased share capital of Dom Development S.A. (the afore-mentioned shares concern the Management Share Option Programme IB in which CDM PEKAO S.A, pursuant to depositary agreement dated 26 October 2006 CDM PEKAO S.A. is a depository in this programme).

On 28 January 2008 all rights and obligations arising from the above trust agreement signed with CDM on 26 October 2006 were assumed by UniCredit CA IB Polska S.A.

Description of changes in the share capital of the holding company in the period from 1 January 2009 to the date of preparing the financial statements.

In the period from 1 January 2009 by the date of preparation of these financial statements there have been no changes to the shareholders capital.

# List of shareholders who have, directly or indirectly through subsidiaries, at least 5% of the overall number of votes at the General Shareholders Meeting as at 31 December 2009

	Shares	% of capital	Number of votes at the Shareholders Meeting	% of votes at the Shareholders Meeting	
Dom Development B.V	15 509 386	63.15	15 509 386	63.15	
Jarosław Szanajca	1 644 050	6.69	1 644 050	6.69	
Grzegorz Kiełpsz	1 390 750	5.66	1 390 750	5.66	

Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

# The shares of Dom Development S.A. or rights thereto (options) owned by the persons performing management and supervisory functions at Dom Development SA as at 31 December 2009

	Shares	Share Options	Total
Management Board			
Jarosław Szanajca	1 644 050	-	1 644 050
Janusz Zalewski	359 000	100 000	459 000
Jerzy Ślusarski	21 363	86 100	107 463
Janusz Stolarczyk	106 200	52 680	158 880
Terry Roydon	58 500	50 000	108 500
Supervisory Board			
Zygmunt Kostkiewicz	29 500	-	29 500
Grzegorz Kiełpsz	1 390 750	-	1 390 750

On 16 January 2009, 31 000 share options were allotted to Mr. January Zalewski under the third tranche of the Management Options Programme II related to the shares of Dom Development SA, entitling subscription to 31 000 ordinary shares of Dom Development SA.

On 10 December 2009, 69 000 share options allotted to Mr. Janusz Zalewski under the third tranche of the Management Options Programme II related to the shares of Dom Development SA, entitling subscription to 69 000 ordinary shares of Dom Development SA.

On 10 December 2009, 34 250 share options allotted to Mr. Jerzy Ślusarski under the third tranche of the Management Options Programme II related to the shares of Dom Development SA, entitling subscription to 34 250 ordinary shares of Dom Development SA.

On 10 December 2009, 16 830 share options allotted to Mr. Janusz Stolarczyk under the third tranche of the Management Options Programme II related to the shares of Dom Development SA, entitling subscription to 16 830 ordinary shares of Dom Development SA.

### Note 16. Share premium less treasury shares

In the period of twelve months ended 31 December 2009 and 2008 the amount of "Share premium less treasury shares" did not change.

### **Treasury shares**

In the period of twelve months ended on 31 December 2009 and 2008 the Company did not hold any treasury shares.

### Note 17. Additional information on shareholders' equity

As at 31 December 2009, 31 December 2008 and 1 January 2008 the Company's shares were not owned by any of its subsidiaries.

There are minority interests in the subsidiaries which are consolidated in full, as the Company does not own 100% of their share capital.

Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

### Note 18. Loans and borrowings

### **Borrowings**

As at 31 December 2009, 31 December 2008 and 1 January 2008 the Company did not have any outstanding borrowings.

### **Loans**

LOANS DUE WITHIN	31.12.2009	31.12.2008	01.01.2008
1 year	134 218	62 510	37 005
More than 1 year less then 2 years	94 945	71 663	41 779
More than 2 years less then 5 years	90 000	161 620	-
More than 5 years	-	-	-
Total loans	319 163	295 793	78 784
including: long-term	184 945	233 283	41 779
short-term	134 218	62 510	37 005

As at 31 December 2009, 31 December 2008 and 1 January 2008 all the Company's loans were expressed in Polish Zloty.

### Loan liabilities as at 31 December 2009

Bank	Registered office	Amount of loan – as per agreement	Currency	Outstanding loan amount (less accrued interest)	Currency	Due date
BOŚ	Warsaw	100 000	PLN	99 970	PLN	30.06.2011
PKO BP	Warsaw	200 000	PLN	180 000	PLN	31.12.2012
PKO BP	Warsaw	65 000	PLN	39 193	PLN	31.01.2011
Total bank loar liabilities		•1		319 163	PLN	

In the case that the Company holds overdrafts and deposit accounts in the same crediting banks in excess of the overdrafts with deposit account payment terms preceding repayment of the overdrafts, the Company presents these overdrafts as a decrease in cash and cash equivalents in these financial statements (see note 13).

BANK LOANS R	BANK LOANS REDUCING ASSETS AS AT 31.12.2009							
Bank	Registered office	Amount of loan – as per agreement	Currency	Outstanding loan amount (less accrued interest)	Currency	Due date		
BOŚ	Warsaw	40 000	PLN	-	PLN	23.04.2010		
PKO BP	Warsaw	40 000	PLN		PLN	16.03.2010		
Total overdrafts	5	80 000	PLN	-	PLN			

Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

The Company's Management Board estimates that the fair value of the loans and borrowings contracted by the Company is almost equal to their net book value.

Note 19. Liability and assets for a deferred income tax

	31.12.2009	31.12.2008	01.01.2008
Deferred income tax liability			
Foreign exchange differences	39	41	31
Interest accrued	255	380	97
Result on the sale of facilities – without legal ownership transfer agreements	14 744	25 208	40 099
Provision for contractual penalties	-	-	375
Provision for sales revenues	-	=	51
Capitalised financial costs	5 910	3 636	-
Other	74	128	180
Total deferred income tax liability	21 022	29 393	40 833
Accounted for in the financial result	21 022	29 393	40 833
Accounted for in the shareholders' equity	-	-	-
Deferred income tax assets			
Provision for the housing estates costs	128	2 391	4 419
Inventory revaluation	4 822	2 159	1 436
Provision for receivables and other provisions	1 461	1 159	1 882
Provision for employee benefits	950	1 115	837
Provision for other costs	1 261	1 202	933
Financial costs	673	340	-
Other	59	15	18
Total deferred income tax assets	9 354	8 381	9 525
Accounted for in the financial result	9 354	8 381	9 525
Accounted for in the shareholders' equity	_	_	-

	01.01-	01.01-
	-31.12.2009	-31.12.2008
Deferred income tax liability		
Foreign exchange differences	(2)	9
Interest accrued	(126)	284
Result on the sale of flats – without legal ownership transfer agreements	(10 463)	(14 903)
Provision for sales revenues	-	(51)
Provision for receivables	-	(375)
Capitalised financial costs	2 275	3 636
Other	(55)	(52)
Total change in deferred income tax liability	(8 371)	(11 452)
Deferred income tax assets		
Provision for the housing estates costs	(2 263)	(2 028)
Inventory revaluation	2 663	723
Write-offs revaluating the receivables and other reserves	302	(723)
Provision for employee benefits	(165)	278
Provision for costs	58	269
Financial costs	333	340
Other	44	(3)
Total change in deferred income tax assets	972	(1 144)
Net change in provision/asset for a deferred income tax – effect		()
on the income statement	(9 343)	(10 308)

Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

#### Note 20. Bonds

BONDS	31.12.2009	31.12.2008	01.01.2008
Nominal value of the issued bonds	200 000	200 000	200 000
Interest due for payment as at balance sheet date disclosed in the item - Accrued			
liabilities and deferred income	1 022	1 460	1 251

### As at 31 December 2009 one issue of bonds by the Company took place:

On 5 November 2007 the Company and Bank BPH S.A. signed a Bond Issue Program Agreement. During the seven-year term of this program, Dom Development S.A. intends to issue mid-term bonds (with a maturity date exceeding 1 year, but not 7 years) with the total value of no more than PLN 400 000 000, which is to be construed as the nominal value of all issued and unredeemed bonds on any day of the term of the Program. The return on bonds shall depend on the market conditions on the sale date and calculated according to WIBOR 3M + margin. The proceeds from the bonds will be used for financing the development of the Company. The bonds shall be issued in series and offered to selected investors. The Company does not plan to introduce the bonds issued under the program to public trading. The terms of the Agreement with Bank BPH S.A. are typical for such types of programs.

On 28 November 2007, pursuant to the above-mentioned agreement, the Company issued 20 000 I series bonds with the nominal value of PLN 10 000 each and the total nominal value of PLN 200 000 000 under the Bond Issue Program Agreement signed with Bank BPH S.A. on 5 November 2007. The maturity date of these bonds is 28 November 2012 and the interest at WIBOR 3M plus bank commission is payable every three months until the settlement date. The interest becomes due and payable in February, May, August and November during the term of the agreement. The proceeds from the issue of bonds will be used for financing the development of the Company. The bonds are an unsecured liability of the Company.

Note 21. Trade payables and other liabilities

TRADE AND OTHER LIABILITIES	31.12.2009	31.12.2008	01.01.2008
Trade payables	104 105	144 612	120 687
Earmarked funds	373	260	231
Other liabilities	1	2	4
Total	104 479	144 874	120 922

#### Note 22. Short-term tax liabilities

Short-term tax liabilities include mainly social insurance, corporate income tax and personal income tax liabilities.

Note 23. Short-term provisions

SHORT-TERM PROVISIONS	31.12.2009	31.12.2008	01.01.2008
Opening balance	10 621	12 183	3 187
Provisions created in the financial year	6 168	5 257	9 502
Use of provisions in the financial year	(3 771)	(6 819)	(506)
Closing balance	13 018	10 621	12 183

Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

Note 24. Accrued liabilities and deferred income

SHORT-TERM ACCRUED LIABILITIES AND DEFERRED INCOME	31.12.2009	31.12.2008	01.01.2008
Accrued liabilities, in this:	22 394	26 236	46 878
Provision for uninvoiced costs of work in progress	1 416	3 789	11 163
Provision for the costs of housing estates given over for use	11 964	9 867	23 511
Provision for employee benefits	4 681	5 472	4 240
Provision for the costs of property management	406	1 534	3 260
Provision for the costs of interest on loans and bonds	1 861	2 965	1 251
Provision for rent costs	776	1 181	1 586
Other	1 290	1 428	1 867
<b>Deferred income, in this:</b> Deferred income related to the payments received from customers, not settled to the	146 312	361 367	601 392
income statement	146 312	361 367	601 392
Other	-	-	-
Total	168 706	387 603	648 270

### Note 25. Benefits after employment

The Company does not have an employee special benefits program after employment is ended.

Note 26. Financial assets and liabilities

### Categories of financial assets and liabilities and maximum credit risk exposure

FINANCIAL ASSETS AND LIABILITIES	31.12.2009	31.12.2008	01.01.2008
FINANCIAL ASSETS			
Long-term receivables	2 438	2 910	1 552
Trade receivables	24 358	37 263	27 731
Receivables from related entities	10 991	11 768	941
Total borrowings and receivables	37 787	51 941	30 224
Treasury bills and bonds	-	-	-
Other  Financial assets valued at their fair value through the income statement	43	47	592
(designated for trading)	43	47	592
Cash in hand and at bank	1 828	2 757	12 237
Bank overdrafts	-	(67 820)	-
Short term deposits	223 957	278 184	249 337
Maximum credit risk exposure	263 615	265 109	292 390
FINANCIAL LIABILITIES			
Loans	319 163	295 793	78 785
Bonds issued	200 000	200 000	200 000
Trade liabilities	104 105	144 612	119 053
Financial liabilities valued at the depreciated cost	623 268	640 405	397 838

Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

### Note 27. Managing the Financial Risk

The Company is exposed to the following types of the financial risk

- Market Risk (interest rate risk)
- Credit Risk
- Liquidity Risk

### **Market Risk**

The market risk is a type of risk which reflects the influence of changes in such market prices as currency exchange rates, interest rates or prices of capital instruments on the Company's revenues or on the value of financial instruments held.

The market risk mainly includes such risks as:

- currency risk
- interest rate risk

### Currency risk

If there are significant foreign currency items, the Company applies foreign currency derivative instruments (forward and swap) to hedge its significant F/X transactions.

As at 31 December 2009, 31 December 2008 and 1 January 2008 the Company did not have any significant assets, liabilities and future payments in foreign currencies, therefore there was no need to conclude hedging currency derivatives.

#### Interest rate risk

The fixed interest rate bank loans expose the Company to the risk of the interest rate fair value. The variable interest rate loans and borrowings result in the cash flow risk.

According to the current financing structure the Company does not have fixed rate loans. Currently, the Company has only short- and medium-term variable interest rate loans and bonds, which result in the exposure to the cash flow risk.

Furthermore, the Company has short-term bank deposits, treasury bills, and long-term treasury bonds which bear variable interest, the profit from which depends on the change of benchmark interest rates and partially offsets the risk of the cash flow risk on account of financing.

As at the balance sheet date the Company did not have variable interest rate long-term financial instruments.

The structure of variable interest rate financial instruments as at the balance sheet date is as follows:

	31.12.2009	31.12.2008	01.01.2008
VARIABLE INTEREST RATE INSTRUMENTS			
Financial assets *)	223 957	278 184	249 337
Financial liabilities *)	519 163	563 613	278 785
Total, net	(295 206)	(285 429)	(29 448)

<sup>\*)</sup> the financial liabilities includes bank overdrafts disclosed in the financial statements as a decrease of assets.

Interest bearing financial assets, i.e. bank deposits, treasury bills and bonds, are disclosed as financial assets. Interest bearing financial liabilities, i.e. loans, own bonds and financial leasing liabilities, are disclosed as financial liabilities.

Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

### Analysis of cash flow sensitivity to interest rate changes.

A 100-basis point (bp) change in the interest rate of instruments as at the balance sheet date would increase (decrease) the net assets and income statement by the amounts listed in the table below. The analysis prepared for 12-month periods ended 31 December 2009, 31 December 2008 and 1 January 2008 assumes that all other variables remain unchanged.

	Income s	statement	Net a	issets
	Increase by 100 bp	Decrease by 100 bp	Increase by 100 bp	Decrease by 100 bp
31 December 2009				
Variable interest rate assets	1 814	(1 814)	1 814	(1 814)
Variable interest rate liabilities*	(1 402)	1 402	(1 402)	1 402
Net sensitivity	412	(412)	412	(412)
31 December 2008				
Variable interest rate assets	2 253	(2 253)	2 253	(2 253)
Variable interest rate liabilities *	(1 522)	1 522	(1 522)	1 522
Net sensitivity	731	(731)	731	(731)
1 January 2008				
Variable interest rate assets	2 020	(2 020)	2 020	(2 020)
Variable interest rate liabilities *	(753)	753	(753)	753
Net sensitivity	1 267	(1 267)	1 267	(1 267)

<sup>\*</sup> The financial costs which are related to loans and bonds are capitalized by the Company to work-in-progress. Such costs are gradually moved to the income statement together with the manufacturing costs of the inventories sold. It has been assumed in the above analysis that one third of the financial costs calculated and capitalized in a given period is disclosed in the income statement together with the manufacturing costs of the sold inventories of a given period and the remaining part of the costs remains in the inventories and will be disclosed in the income statement in the following accounting periods.

### Credit risk

Cash at bank, cash on hand, trade receivables, other receivables and investments constitute the Company's main financial assets, and represent its highest exposure to credit risk in relation to financial assets.

The Company's credit risk is mostly related to trade receivables. The amounts presented in the balance sheet are net amounts and include write-offs revaluating bad debts valued by the Company's Management on the basis of previous experiences and analysis of the current economic environment.

Credit risk relating to the liquid funds and derivative financial instruments is limited since the transactions were concluded with reputable banks, which have been awarded with good credit ratings by international rating agencies.

The Company has no significant concentration of credit risk. The risk is spread over a large number of partners and customers. Furthermore, it has to be pointed out that the receivables from the main activity of the Company, i.e. the sale of apartments and detached houses, are fully secured because release of the sold product takes place after the purchasers have paid the full price as set out in the preliminary sales agreement.

The aging structure of sales receivables has been presented in note 8 "Trade receivable and other receivables".

Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

### **Liquidity risk**

The liquidity risk is the risk that the Company will not be able to pay its financial liabilities when they become due. The Company's objective is to ensure, to the highest possible extent, that its liquidity will always be maintained at the level which enables paying the financial liabilities when they become due, without incurring unacceptable losses or facing the risk of jeopardizing the Company's reputation.

The table below presents the Company's financial liabilities as divided into the maturity dates set out in the contracts:

	Balance-sheet value	0 - 6 months	6-12 months	1 – 2 years	2 – 5 years
31 December 2009					_
Liabilities on account of loans	319 163	84 193	50 025	94 945	90 000
Own bonds issued	200 000	=	-	-	200 000
Trade liabilities	102 685	69 836	9 826	1 852	21 171
Financial leasing liabilities	1 420	355	355	473	237
Total	623 268	154 384	60 206	97 270	311 408
31 December 2008					
Liabilities on account of loans	295 793	22 897	39 613	71 663	161 620
Own bonds issued	200 000	-	-	-	200 000
Trade liabilities	142 354	105 412	9 905	20 190	6 847
Financial leasing liabilities	2 258	565	565	753	375
Total	640 405	128 874	50 083	92 606	368 842
1 January 2008					
Liabilities on account of loans	78 785	22 656	14 350	41 779	-
Own bonds issued	200 000	=	-	-	200 000
Trade liabilities	116 507	73 502	17 997	3 268	21 740
Financial leasing liabilities	2 546	637	637	848	424
Total	397 838	96 795	32 984	45 895	222 164

The Company's liquidity management is mainly exercised by:

- short-, medium- and long-term planning of cash flow; detailed short-term plans are updated at least on a monthly basis,
- selection of appropriate sources of financing on the basis of analysis of the Company needs and market analysis.
- day-to-day monitoring of ratios resulting from agreements with banks,
- diversification of sources of financing of the conducted developer activity.
- co-operation with reputable financial institutions.

#### Managing the capital

The policy of the Management Board assumes maintaining a strong capital basis in order to secure the trust of investors, creditors and the market as well as to ensure further growth of the Company.

For the years ended 31 December 2009 and 2008 the return on equity (calculated as net profit to the annual average value of shareholders' equity) amounted to 12% and 39%, respectively. In that period the average weighted cost of interest on the Company's debt amounted to 6.32% in 2009 and 7.25% in 2008.

The Company does not have a defined plan of buy-out of the treasury shares.

Neither the Company nor its subsidiaries is subject to any external capital requirements with the exception of legal requirements of the Commercial Companies Code.

Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

Note 28. Earnings per share

CALCULATION OF BASIC AND DILUTED EARNINGS PER SHARE	01.01- 31.12.2009	01.01- 31.12.2008
Basic earnings per share		
Profit for calculation of the basic earnings per share	85 230	229 968
earnings per share	24 560 222	24 560 222
Basic earnings per share (PLN)	3.47	9.36
Diluted earnings per share		
Theoretical profit for the calculation of diluted earnings per share	85 230	229 968
Potential diluting shares related to Management Share Options Programme II	87 236	6 787
The weighted average number of common shares of the Company for the calculation of the basic		
earnings per share	24 647 458	24 567 009
Diluted earnings per share (PLN)	3.46	9.36

As the Company has no discontinued operations, the earnings per share from the continued operations equal the earnings per share calculated above.

Note 29. Income tax

INCOMETAY	01.01-	01.01-
INCOME TAX	31.12.2009	31.12.2008
Current income tax	29 840	66 348
Deferred income tax	(9 343)	(10 308)
Total	20 497	56 040

The table below presents the difference between the income tax calculated as the product of the gross profit before taxation and taxation at the statutory tax rate and the actual income tax expense accounted for in the income statement of the Company.

RECONCILIATION	01.01- 31.12.2009	01.01- 31.12.2008
Gross profit before taxation	105 727	286 008
Income tax rate of 19%  Permanent differences not subject to the current and deferred tax in the consolidated	20 088	54 341
financial statements	704	411
Share Options valuation charge being a permanent differences for tax calculation  Other	915 -	1 288
Dividend received	(1 210)	-
Actual income tax expense	20 497	56 040
Effective tax rate	19.39%	19.59%

Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

Because of frequent changes in the tax system, the legal regulations relating to VAT, corporate income tax, personal income tax and social insurance premiums are subject to regular modifications. Binding regulations are unclear, resulting in differences of interpretation between various tax authorities, as well as between tax authorities and tax payers.

The tax and other settlements (such as customs duty or transactions with foreign entities) may be the subject of inspections by the tax authorities or other authorities authorised to impose significant fines. All tax arrears uncovered in the course of inspections are subject to high interest charges. Tax settlements may be inspected at any time within 5 years from the end of the accounting period to which they pertain. Under these conditions the tax risk in Poland is considerably higher than in other countries with stable tax systems.

### Note 30. Segment reporting

The Company does not conduct segment reporting as its activities take place within a single segment.

### Note 31. Operating income

SALES REVENUES BY KIND	01.01- 31.12.2009	01.01- 31.12.2008
Sales of finished goods	684 260	863 701
Sales of services	15 235	19 384
Sales of goods for resale (land)	1 634	1 271
Total	701 129	884 356

### Note 32. Operating costs

OPERATING COSTS	01.01- 31.12.2009	01.01- 31.12.2008
Cost of sales		
Cost of finished goods sold	(491 154)	(489 307)
Cost of services sold	(12 828)	(16 348)
Cost of land sold	(1 858)	(1 036)
Total cost of sales	(505 840)	(506 691)
Selling costs and general administrative expenses		
Selling costs	(22 266)	(30 000)
General administrative expenses	(41 923)	(59 482)
Total selling costs and general administrative expenses	(64 189)	(89 482)
Selling costs and general administrative expenses by kind		
Depreciation	(2 403)	(2 386)
Cost of materials and energy	(6 943)	(8 380)
External services	(16 427)	(26 133)
Taxes and charges	(174)	(392)
Wages and salaries	(27 946)	(37 430)
Social security and other benefits	(3 242)	(4 747)
Management Options Programme	(4 818)	(6 780)
Other costs by kind	(2 236)	(3 234)
Total selling costs and general administrative expenses by kind	(64 189)	(89 482)

Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

### Note 33. Payroll costs

AVERAGE MONTHLY EMPLOYMENT (including management staff)	01.01- 31.12.2009	01.01- 31.12.2008
Individual personnel categories (number of staff)	134	179
White-collar workers	134	179
Blue-collar workers	-	-
General remuneration elements (PLN):	31 188	42 177
Wages and salaries	27 946	37 430
Social security and other benefits	3 242	4 747

## Note 34. Other operating income

OTHER OPERATING INCOME	01.01- 31.12.2009	01.01- 31.12.2008
Revenues from contractual penalties, arrangements and compensations	2 737	1 309
Release of provisions for costs	2 710	4 281
Release of provision for receivables	-	-
Revaluation of fixed assets	-	-
Other	302	277
Total	5 749	5 867

## Note 35. Other operating expenses

OTHER OPERATING EXPENSES	01.01-	01.01-
	31.12.2009	31.12.2008
Provision for penalties and arrangements with clients	297	-
Donations	92	160
Receivables written off	1 751	861
Provision for remuneration	59	306
Provision for disputes	3 427	293
Provision for other costs	130	1 635
Inventory write-off	14 013	6 936
Fixed assets write-off	-	-
Cost of repairs (including provision)	4 526	1 801
Cost of research and abandoned projects	604	2 127
Other	665	601
Total	25 564	14 720

### Note 36. Financial income

FINANCIAL INCOME	01.01- 31.12.2009	01.01- 31.12.2008
Dividend received	6 370	-
Interest received	2 738	11 479
Other	187	84
Total	9 295	11 563

Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

### Note 37. Financial costs

FINANCIAL COSTS	01.01- 31.12.2009	01.01- 31.12.2008
Interest on loans and bonds (not capitalised portion)	11 604	3 744
Other interest	302	174
Foreign exchange differences	116	20
Mortgage loans insurance	2	25
Commissions and fees	1 313	596
Revaluation write-off on financial investments	1 344	-
Other	172	326
Total	14 853	4 885

### Note 38. Costs relating to interest

COSTS RELATING TO INTEREST	01.01-	01.01-
	31.12.2009	31.12.2008
Financial costs (interest) capitalised under work in progress *	15 768	20 729
Value of financial costs (interest) accounted for in the income statement	11 604	3 744
Total value of the financial costs incurred on account of interest	27 372	24 473

<sup>\*</sup> The financial costs incurred as a result of the financing of investment projects are generally capitalised in line with work in progress and relate to the costs of interest, fees and other charges on bonds and loans taken out for the execution of investment projects. This amount consists of the difference between financial costs on the above mentioned sources of financing and financial income obtained as a result of investing free cash resources into short-term deposits and similar financial instruments.

### Note 39. Transactions with related entities

In the twelve-month periods ended 31 December 2009, 2008 and 2007 the Company was a party to the transactions with related entities, as listed below. Descriptions of transactions have been presented in the form of tables. In exceptional cases, descriptions of particular agreements or explanations have also been provided in a descriptive form. Due to the Company's turnover, it has been assumed that in the event in which transactions with a given related entity did not exceed in any of the presented periods PLN 100 thousand, the transactions have been omitted in the summary.

### Dom Development S.A. as a buyer of goods or services

Counterparty	Transaction description	01.01- 31.12.2009	01.01- 31.12.2008	01.01- 31.12.2007
Woodsford Consulting Limited	Consulting services as per agreement dated 1			
	February 2000, with further amendments	1 684	1 773	1 903
Hansom Property Company Limited	Consulting services as per agreement dated 31			
	March 1999	240	212	193
Towarzystwo Ubezpieczeń				
Wzajemnych "Bezpieczny Dom"	Insurance of financial losses risk	(40)	475	1 225
Dom Development Grunty	Services as per Annex to agreement dated 12 April			
	2007	85	85	128
Fort Mokotów sp. z o.o	Real estate management	-	-	5 586
Fort Mokotów sp. z o.o	Other	(2)	145	175

Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

### Dom Development S.A. buying land as part of an agency agreement

Countourputs	Transaction description	01.01-	01.01-	01.01-
Counterparty		31.12.2009	31.12.2008	31.12.2007
Dom Development Grunty sp. z o.o	Amounts of advances transferred to Dom			
	Development Grunty Sp. z o.o. for the purchase of	301	10 267	55 548
	land as part of mandate contracts			
Dom Development Grunty sp. z o.o	Value of land transferred to Dom Development		47 381	13 853
	S.A. as part of mandate contracts	-	4/ 301	13 033

### Dom Development S.A. providing services (seller) – the value of services invoiced during the period

Counterparty	Transaction description	01.01- 31.12.2009	01.01- 31.12.2008	01.01- 31.12.2007
Fort Mokotów sp. z o.o	General Project Execution agreement dated 15			
	April 2002	-	-	212
Fort Mokotów sp. z o.o	The sales commission agreement and agreement			
	for provision of advertising and marketing services			
	dated 15 April 2002	600	650	1 964
Fort Mokotów sp. z o.o	Repair services based on agreement dated 22 July			
	2005	144	156	120
Fort Mokotów sp. z o.o	Real estate management services			
		-	10	876
Fort Mokotów sp. z o.o	Other	27	115	123

### Dom Development S.A. as a party paying a dividend

Counterparty	Transaction description	01.01-	01.01-	01.01-
	Transaction description	31.12.2009	31.12.2008	31.12.2007
Dom Development BV	Dividend (gross)	12 397	31 613	2 324

### Dom Development S.A. as a party receiving a dividend

Counterparty	Transaction description	01.01- 31.12.2009	01.01- 31.12.2008	01.01- 31.12.2007
Fort Mokotów sp. z o.o	Dividend (gross)	6 370	-	29 400

### Dom Development S.A. as the payer of additional contribution to the capital

Counterparty	Transaction description	01.01- 31.12.2009	01.01- 31.12.2008	01.01- 31.12.2007
Dom Development Na Dolnej Sp. z	Payment to cover the loss /additional payment	-	30	
0.0	to capital		50	
PTI Sp. z o.o	Payment to cover the loss /additional payment	_	_	12
т т эр. 2 о.о	to capital			12
Towarzystwo Ubezpieczeń	Repayment of additional payment to capital to	175	_	_
Wzajemnych "Bezpieczny Dom"	cover the loss	1/5	-	-
Dom Development Zarządzanie	Repayment of additional payment to capital to	49		
Nieruchomosciami Sp. z o.o	cover the loss	49		

Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

### **Balances with related entities**

	Receiv	ables	Liabilities			
Entity	31.12.2009	31.12.2008	31.12.2007	31.12.2009	31.12.2008	31.12.2007
Total balance	57 122	56 833	87 604	173	3	1 530
Balances below PLN 100,000	15	9	28	1	3	11
Balances over PLN 100,000	57 107	56 824	87 576	172	-	1 519
Subsidiaries	57 028	56 727	87 576	-	-	-
Dom Development Morskie Oko sp. z o.o.						
additional contributions to capital	1 147	1 147	1 147	-	-	-
Dom Development Grunty sp. z o.o	55 881	55 580	86 429	-	-	-
Associated entities	79	97	-	-	-	1 268
Fort Mokotów sp. z o.o.	79	97	-	-	-	1 268
Other entities	-	-	-	172	-	251
Woodsford Consulting Limited	-	-	-	172	-	251

# Agreements relating to the sale of apartments by the Company to management personnel and their relatives

Related person	Date	Description	Value of agreement with the Company (PLN)
Jarosław Szanajca and Iwona Jackowska-Szanajca	28.04.2009	Transfer agreement of rights and obligations for promissory sale agreement concerning residential facilities, one utility room and two parking spaces in investment "Patria"	557 743.75
Michał Jackowski	11.08.2009	Sales agreement concerning the above mentioned residential facilities, one utility room and two parking spaces in investment "Patria".	
Marek Dalba and Krystyna Dalba	06.05.2009	Transfer agreement of rights and obligations for participation in a promissory sale agreement concerning two parking spaces in investment "Kasztanowa Aleja I".	4 000.00
Zygmunt Kostkiewicz	18.06.2009	Sales agreement concerning participation in a joint ownership of land with rights to exclusive use of part of the real estate consisting of two parking spaces in investment "Akacje V".	600.00
Jacek Orkisz and Agnieszka Orkisz	25.06.2009	Termination of promissory sale agreement concerning residential facilities, one parking space with utility room, and one parking space in investment "Grzybowska"	1 389 800.10

### Other information concerning the related entities

Dom Land Sp. z o.o. as a company related in the form other than by means of capital participates as a shareholder of Dom Development Grunty Sp. z o.o in the purchase of land which later becomes a part of projects developed by Dom Development S.A. The transactions between the related entities are conducted according to the arm's length principle.

Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

### Note 40. Incentive plan – Management Options Programme

As at 31 December 2009 there was one active Management Option Programme adopted as part of the Incentive Scheme for the Management staff of the Company.

Name of the Programme	Share options in the programme (number of shares)	Allocated options (number of shares)	Exercised options (number of shares)	Share options in the programme (number of shares)	Allocated options (number of shares)	Exercised options (number of shares)
		31.12.2009			31.12.2008	_
Programmes completed						
as at 31.12.2009						
Programme I	413 100	413 100	413 100	413 100	413 100	413 100
Programme I B	92 500	92 500	82 750	92 500	92 500	-
Programme active as at 31.12.2009						
Programme II	726 000	726 000	-	726 000	565 475	_

In 2009 the number of share options allotted under Programme II increased due to allotment of 229 025 share options under the next tranche of this programme (increase of allotted share options) and simultaneous decrease of 68 500 share options due to the termination of employment contracts with a several employees who were under Programme II.

### Programme I B

On 22 March 2006 the Supervisory Board of Dom Development S.A. adopted the provisions of Management Options Programme I A related to E series shares of Dom Development S.A. ("Programme I A"). According to the provisions of Programme I A, the eligible persons to whom Programme I A was directed and who entered into the preliminary agreement for the sale of shares have the right to demand that the Company enter with such an eligible person into the agreement for the sale of shares during the option period, i.e. at the date indicated by the eligible person, which, however, cannot be earlier than 22 March 2009 and later than 22 March 2013, under terms and conditions set forth in the agreement with such an eligible person and in Programme I A. The Programme covers 96 750 shares of the Company. All the shares were offered to the members of the management staff of the Company in May 2006.

The value of the share options as at the date of allotting them, calculated on the basis of the Black-Scholes-Merton amounted to PLN 4 555 thousand. This value was proportionately carried to the income statement for the period of three years.

#### **Programme II**

The Management Share Options Programme II concerns 726 000 shares of Dom Development S.A. ("Programme II"). Under Programme II a number of issues of shares took place with the nominal value of PLN 1.00 each ("Tranche"). The allocation of options is conducted by the Supervisory Board in the form of a resolution. The day of adopting the resolution on allocating the options by the Supervisory Board shall be the day of allocating the options ("Allocation Date"). A resolution of the Supervisory Board shall determine the persons eligible to participate in Programme II together with the number and the issue price of shares for each of these persons. The price at which the shares may be purchased when the option granted under the Programme is exercised amounts to PLN 114.48. The Company shall confirm the allocation of options for taking up a given number of shares at a given price and at a given date ("Option") to those who have accepted participation in Programme II. The Supervisory Board may determine additional terms and conditions to be fulfilled in order to exercise the options. The option cannot be exercised earlier than after the lapse of 3 years from its allocation. In order to execute Programme II,

Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

on 10 August 2006 the General Meeting authorized the Management Board to increase the Company's share capital as part of the authorized capital and to issue the subscription warrants which enable the execution of the right to subscribe for the Company's shares in the period of 3 years from the date on which the change of the Articles of Association. According to Programme II, after the Allocation Date for a given Tranche, should the need arise, the Management Board will propose the General Meeting to adopt the resolution in respect of changing the Articles of Association and renewing the authorization of the Management Board, for the period of 3 years since the date of registration of the change in the Articles of Association, to increase the share capital by a maximum of 726 000 shares less the shares which have already been issued pursuant to Programme II and covered by the target capital, to exclude the pre-emptive right of current shareholders upon receiving the consent of the Supervisory Board and to issue subscription warrants.

On 6 December 2006 the Supervisory Board of Dom Development S.A. adopted a resolution with respect to naming the persons authorized to participate in the Management Share Options Programme II concerning 726 000 shares of Dom Development S.A. as well as the number and the price of the said shares for each of those persons. Pursuant to the foregoing resolution 234 538 options for the Company's shares were allocated. The value of the options as at the day when they were allocated was calculated on the basis of the Black-Scholes-Merton model and amounted to PLN 14 273 thousand. This value, decreased by the value of expired options, was evenly accounted for in the income statement within the period of three years.

On 7 December 2007 the Management Board of Dom Development S.A. adopted a resolution in respect of naming the persons authorized to participate in the second tranche of Management Share Options Programme II concerning 726 000 shares of Dom Development S.A. as well as the number and the price of the said shares for each of those persons. Pursuant to the foregoing resolution another 242 000 options for the Company's shares were allocated. The value of the options as at the day when they were allocated was calculated on the basis of the Black-Scholes-Merton model and amounted to PLN 9 970 thousand. This value, decreased by the value of expired options, is evenly accounted for in the income statement within the period of three years.

On 10 December 2007 the Management Board of Dom Development S.A. adopted a resolution in respect of naming the persons authorized to participate in the second tranche of Management Share Options Programme II concerning 726 000 shares of Dom Development S.A. as well as the number and the price of the said shares for each of those persons. Pursuant to the foregoing resolution another 242 000 options for the Company's shares were allocated. The value of the options as at the day when they were allocated was calculated on the basis of the Black-Scholes-Merton model and amounted to PLN 2 047 thousand. This value, decreased by the value of expired options, is evenly accounted for in the income statement within the period of three years.

On 15 December 2008 the Management Board of Dom Development S.A. adopted a resolution to allot 31 000 options of Management Share Options Programme II concerning 726 000 shares of Dom Development S.A. as well as the price of the said shares. Pursuant to the foregoing resolution the options were allotted to Mr. Janusz Zalewski, Vice-President of The Management Board.

The fair value of the above mentioned options which may be changed into shares was estimated as at the day of allocating the options by means of a model based on the Black-Scholes-Merton, taking into account the conditions existing at the date of allocating the options. The following are preliminary assumptions to the model for the valuation of these options allocated under the Programme II:

Dividend rate (%)	3.12
Anticipated volatility rate (%)	52.75
Risk-free interest rate (%)	4.36
Anticipated period of option exercise (in years)	4.00
Share exercise price (PLN)	16.97
Current share price (PLN)	18.02

Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

The value of the options as at the day when they were allocated was calculated on the basis of the foregoing model and assumptions and amounted to PLN 215 thousand. Such value is evenly accounted for in the income statement within the period of three years.

On 10 December 2009 the Management Board of Dom Development S.A. adopted a resolution in respect of naming the persons authorized to participate in the second tranche of Management Share Options Programme II concerning 726 000 shares of Dom Development S.A. as well as the number and the price of the said shares for each of those persons. Pursuant to the foregoing resolution another 198 025 options for the Company's shares were allocated.

The fair value of the above mentioned options which may be changed into shares was estimated as at the day of allocating the options by means of a model based on the Black-Scholes-Merton, taking into account the conditions existing at the date of allocating the options. The following are preliminary assumptions to the model for the valuation of the options allocated under this tranche of the Programme II:

Dividend rate (%)	1.86
Anticipated volatility rate (%)	59.64
Risk-free interest rate (%)	4.00
Anticipated period of option exercise (in years)	3.00
Share exercise price (PLN)	40.64
Current share price (PLN)	43.43

The value of the options as at the day when they were allocated was calculated on the basis of the foregoing model and assumptions and amounted to PLN 3 533 thousand. Such value, decreased by the value of expired options, is evenly accounted for in the income statement within the period of three years.

Within the twelve month periods which ended on 31 December 2009 and 2008 the following amounts were accounted for in the income statement: PLN 4 818 thousand and PLN 6 780 thousand respectively.

# Share options allocated and possible to be exercised as at respective balance sheet dates and changes in the presented periods.

SHARE OPTIONS		01.01- -31.12.2009	01.01- -31.12.2008
Options unexercised at the	Amount	657 975	532 700
beginning of the period	Total exercise price	44 290	50 498
Options allocated	Amount	229 025	242 000
in a given period	Total option execution value	8 574	3 608
Options expired	Amount	68 500	116 725
in a given period	Total option execution value	5 370	9 816
	Amount	-	-
Options exercised	Total option execution value	82 750	-
in a given period	Weighted average exercised price per one share	504	-
Options unexercised at the	Amount	735 750	657 975
end of the period	Total exercise price	46 990	44 290
Options possible to exercise at	Amount	-	-
the beginning of the period	Total exercise price	-	-
Options possible to be exercised	Amount	159 150	-
at the end of the period	Total exercise price	17 163	

Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

### Structure of share options allocated and not exercised as at 31 December 2009:

Programme	Amount of options	Exercise price per option (PLN)
Programme I B	9 750	6.10
Programme II	310 800	114.48
Programme II	186 175	14.91
Programme II	31 000	16.97
Programme II	198 025	40.64
Total	735 750	

### Note 41. Remuneration of members of the Company's management and supervisory governing bodies

Remuneration	01.01-	01.01-
Remuneration	-31.12.2009	-31.12.2008
1. The Management Board		
Remuneration	3 720	5 575
In this: payment out of profit	-	-
2. The Supervisory Board:		
Remuneration	792	622

The composition of the Management Board and the Supervisory Board as at 31 December 2009 has been presented in note 44.

# Service agreements between members of the management and supervisory bodies and the Company or its subsidiaries defining the benefits to be paid upon termination of the employment contracts

Members of the Company's Management Board: Jarosław Szanajca, Janusz Zalewski, Janusz Stolarczyk and Jerzy Ślusarski are employed by the Company on the basis of employment contracts.

Under the provisions of employment contracts, the employment relationship with individual members of the Management Board may be terminated pursuant to the following conditions:

Executive Name	Period of notice of termination contract (months)			iote	
Executive Name	Company to Employee	Employee to Company	_ Note		
Szanajca Jarosław		8	First payment of 50% of 8- times monthly remuneration to be paid after giving a termination notice	The balance of 50% to be paid in 5 equal monthly payments	
Ślusarski Jerzy		6	No special clauses in the contract		
Janusz Zalewski		6	No special clau	ses in the contract	
Stolarczyk Janusz	9	3	First payment of 50% of 9- times monthly remuneration to be paid after giving a termination notice	The balance of 50% to be paid in 8 equal monthly payments	

Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

### Note 42. Contingent liabilities

CONTINGENT LIABILITIES	31.12.2009	31.12.2008
Guarantees	102	9 904
Sureties	1 093	1 109
Total	1 195	11 013

Additionally some of the Company's liabilities are secured with bills of exchange:

CONTINGENT LIABILITIES	31.12.2009	31.12.2008
Bills of exchange, including:		
– bills of exchange constituting an additional guarantee for BOŚ bank in respect of claims arising		
from the granted loan	140 000	140 000
– bills of exchange constituting an additional guarantee for PKO BP bank in respect of claims		
arising from the granted loan	105 000	47 241
– bills of exchange constituting an additional guarantee for BOŚ bank in respect of claims arising		
from the trilateral contract on insurance of loan guarantees of the Company's clients	2 000	2 000
- bills of exchange constituting other guarantees	-	1 452
Total	247 000	190 693

#### Note 43. Material court cases as at 31 December 2009

The largest proceeding concerning the Company's receivables is the enforcement proceeding of the Company's petition of 20 January 2009 against Erabud Sp. z o.o. with its registered seat in Warsaw, in order to enforce an amount of 35% of the gross price value of real estate i.e. PLN 22 672 thousand paid to Erabud Sp. z o.o. on the basis of a preliminary purchase agreement dated 4 January 2008 and relating to the purchase of real estate in Józefosław, municipality Piaseczno, of surface 88 495 square-meters.

The largest proceeding concerning the Company's obligations is closely related with the above–mentioned enforcement proceedings. This is the matter of the action of Erabud Sp. z o.o. with its registered seat in Warsaw, for the performance of the above–mentioned preliminary purchase agreement dated 4 January 2008. A statement of claim of Erabud Sp. z o.o. dated 26 September was served to the Company on 8 October 2009. The value of the dispute amounts to PLN 64 778 thousand and is identical to the total gross price for the above–mentioned real estate, as specified in the said preliminary agreement.

In the opinion of the Management Board of the Company, the above-mentioned statement of claim is unfounded. The Company effectively withdrew from the said preliminary agreement on 17 September 2008. Then, in the absence of Erabud Sp. Z o.o.'s voluntary reimbursement of the downpayment in the amount of PLN 22 672 thousand, the Company has started the said procedure for enforcement with the court enforcement officer.

Other proceedings involving the Company have no significant impact for the Company's activity.

Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

# Note 44. Changes of the composition of the Management Board and the Supervisory Board of the Company

In 2009 there were no changes to the composition of the Management Board or the Supervisory Board

### Composition of the Management Board

#### As at 31 December 2009 the Management Board was composed of 5 members:

Jarosław Szanajca — President of the Management Board
Janusz Zalewski — Vice-President of the Management Board
Jerzy Ślusarski — Vice-President of the Management Board
Janusz Stolarczyk — Member of the Management Board
Terry Roydon — Member of the Management Board

### Composition of the Supervisory Board

### As at 31 December 2009 the Supervisory Board was composed of 7 members:

Grzegorz Kiełpsz – Chairman of the Supervisory Board

Zygmunt Kostkiewicz – Vice-Chairman of the Supervisory Board

Richard Reginald Lewis – Vice-Chairman of the Supervisory Board

Stanisław Plakwicz – Member of the Supervisory Board

Michael Cronk – Member of the Supervisory Board

Markham Dumas – Member of the Supervisory Board

Włodzimierz Bogucki – Member of the Supervisory Board

### Note 45. Additional information on the operating activity of the Company

In the period of twelve months ended 31 December 2009 the following material changes in the portfolio of the Company's investments under construction took place:

### The projects finished in 2009

Project	Decision on the use permit	Segment	Number of apartments
Regaty I phase 1	I Q 2009	Popular	148
Regaty I phase 2	I Q 2009	Popular	242
Derby 18	II Q 2009	Popular	82
Derby 13	II Q 2009	Popular	174
Regaty II phase 9	III Q 2009	Single family	88
Laguna II	III Q 2009	Single family	26
Róża Wiatrów	III Q 2009	Popular	184
Derby 16	III Q 2009	Popular	276
Akacje 11	III Q 2009	Popular	77
Regaty I phase 3	IV Q 2009	Popular	166
Grzybowska	IV Q 2009	Apartments of higher standard	287

Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

### Commenced projects, i.e. projects with the commenced construction and sale phases:

Project	Commencement of construction and sale	Segment	Number of apartments
Derby 9	IV Q 2009	Popular	258
Saska 1 phase 1	IV Q 2009	Popular	325

### Note 46. Material post-balance sheet events

There were no material post-balance sheet events in the period between the balance sheet day and the day on which these financial statements were prepared.

### Nota 47. Approval of the financial statements for 2008 and the distribution of profit

On 21 May 2009 the Ordinary General Meeting of the Shareholders of Dom Development S.A. approved the financial statements of Dom Development S.A. for the year ended on 31 December 2008, the report of the Management Board on the activities of Dom Development S.A. in 2008, the consolidated financial statements of Dom Development S.A. Capital Group for the year ended on 31 December 2008 and the report of the Management Board on the activities of Dom Development S.A. Capital Group in 2008, as presented by the Management Board. The Ordinary General Meeting of the Shareholders granted to the Management of the Company an acknowledgement of fulfilment of their duties for the year 2008.

The Ordinary General Meeting of the Shareholders of Dom Development S.A. allotted a part of the Company's net profit for 2008 in the amount of PLN 19 648 177.60 i.e. PLN 0.80 per share for the payment of dividend to shareholders of the Company, and a part of net profit in the amount of PLN 122 514 153.74 to increase the Company's reserve capital. The dividend day was set at 9 June 2009 and the day of payment of the dividend was set at 24 June 2009. The dividend was paid on the agreed date.

### Note 48. Forecasts

The Management Board of Dom Development S.A. does not publish any financial forecasts in relation to the holding company nor the Group.

### Note 49. Selected financial data translated into EURO

In compliance with the reporting requirements the following financial data of the Company have been translated into EURO:

SELECTED DATA FROM THE BALANCE SHEET	31.12.2009	31.12.2008	1.01.2008
	thousand EURO	thousand EURO	thousand EURO
Total current assets	380 634	415 076	439 758
Total assets	385 418	420 547	446 116
Total shareholders' equity	182 299	162 622	137 319
Long-term liabilities	98 819	110 890	78 898
Short-term liabilities	104 300	147 035	229 899
Total liabilities	203 119	257 925	308 797
PLN/EURO exchange rate as at the balance			
sheet date	4.1082	4.1724	3.5820

**Dom Development S.A.**Additional notes to the financial statements for the year ended on December 31, 2009 (in PLN; all amounts in thousands unless stated otherwise)

SELECTED DATA FROM	01.01-	01.01-
THE INCOME STATEMENT	-31.12.2009	-31.12.2008
	thousand EURO	thousand EURO
Sales revenue	161 528	250 377
Gross profit on sales	44 991	106 924
Operating profit	25 637	79 084
Profit before tax	24 356	80 975
Profit after tax	19 634	65 109
Average PLN/EURO exchange rate for the		
reporting period	4.3406	3.5321

Warsaw, 10 March 2010		
	Jarosław Szanajca President of the Mana	gement Board
Janusz Zalewski Vice-President of the Manage	ement Board	Jerzy Ślusarski Vice-President of the Management Board
Janusz Stolarczyk Member of the Management	Board	Terry R. Roydon  Member of the Management Board