

## **DOM DEVELOPMENT S.A. CAPITAL GROUP**

# INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX-MONTH PERIOD ENDED 30 JUNE 2021





### **CONTENTS**

1	APPRO	OVAL OF THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS BY THE MANAGEMENT BOARD OF THE COMPANY	2
		IM CONDENSED CONSOLIDATED BALANCE SHEET	
		IM CONDENSED CONSOLIDATED INCOME STATEMENT	
4	INTER	IM CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME	5
5	INTER	IM CONDENSED CONSOLIDATED CASH FLOW STATEMENT	6
6	INTER	IM CONDENSED STATEMENT OF CHANGES IN CONSOLIDATED SHAREHOLDERS' EQUITY	7
		TIONAL NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS	
	7.1	GENERAL INFORMATION ABOUT THE PARENT COMPANY OF THE DOM DEVELOPMENT S.A. CAPITAL GROUP AND THE GROUP	
	7.2	BASIS FOR THE PREPARATION OF THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS	
	7.3	ACCOUNTING POLICIES	
	7.4	KEY FIGURES BASED ON PROFESSIONAL JUDGEMENT AND BASIS FOR ESTIMATES	12
	7.5	TANGIBLE FIXED ASSETS	12
	7.6	INVENTORY	13
	7.7	SHORT-TERM FINANCIAL ASSETS	13
	7.8	CASH AND CASH EQUIVALENTS	14
	7.9	SHARE CAPITAL	14
	7.10	LOANS	16
	7.11	BONDS	17
	7.12	ACCRUED INTEREST ON LOANS AND BONDS	18
	7.13	LEASE LIABILITIES	18
	7.14	DEFERRED INCOME	19
	7.15	SEGMENT REPORTING	19
	7.16	SALES REVENUE AND COST OF SALES	21
	7.17	INCOME TAX IN THE INCOME STATEMENT	21
	7.18	EARNINGS PER SHARE	21
	7.19	TRANSACTIONS WITH RELATED ENTITIES	22
	7.20	INCENTIVE PLAN – MANAGEMENT OPTION PROGRAMMES	22
	7.21	CONTINGENT LIABILITIES	24
	7.22	MATERIAL COURT CASES AS AT 30 JUNE 2021	24
	7.23	FACTORS AND EVENTS WITH MATERIAL IMPACT ON THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS OF THE GROUP	24
	7.24	DIVIDEND AND PROFIT DISTRIBUTION	26
	7.25	CHANGES IN THE MANAGEMENT BOARD AND THE SUPERVISORY BOARD	26
	7.26	MATERIAL POST-BALANCE SHEET EVENTS	27
	7.27	FORECASTS	28
	7.28	SELECTED FINANCIAL DATA TRANSLATED INTO EURO	28



# 1 APPROVAL OF THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS BY THE MANAGEMENT BOARD OF THE COMPANY

These interim condensed consolidated financial statements for the six-month period ended on 30 June 2021, comprising:

- interim condensed consolidated balance sheet as at 30 June 2021,
- interim condensed consolidated income statement for the six-month period ended 30 June 2021,
- interim condensed consolidated statement of comprehensive income for the six-month period ended 30 June 2021,
- interim condensed statement of changes in consolidated shareholders' equity for the six-month period ended 30 June 2021,
- interim condensed consolidated cash flow statement for the six-month period ended 30 June 2021,
- additional notes to the interim condensed consolidated financial statements,

were prepared and approved by the Management Board of Dom Development S.A. on 25 August 2021.

The Management Board of Dom Development S.A. declares that to the best of its knowledge, these interim condensed financial consolidated statements for the six-month period ended 30 June 2021 with comparative data have been prepared in accordance with the applicable accounting policies, and reflect a true and fair economic and financial position of the Dom Development S.A. Capital Group and its financial result.

Jarosław Szanajca
President
of the Management Board

Leszek Stankiewicz
Vice President
of the Management Board

Mikołaj Konopka
Member

Mikołaj Konopka
Member

Member

of the Management Board

of the Management Board



## 2 INTERIM CONDENSED CONSOLIDATED BALANCE SHEET

ASSETS	Note	<b>30.06.2021</b> (unaudited)	31.12.2020
Fixed assets			
Intangible assets		19 664	17 830
Tangible fixed assets	7.5	36 246	38 132
Deferred tax assets		15 740	9 759
Long-term receivables		3 547	1 761
Other long-term assets		1 803	3 276
TOTAL FIXED ASSETS		77 000	70 758
Current assets			
Inventory	7.6	2 432 787	2 423 514
Trade and other receivables		96 763	62 605
Corporate income tax receivables		-	27 909
Other current assets		7 223	5 208
Loans granted		63 600	27 089
Short-term financial assets	7.7	63 315	50 463
Cash and cash equivalents	7.8	507 708	585 664
TOTAL CURRENT ASSETS		3 171 396	3 182 452
TOTAL ASSETS		3 248 396	3 253 210
		0 1 10 000	0 200 220
EQUITY AND LIABILITIES	Note	<b>30.06.2021</b> (unaudited)	31.12.2020
Shareholders' equity			
·	7.9	25 398	25 218
Share capital	7.9	258 358	251 038
Share premium  Other capital (supplementary capital)	7.9	627 135	614 804
Other capital (supplementary capital)  Reserve capital from valuation of cash flow hedges			(3 591)
Reserve capital from reduction of share capital		(1 248) 510	510
Unappropriated profit		237 761	269 454
Equity attributable to the shareholders of parent company		1 147 914	1 157 433
Non-controlling interests		36	38
TOTAL SHAREHOLDERS' EQUITY		1 147 950	1 157 471
TOTAL SHARLHOLDERS EQUIT		1 147 530	11374/1
Long-term liabilities			
Loans, long-term portion	7.10	46 401	10 000
Bonds, long-term portion	7.11	360 000	250 000
Deferred tax provision		18 339	48 734
Long-term provisions		24 751	22 419
Lease liabilities, long-term portion	7.13	22 383	24 642
Other long-term liabilities		96 957	75 208
TOTAL LONG-TERM LIABILITIES		568 831	431 003
Short-term liabilities			
Trade payables, tax and other liabilities		265 707	319 571
Loans, short-term portion	7.10	-	-
Bonds, short-term portion	7.11	77 924	110 000
Accrued interest on loans and bonds	7.12	1 581	1 399
Lease liabilities, short-term portion	7.13	62 304	89 992
Corporate income tax payables		42 247	6 019
Short-term provisions		25 437	26 626
Deferred income	7.14	1 056 415	1 111 129
TOTAL SHORT-TERM LIABILITIES		1 531 615	1 664 736
TOTAL LIABILITIES		2 100 446	2 095 739
TOTAL EQUITY AND LIABILITIES		3 248 396	3 253 210



## 3 INTERIM CONDENSED CONSOLIDATED INCOME STATEMENT

	Note	Six-month period ended 30.06.2021 (unaudited)	Six-month period ended 30.06.2020	Three-month period ended 30.06.2021 (unaudited)	Three-month period ended 30.06.2020
			(unaudited)		(unaudited)
Sales revenue	7.16	1 144 423	772 161	336 510	458 020
Cost of sales	7.16	(764 285)	(532 768)	(219 228)	(311 336)
Gross profit on sales	7.16	380 138	239 393	117 282	146 684
Selling costs		(31 855)	(29 411)	(16 227)	(13 883)
General administrative expenses		(57 072)	(52 465)	(27 381)	(26 142)
Other operating income		3 499	2 502	2 545	1 301
Other operating expenses		(5 103)	(6 113)	(2 465)	(3 773)
Operating profit		289 607	153 906	73 754	104 187
Financial income		2 917	2 332	367	1 415
Financial costs		(4 181)	(9 768)	(1 858)	(7 274)
Profit before tax		288 343	146 470	72 263	98 328
Income tax	7.17	(55 821)	(28 802)	(14 222)	(19 196)
Net profit from continued operat	ions	232 522	117 668	58 041	79 132
Net profit from discontinued operations*)		-	-	-	-
Net profit		232 522	117 668	58 041	79 132
Net profit attributable to:					
Shareholders of the parent compa	iny	232 524	117 670	58 042	79 133
Non-controlling interests		(2)	(2)	(1)	(1)
Earnings per share attributable to shareholders	)				
of the parent company					
Basic (in PLN)	7.18	9.17	4.68	2.29	3.16
Diluted (in PLN)	7.18	9.10	4.65	2.27	3.14

<sup>\*)</sup> In the six-month period ended 30 June 2021 and 2020 the Group did not discontinue any of its activities.

All amounts in PLN '000 unless stated otherwise.



# 4 INTERIM CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

	Six-month period ended 30.06.2021 (unaudited)	Six-month period ended 30.06.2020 (unaudited)	Three-month period ended 30.06.2021 (unaudited)	Three-month period ended 30.06.2020 (unaudited)
Net profit	232 522	117 668	58 041	79 132
Other comprehensive income:				
Net change to cash flow hedges	2 892	(2 631)	1 605	(309)
Items to be accounted for in the income statement	2 892	(2 631)	1 605	(309)
Items not to be accounted for in the income statement				
Other net comprehensive income / (loss), before tax	2 892	(2 631)	1 605	(309)
Income tax on other net comprehensive income to be accounted for in the income statement	(549)	500	(305)	59
Other net comprehensive income	2 343	(2 131)	1 300	(250)
Total net comprehensive income	234 865	115 537	59 341	78 882
Net comprehensive income attributable to:				
Shareholders of the parent company	234 867	115 539	59 342	78 883
Non-controlling interests	(2)	(2)	(1)	(1)



# 5 INTERIM CONDENSED CONSOLIDATED CASH FLOW STATEMENT

	Note	Six-month period	Six-month period
		ended 30.06.2021 (unaudited)	ended 30.06.2020 (unaudited)
		(, , , , , , , , , , , , , , , , , , ,	(* * * * * * * * * * * * * * * * * * *
Cash flow from operating activities			
Profit before tax		288 343	146 470
Adjustments:			
Depreciation 1996		7 555	7 585
(Profit)/loss on foreign exchange differences		2	131
(Profit)/loss on investments		(79)	(309)
Interest cost/(income)		7 682	4 755
Cost of the valuation of management option programmes		2 098	2 151
Changes in the operating capital:			
Changes in provisions		693	4 217
Changes in inventory		1 285	(35 350)
Changes in receivables		(33 172)	4 849
Changes in short-term liabilities, excluding loans and bonds		(60 352)	(43 636)
Changes in prepayments and deferred income		(69 746)	180 590
Other adjustments		175	42
Cash flow generated from operating activities		144 484	271 495
Interest received		-	986
Interest paid		(5 626)	(9 551)
Income tax paid		(28 610)	(64 897)
Net cash flow from operating activities		110 248	198 033
Cash flow from investing activities			
Proceeds from the sale of intangible assets and tangible fixed assets		582	739
Proceeds from borrowings granted		15 617	144
Other proceeds / (expenses) from financial assets		-	-
Borrowings granted		(50 917)	-
Acquisition of intangible and tangible fixed assets		(8 923)	(5 648)
Acquisition of financial assets and additional contributions to the capital		(12 312)	(500)
Net cash flow from investing activities		(55 953)	(5 265)
Cash flows from financing activities			
Proceeds from issue of shares (exercise of share options)	7.9	7 500	6 000
Proceeds from contracted loans	7.10	46 401	247 946
Proceeds from commercial papers issued	7.10	110 000	247 340
Repayment of loans and borrowings	7.10	(10 000)	(14)
Redemption of commercial papers	7.10	(32 076)	(100 000)
Dividends paid	7.11	(253 984)	(100 000)
Payment of lease liabilities		(92)	(124)
Net cash flow from financing activities		(132 251)	153 808
Increase / (decrease) in net cash and cash equivalents		(77 956)	346 576
Cash and cash equivalents – opening balance	7.8	585 664	253 318
Cash and cash equivalents – closing balance	7.8	507 708	599 894



# 6 INTERIM CONDENSED STATEMENT OF CHANGES IN CONSOLIDATED SHAREHOLDERS' EQUITY

	Share capital	Share premium less treasury shares	Other capital (supplement ary capital)	Reserve capital from reduction of share capital	Reserve capital from valuation of cash flow hedges		Equity attributable to the sharehold- ers of parent company	Non- controlling interests	Total shareholders' equity
Balance as at 1 January 2021	25 218	251 038	614 804	510	(3 591)	269 454	1 157 433	38	1 157 471
Share capital increase by exercising share options (note 7.9)	180	7 320	-	-	-	-	7 500	-	7 500
Transfer of profit to supplementary capital	-	-	10 233	-	-	(10 233)	-	-	-
Dividends to shareholders	-	-	-	-	-	(253 984)	(253 984)	-	(253 984)
Creation of reserve capital from the valuation of the share options (note 7.20)	-	-	2 098	-	-	-	2 098	-	2 098
Net profit for the reporting period	-	-	-	-	-	232 524	232 524	(2)	232 522
Other net comprehensive income for the reporting period	-	-	-	-	2 343	-	2 343	-	2 343
Total net comprehensive income	-	-	-	-	2 343	232 524	234 867	(2)	234 865
Increase / (decrease) in equity capital	180	7 320	12 331	•	2 343	(31 693)	(9 519)	(2)	(9 521)
Balance as at 30 June 2021 (unaudited)	25 398	258 358	627 135	510	(1 248)	237 761	1 147 914	36	1 147 950

All amounts in PLN '000.

	Share capital	Share premium less treasury shares	Other capital (supplement ary capital)	Reserve capital from reduction of share capital	Reserve capital from valuation of cash flow hedges	Accumulated unappropria- ted profit (loss)	Equity attributable to the sharehold- ers of parent company	Non- controlling interests	Total shareholders' equity
Balance as at 1 January 2020	25 068	245 188	543 715	510	(2 161)	271 877	1 084 197	34	1 084 231
Share capital increase by exercising share options	150	5 850	-	-	-	-	6 000	-	6 000
Transfer of profit to supplementary capital	-	-	-	-	-	-	-	-	-
Dividends to shareholders	-	-	-	-	-	-	-	-	-
Creation of reserve capital from the valuation of the share options (note 7.20)	-	-	2 151	-	-	-	2 151	-	2 151
Net profit for the reporting period	-	-	-	-	-	117 670	117 670	(2)	117 668
Other net comprehensive income for the reporting period	-	-	-	-	(2 131)	-	(2 131)	-	(2 131)
Total net comprehensive income	-				(2 131)	117 670	115 539	(2)	115 537
Increase / (decrease) in equity capital	150	5 850	2 151	-	(2 131)	117 670	123 690	(2)	123 688
Balance as at 30 June 2020 (unaudited)	25 218	251 038	545 866	510	(4 292)	389 547	1 207 887	32	1 207 919



# 7 ADDITIONAL NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS





# 7.1 GENERAL INFORMATION ABOUT THE PARENT COMPANY OF THE DOM DEVELOPMENT S.A. CAPITAL GROUP AND THE GROUP

#### GENERAL INFORMATION ABOUT THE PARENT COMPANY OF THE DOM DEVELOPMENT S.A. CAPITAL GROUP

Name: Dom Development S.A.

Registered office: Plac Piłsudskiego 3, 00-078 Warszawa
Legal form: Spółka Akcyjna (public limited company)

Country of registration: Poland

Registered address of the office: Plac Piłsudskiego 3, 00-078 Warszawa

Principal place of business: Poland

There have been no changes to the name of the reporting entity or other identification data since the end of the previous reporting period .

The parent company of Dom Development S.A. Capital Group ("the Group") is the public limited company Dom Development S.A. ("the Company" / "the parent company") entered into the National Court Register under number 0000031483, maintained by the 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 scope of activity of the Company and companies operating within the Group is the development of building projects – PKD 4110Z (NACE F41.1). The Company conducts its activities mainly in Warsaw. The Group's companies also operate in the three-city and Wrocław markets.

The Company is a majority-owned subsidiary of Groupe Belleforêt S.à r.l. with its registered office in Luxembourg (see note 7.9). As at 30 June 2021 the parent company Dom Development S.A. was controlled by Groupe Belleforêt S.à r.l. which held 55.74% of the Company's shares.

#### **GENERAL INFORMATION ABOUT THE GROUP**

The Group's structure and the parent company interest in the share capital of the entities comprising the Group as at 30 June 2021 is presented in the table below:

COMPANY	Country of registration	% of the share capital held by the parent company	% of the votes held by the parent company	Consolidation method
Subsidiaries				
Dom Development Grunty sp. z o.o.	Poland	46%	100%	full consolidation
Dom Development Kredyty sp. z o.o.	Poland	100%	100%	full consolidation
Dom Development Wrocław sp. z o.o.	Poland	100%	100%	full consolidation
Dom Land sp. z o.o.	Poland	-	-	full consolidation
Euro Styl S.A.*	Poland	100%	100%	full consolidation
Euro Styl Development sp. z o.o.*	Poland	100%	100%	full consolidation
Mirabelle Investments sp. z o.o.	Poland	100%	100%	full consolidation
Dom Construction sp. z o.o.	Poland	100%	100%	full consolidation

<sup>\*)</sup> Euro Styl S.A. is the parent company of the Euro Styl S.A. Capital Group, with non-controlling interests held by Euro Styl Development Sp. z o.o. As a result of the acquisition of both these companies, Dom Development. S.A. has full control over the Euro Styl S.A. Capital Group.

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

Dom Development Grunty sp. z o.o. is fully consolidated (with 46% share in the share capital held by the parent company) as its financial and operational policy is managed by members of the management board nominated by Dom Development S.A. The area of activities of this subsidiary is the purchase of real estate to be further developed by the Group.

Dom Development S.A. does not have a stake in the Dom Land sp. z o.o., but it controls this company through the persons holding office in the management board of the company. Dom Land sp. z o.o. holds 54% shares in Dom Development Grunty sp. z o.o.

All companies operating within the Group conduct business activities in the territory of Poland under the Code of Commercial Companies, with the unlimited duration.

In the six-month period ended 30 June 2021 the Group did not discontinue any of its activities.



MATERIAL CHANGES TO THE GROUP STRUCTURE, INCLUDING AS A RESULT OF A MERGER, ACQUISITION OR SALE OF THE COMPANIES OPERATING WITHIN THE CAPITAL GROUP, LONG-TERM INVESTMENTS, DEMERGER, RESTRUCTURING OR DISCONTINUATION OF ACTIVITIES.

On 29 January 2021, Euro Styl S.A. acquired 50% of shares in the share capital of GGI Dolne Miasto Sp. z o.o., in which it had already held half of the shares. Therefore, Euro Styl S.A. has become the sole shareholder of GGI Dolne Miasto Sp. z o.o. and took full control over the construction of the project "Development of the area of the former tram depot in the Dolne Miasto district of Gdańsk", which has been carried out by that company.

This project is developed together with the City of Gdańsk under the public-private partnership agreement of 22 November 2019.

The transaction enabled to increase the planned sales volume of the Euro Style S.A. Capital Group from 371 to 742 units in this very attractive location.

On 23 April 2021, the Company entered into a agreement sale for all shares in the share capital of its subsidiary M2 Biuro sp. z o.o.

Save for the aforementioned transactions, within the six-month period ended 30 June 2021, the Group did not make any other material changes in the structure of investing in subsidiaries, associates and joint ventures.

# 7.2 BASIS FOR THE PREPARATION OF THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

These interim condensed consolidated financial statements have been prepared on a historical cost basis.

Certain information and disclosures, which in accordance with the International Financial Reporting Standards ("IFRS") adopted by the European Union (EU) are normally included in annual consolidated financial statements, have been condensed or omitted in these interim condensed financial statements pursuant to International Accounting Standard No. 34, "Interim Financial Reporting" (IAS 34).

The interim condensed consolidated financial statements have been prepared on the assumption that the companies operating within the Group will continue as a going concern in the foreseeable future. During the six-month period ended 30 June 2021, on account of the COVID-19 epidemic in Poland, the Management Board of the Company has performed additional analyses, in particular as regards the vulnerability of the Company's and Group's liquidity to possible changes in the market environment and to the ongoing operating activities of the Group on account of the epidemic. In the opinion of the Management Board of the Company, as at the date of approval of these interim condensed consolidated financial statements all the prerequisites have been fulfilled for the going concern assumption in the foreseeable future.

The functional currency of the parent company and other companies incorporated in these interim condensed consolidated financial statements id Polish zloty (PLN). The interim condensed consolidated financial statements are stated in Polish zloty. Financial data included in the interim condensed consolidated financial statements are expressed in thousands of PLN unless stated otherwise.

The presented interim condensed consolidated balance sheet, interim condensed consolidated income statement, interim condensed consolidated statement of comprehensive income, interim condensed consolidated cash flow statement and interim condensed statement of changes in consolidated shareholders' equity are unaudited, however they have been the subject of review by an independent certified auditor. These unaudited interim condensed consolidated financial statements do not include all the information and disclosures that are required from annual consolidated financial statements and therefore should be read in conjunction with the audited consolidated financial statements of the Group and the notes thereto for the year ended 31 December 2020.

The Company also prepares interim condensed financial statements for Dom Development S.A. for the six-month period ended 30 June 2021. These statements were approved by the Management Board of the Company on 25 August 2021.

#### 7.3 ACCOUNTING POLICIES

Polish law requires the Group to prepare its interim condensed consolidated financial statements in accordance with IFRS, applicable to interim financial reporting as adopted by the European Union (EU) (IAS 34). At this particular time, due to the endorsement of IFRS by the EU and the activities of the Group, there are no differences in the IFRS policies applied by the Group and IFRS that have been endorsed by the EU.



The interim condensed consolidated financial statements have been prepared in accordance with IFRS applicable in the interim financial reporting (IAS 34) and all applicable IFRS that have been adopted by the EU.

These interim condensed consolidated financial statements are prepared based on the same accounting policies as for the consolidated financial statements of the Group for the year ended 31 December 2020, except for the following amendments to existing standards and new interpretations that are effective for annual periods beginning on 01 January 2021:

• Amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16 related to the IBOR reform. In response to the expected reference rate reform (the IBOR reform), the International Accounting Standards Board published the second part of the amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16. The amendments relate to accounting issues that will arise when financial instruments based on the IBOR will move to new interest rates. The amendments introduce a number of guidelines and exemptions, in particular a practical simplification in the case of the modifications of agreements required by the reform, which will be accounted for by updating the effective interest rate, exemption from the obligation to terminate the hedge accounting, a temporary exemption from the need to identify the risk component, and the obligation to include additional disclosures.

The introduced amendments were scrutinised by the Management Board of the Company and they do not materially affect the Group's financial position, operating results or the scope of information presented in these interim condensed consolidated financial statements.

The Group has not decided for earlier adoption of any standard, interpretation or improvement/amendment, which was published and has not yet come into force.

The following standards and interpretations issued by the International Accounting Standards Board or the International Financial Reporting Interpretation Committee that have not come into force or been endorsed by the EU:

- Amendments to IFRS 10 and IAS 28 concerning sale or contribution of assets between an investor and its associate or joint venture. They remove the existing inconsistency between IFRS 10 and IAS 28. The effective date for the amendments has not been defined by the International Accounting Standards Board. The approval of this amendment has been postponed by the European Union as at the date of these interim condensed consolidated financial statements,
- IAS 1 Presentation of Financial Statements, Amendments to IAS 1 Presentation of Financial Statements. The IASB published amendments to IAS 1 which clarify the presentation issue of long-term and short-term liabilities. The published amendments are effective for financial statements for the periods beginning on or after 1 January 2023. These amendments have not been endorsed by the EU as at the date of these interim condensed consolidated financial statements.
- Amendments to IAS 37 Provisions, Contingent liabilities and Contingent assets. The amendments to IAS 37 provide clarifications
  regarding the costs that an entity is to consider when assessing whether a contract is an onerous contract. The amendments
  are effective for financial statements for the periods beginning on or after 1 January 2022. These amendments have not been
  endorsed by the EU as at the date of these interim condensed consolidated financial statements.
- Annual improvements to IFRS 2018 2020 introduce improvements to the following standards: IFRS 1 first-time Adoption of
  International Financial Reporting Standards, IFRS 9 Financial instruments, IAS 41 Agriculture, and examples illustrating IFRS 16
  Leases. The amendments include clarifications and fine tune guidelines for standards in respect of recognition and
  measurement. These amendments have not been endorsed by the EU as at the date of these interim condensed consolidated
  financial statements.
- Amendments to IAS 1 Presentation of Financial Statements and the IFRS Advisory Council's guidance on disclosure of accounting policies in practice. The amendment to IAS 1 requires disclosure of material information on accounting policies as defined in the standard. The amendment clarifies that information on accounting policies is material if, in the absence of such information, users of financial statements would not be able to understand other material information in the financial statements. Moreover, the Advisory Council's guidance on the application of the materiality concept have also been amended to provide guidance on the application of the concept of materiality to disclosures of accounting policies. These amendments have not been endorsed by the EU as at the date of these interim condensed consolidated financial statements.
- Amendments to IFRS 16 Leases. On 28 May 2020, the IASB published an amendment to IFRS 16 in response to changes in lease agreements related to the coronavirus pandemic (COVID-19). Lessees may enjoy rent concessions that may take different forms, such as rent deferrals or rent holidays. Accordingly, the IASB introduced a simplification of assessment whether such changes constitute lease modification. Lessees may simplify accounting by electing not to apply the IFRS 16 guidelines for lease modification. As a result, rent deferrals and rent holidays under the lease will be recognised as variable lease payments during the period in which the event or condition occurs which results in the reduced payment. These amendments have not been endorsed by the EU as at the date of these interim condensed consolidated financial statements.
- Amendments to IAS 8 Accounting Policies, Changes in Accounting Estimates and Errors. In February 2021, the Council published
  an amendment to IAS 8 Accounting policies, Changes in Accounting Estimates and Errors in the Definition of Estimates. This
  amendment to IAS 8 explains how entities should distinguish changes in accounting policies from changes in accounting
  estimates. These improvements have not been endorsed by the EU as at the date of these interim condensed consolidated
  financial statements.



The Management Board is verifying effect of the above standards on the Group's financial position, operating results or the scope of information presented in the Group's interim condensed consolidated financial statements. It is not expected by the Management Board of the Company that new standards and amendments to the existing standards could have a significant impact on the interim condensed consolidated financial statements of the Group for the period, when they are adopted for the first time.

# 7.4 KEY FIGURES BASED ON PROFESSIONAL JUDGEMENT AND BASIS FOR ESTIMATES

In addition to the accounting estimations, when applying the accounting policies in relation to the issues described below, the most significant was the professional judgement and the assumptions made by the management.

#### **BUDGETS OF THE DEVELOPMENT PROJECTS**

The decision to purchase real estate (land) is based upon analysis, where the so called "purchase budget" is the major component. This budget is prepared to assess the future profitability of projects. The budgets for these construction projects are updated based on management's best knowledge and experience from when the real estate is purchased. The budgets for all construction projects are verified and updated when necessary, at least once every three months. Updated project budgets are the basis for:

- verification of their profitability and any potential inventory impairment write down,
- preparation of financial forecasts, annual budgets and medium term plans.

#### **RECOGNITION OF REVENUE FROM THE SALE OF PRODUCTS**

The revenue from the sale of real estate (housing units, commercial space, etc.) is recognised at the moment when control over the real estate is transferred to the buyer of said real estate together with the transfer of significant risks and rewards typical to the ownership rights. According to the Company's judgement this occurs at the moment of handover of the real estate to the buyer, which is based on a handover document signed by both parties and subject to the condition that the buyer has made 100% payment of the sale price for the real estate.

#### **SEASONALITY**

The operating activity of the Group is not subject to any major seasonality.

#### 7.5 TANGIBLE FIXED ASSETS

TANGIBLE FIXED ASSETS	<b>30.06.2021</b> (unaudited)	31.12.2020
Tangible fixed assets, including:		
Technical equipment and other tangible fixed assets	5 851	5 573
Vehicles	3 690	3 530
Land and buildings	770	821
Right-of-use of office space*)	25 935	28 208
Total	36 246	38 132

<sup>\*)</sup> Right-of-use of office space results from the application of IFRS 16 Leases. This asset is amortised over the lease term.

As at 30 June 2021 there were no circumstances that would require the Group to create revaluation write downs for its tangible fixed assets.

No collaterals have been established on fixed assets.



#### 7.6 INVENTORY

INVENTORY		<b>30.06.2021</b> (unaudited)	31.12.2020
Advances on d	eliveries	317 314	223 612
including:	at purchase prices/production costs	317 314	223 612
write	e down to the net realisable value	-	-
Semi-finished g	goods and work in progress	1 971 737	1 821 819
including:	at purchase prices/production costs	1 957 800	1 793 406
right	s of perpetual usufruct of land (lease)	43 205	57 604
write	e down to the net realisable value	(29 268)	(29 191)
Finished goods		143 736	378 083
including:	at purchase prices/production costs	151 209	385 633
write	e down to the net realisable value	(7 473)	(7 550)
Total		2 432 787	2 423 514

INVENTORY REVALUATION WRITE DOWNS	01.0130.06.	01.0130.06.
	2021	2020
	(unaudited)	(unaudited)
Opening balance	36 741	39 660
Increments	-	-
(Decrease)	-	(233)
Closing balance	36 741	39 427

The value of inventory revaluation write downs have resulted from the impairment tests and analysis performed by the Group.

CARRYING VALUE OF INVENTORY USED TO SECURE THE PAYMENT OF LIABILITIES AND VALUE OF THE MORTGAGES ESTABLISHED	<b>30.06.2021</b> (unaudited)	31.12.2020
MORTGAGES - value of mortgages to secure liabilities under:		
Real estate purchase agreements	-	-
Loan agreements of the Company	-	-
Loan agreements of the Company and Group companies	577 500	502 500

#### 7.7 SHORT-TERM FINANCIAL ASSETS

SHORT-TERM FINANCIAL ASSETS	<b>30.06.2021</b> (unaudited)	31.12.2020
Bank deposits with a maturity over three months	-	-
Cash in open-end residential escrow accounts	41 636	50 463
Other short-term financial assets	21 679	-
Total	63 315	50 463

Bank deposits with a maturity over three months as of the date when they are made are presented in *Bank deposits with a maturity over three months*.

Cash received from the Group's customers as advances for the sale of products which is deposited in open-end residential escrow accounts until the relevant requirements specified in the "Act on the Protection of Rights of a Dwelling Unit or House Buyer" are met, is presented in *Cash in open-end residential escrow accounts*.

Funds accumulated in escrow accounts intended for the joint infrastructural project on development projects completed by the Company are included in *Other short-term financial assets*.



#### 7.8 CASH AND CASH EQUIVALENTS

Cash and cash equivalents are represented by cash at bank and cash in hand, including short-term bank deposits with up to three months maturity on the date when they are made. The book value of these assets corresponds to their fair value.

CASH AND CASH EQUIVALENTS	<b>30.06.2021</b> (unaudited)	31.12.2020	<b>30.06.2020</b> (unaudited)
Cash in hand and at bank	118 357	578 667	186 259
Short-term deposits	389 351	6 956	413 594
Other	-	41	41
Total	507 708	585 664	599 894

#### 7.9 SHARE CAPITAL

DESCRIPTION OF CHANGES TO THE SHARE CAPITAL IN THE COMPANY IN THE PERIOD FROM 1 JANUARY UNTIL 30 JUNE 2021

CHANGE IN THE REPORTING PERIOD	Share capital: Number of shares	Share capital: Value at the nominal value	Share premium
Balance as at 01.01.2021	25 218 422	25 218	251 038
Change	180 000	180	7 320
Balance as at 30.06.2021 (unaudited)	25 398 422	25 398	258 358
PROCEEDS FROM ISSUE OF SHARES		01.0130.06. 2021	01.0130.06. 2020
		(unaudited)	(unaudited)
Proceeds from issue of shares, at nominal value		180	150
Share premium		7 320	5 850
Total		7 500	6 000

#### **EXERCISE OF COMPANY'S SHARE OPTIONS**

On 21 January 2021, the Management Board resolved to increase Company's share capital from PLN 25 218 422.00 to PLN 25 398 422.00, i.e. by PLN 180 000.00, by issuing 100 000 series AC ordinary bearer shares with PLN 1.00 nominal each and 80 000 series AD ordinary bearer shares with PLN 1.00 nominal each. The issue price of AC and AD series shares was set at PLN 35.00 and PLN 50.00 per share, respectively. The issue of series AC and AD shares took place through a private placement. The purpose of issuing series AC and series AD shares as part of the authorised capital is to enable the Company to fulfil its obligations resulting from:

- Management Option Programme IV for Małgorzata Kolarska, Vice President of the Management Board Chief Executive Director, concerning 500 000 shares in Dom Development S.A.,
- Management Option Programme V for Mikołaj Konopka, Member of the Management Board, concerning 250 000 shares in Dom Development S.A., and
- Management Option Programme VI for Marcin Drobek, Adviser to the Management Board and the Chief Construction Officer, concerning 150 000 shares in Dom Development S.A. (see note 7.20).

The Supervisory Board of the Company agreed to fully deprive the existing shareholders of their pre-emptive right to 100 000 series AC shares and 80 000 series AD shares. The exclusion of pre-emptive rights of the existing shareholders is justified by the fact that the issue of series AC shares is addressed only to Ms Małgorzata Kolarska, as the Participant in Programme IV, while the issue of series AD shares is addressed only to Mr Mikołaj Konopka, as the Participant in Programme V and Mr Marcin Drobek as the Participant in Programme VI, to enable them to exercise their rights under the subscription warrants.



#### On 22 January 2021:

- Ms Małgorzata Kolarska exercised her share options in the Company by exercising her rights under subscription warrants and subscribing for 100 000 shares. The issue price for the new series AC shares was PLN 35.00 per share.
- Mr Mikołaj Konopka exercised his share options in the Company by exercising his rights under subscription warrants and subscribing for 50 000 shares. The issue price for the new series AD shares was PLN 50.00 per share.
- Mr Marcin Drobek exercised his share options in the Company by exercising his rights under subscription warrants
  and subscribing for 30 000 shares. The issue price for the new series AD shares was PLN 50.00 per share.

On 26 January 2021, the Management Board of the Company adopted a resolution on the allocation of 100 000 series AC shares to Ms Małgorzata Kolarska, 50 000 series AD shares to Mr Mikołaj Konopka and 30 000 series AD shares to Mr Marcin Drobek.

These shares were registered by the District Court for the capital city of Warsaw in Warsaw, 12th Commercial Division of the National Court Register on 18 February 2021.

These shares were registered by Krajowy Depozyt Papierów Wartościowych S.A. (National Depository for Securities) in the securities depository and admitted to stock exchange trading at the WSE Main Market on 23 April 2021.

#### SAHRE CAPITAL STRUCTURE FOR THE COMPANY AS AT 30 JUNE 2021

Series/ issue	Type of share	Number of shares	Nominal value of	Capital covered	Registration	Right to
			series/issue	with	date	dividends
			(in PLN)			(from)
A	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
Ł	Bearer	110 175	110 175	cash	12.03.2012	07.05.2012
M	Bearer	24 875	24 875	cash	03.10.2012	09.11.2012
N	Bearer	20 000	20 000	cash	03.10.2012	09.11.2012
0	Bearer	26 000	26 000	cash	05.03.2013	17.05.2013
P	Bearer	925	925	cash	31.10.2013	23.12.2013
R	Bearer	11 000	11 000	cash	31.10.2013	23.12.2013
S	Bearer	17 075	17 075	cash	20.03.2014	02.05.2014
T	Bearer	1 000	1 000	cash	14.01.2015	27.03.2015
U	Bearer	10 320	10 320	cash	17.05.2016	01.06.2016
V	Bearer	1 000	1 000	cash	17.05.2016	01.06.2016
W	Bearer	85 830	85 830	cash	10.01.2017	10.03.2017
Υ	Bearer	100 000	100 000	cash	29.03.2018	21.05.2018
Z	Bearer	100 000	100 000	cash	28.02.2019	24.04.2019
AA	Bearer	100 000	100 000	cash	31.03.2020	28.05.2020
AB	Bearer	50 000	50 000	cash	31.03.2020	28.05.2020
AC	Bearer	100 000	100 000	cash	18.02.2021	23.04.2021
AD	Bearer	80 000	80 000	cash	18.02.2021	23.04.2021
Total number of		25 398 422				
shares						
Total share capital			25 398 422			

Each share in Dom Development S.A. has a nominal value of PLN 1.

None of the Company's shares are preference and restricted shares.



LIST OF SHAREHOLDERS WHO HOLD, DIRECTLY OR INDIRECTLY THROUGH SUBSIDIARIES, AT LEAST 5% OF THE OVERALL NUMBER OF VOTES AT THE GENERAL SHAREHOLDERS MEETING ("GSM") AS AT THE DATE THAT THESE FINANCIAL STATEMENTS ARE PREPARED AND APPROVED BY THE COMPANY'S MANAGEMENT BOARD.

		Status as at the date of preparing of these financial statements			Change from the publication of the Q1 2021 report
	Shares	% shares	Number of votes at the GSM	% votes at the GSM	Shares
Groupe Belleforêt S.à r.l.	14 155 491	55.74	14 155 941	55.74	-
Aviva OFE*	no data	5.00-10.00	no data	5.00-10.00	no data
Jarosław Szanajca	1 454 050	5.72	1 454 050	5.72	-
Grzegorz Kiełpsz	1 280 750	5.04	1 280 750	5.04	-

<sup>\*)</sup> The shareholding by AVIVA OFE is 1 313 383 shares in the Company as per the latest notice prepared as at 11 July 2011. It corresponds to 5.17% of the share capital of the Company and of votes in the General Meeting of Shareholders of Dom Development SA

THE SHARES OF DOM DEVELOPMENT S.A. OR RIGHTS THERETO (OPTIONS) OWNED BY THE PERSONS PERFORMING MANAGEMENT AND SUPERVISORY FUNCTIONS AT DOM DEVELOPMENT S.A. AS AT THE DATE THAT THESE FINANCIAL STATEMENTS ARE PREPARED AND APPROVED BY THE COMPANY'S MANAGEMENT BOARD.

	Status as at the date of preparing of these financial statements			the pub	ange from lication of 021 report	
	Shares	Nominal value of shares (in PLN '000)	Share options	Shares and options, total	Shares	Share options
MANAGEMENT BOARD						
Jarosław Szanajca	1 454 050	1 454	-	1 454 050	-	-
Małgorzata Kolarska	320 235	320	100 000	420 235	-	-
Leszek Stankiewicz	-	-	-	-	-	-
Mikołaj Konopka	88 981	89	150 000	238 981	-	-
Terry Roydon	58 500	59	-	58 500	-	-
SUPERVISORY BOARD						
Grzegorz Kiełpsz	1 280 750	1 281	-	1 280 750	-	-
Janusz Zalewski	300 000	300	-	300 000	-	-
Mark Spiteri	900	1	-	900	-	-

The Members of the Management Board and the Supervisory Board of the Company did not hold any shares in other companies operating within the Group, except for in Dom Land Sp. z o.o., in which Jarosław Szanajca, Grzegorz Kiełpsz and Mark Spiteri held 20% shares each on the date of preparing of these financial statements.

#### **7.10 LOANS**

#### **DESCRIPTION OF MATERIAL CHANGES IN THE SIX-MONTH PERIOD ENDED 30 JUNE 2021**

There were no new loan agreements or any other agreements at the Group that expired or been signed in the six-month period ended 30 June 2021.

The structure of loan liabilities in terms of their maturity has been presented in the table below.

LOANS DUE WIT	ГНІМ	<b>30.06.2021</b> (unaudited)	31.12.2020
Less than 1 year		-	=
More than 1 year	ar and less than 2 years	46 401	10 000
More than 2 year	ars and less than 5 years	-	-
Over 5 years		-	-
Total loans		46 401	10 000
including:	long-term	46 401	10 000
short-	-term	-	-



As at 30 June 2021 and 31 December 2020 all the loans taken by the Group were expressed in Polish zloty.

#### **BANK LOANS AS AT 30.06.2021**

Bank	Registere d office	Loan amount as per agreement	Currency	Outstanding loan amount	Currency	Due date
		ŭ		(less accrued interest)		
РКО ВР	Warsaw	150 000	PLN	36 401	PLN	26.02.2023
mBank	Warsaw	185 000	PLN	10 000	PLN	31.01.2023
Millennium	Warsaw	50 000	PLN	-	PLN	18.12.2022
Total bank loans				46 401	PLN	

#### CORE DETAILS CONCERNING CREDIT LINES HELD BY THE COMPANY

#### Loan at PKO BP

Revolving loan in the credit facility account up to PLN 150 000 thousand. Pursuant to the agreement with the bank, Euro Styl S.A. may use up to PLN 50 000 thousand of this credit limit. As at 30 June 2021 Euro Styl S.A. drawn PLN 36,401 thousand from the said credit limit, and Dom Development S.A. has not drawn any funds therefrom.

#### Credit at mBank

Revolving loan in the credit facility account up to PLN 185 000 thousand. Under the said agreement, Dom Development Wrocław Sp. z o.o. may use up to PLN 60 000 thousand of this credit limit, and Euro Styl S.A. may use up to PLN 100 000 thousand of this credit limit. As at 30 June 2021 Euro Styl S.A. drawn PLN 10 000 thousand from the said credit limit, and Dom Development S.A. and other Group companies have not drawn any funds therefrom.

#### Loan at Millennium Bank

Revolving loan up to PLN 50 000 thousand. As at 30 June 2021 Dom Development S.A. has not drawn any funds from the said credit limit.

The Company recognises the nominal value of the liability under *Loans*, and the interest charged as at the balance sheet date are presented separately under *Accrued interest on loans and bonds*.

Due to the fact that the interest on the loans is correlated to the WIBOR interest rate, the Company's Management Board estimates that the fair value of the loans taken by the Company approximately equals their book value, including accrued interest.

#### **7.11 BONDS**

BONDS	30.06.2021	31.12.2020
	(unaudited)	
Nominal value of the bonds issued, long-term portion	360 000	250 000
Nominal value of the bonds issued, short-term portion	77 924	110 000
Nominal value of the bonds issued	437 924	360 000

The Company recognises the nominal value of the bond liabilities under *Bonds*, and the interest charged as at the balance sheet date are presented separately under *Accrued interest on loans and bonds*.

Due to the fact that the interest on the bonds is correlated to the WIBOR interest rate, the Company's Management Board estimates that the fair value of the bonds issued by the Company approximately equals their book value, including accrued interest.



#### **CORE DETAILS CONCERNING THE BONDS ISSUED**

Agreement with PeKaO S.A.

Under this agreement, Dom Development S.A. is allowed to issue mid-term bonds (with a maturity over 1 year and under 7 years) with an aggregate value of no more than PLN 400 million, which is to be construed as the nominal value of all issued and unredeemed bonds on any day during the term of the Programme. In accordance with the agreement, bonds may be issued by the Company as various series by 05 November 2021.

Agreement with Trigon Dom Maklerski S.A. and Trigon Investment Banking Spółka z ograczniczoną odpowiedzialnością
 Wspólnicy S.K.

Pursuant to the agreement, Dom Development S.A. may issue bonds with a total value of up to PLN 400 million, understood as the nominal value of all outstanding bonds. The limit of the Programme is renewable. In accordance with the agreement, bonds may be issued by the Company as various series by 17 November 2027.

#### **DESCRIPTION OF MATERIAL CHANGES IN THE SIX-MONTH PERIOD ENDED 30 JUNE 2021**

On 11 May 2021, Dom Development S.A. prematurely redeemed for cancellation 32 076 unsecured bearer bonds, series DOMDE6151121, with a nominal value of PLN 1 000.00 each and maturing on 15 November 2021. The aggregate nominal value of the redeemed bonds is PLN 32 076 thousand. The redemption price per one bond was PLN 1 005.50. The total redemption price of the bonds was PLN 32 252 thousand.

On 12 May 2021, the Company issued 110 000 000 unsecured bonds, series DOMDET4250925, with the nominal value of PLN 1 000 each and the aggregate nominal value of PLN 110 000 thousand. The maturity date for these bonds is 12 May 2026. The issue value equals the nominal value of the bonds. The interest rate is set at WIBOR 6M plus margin. and will be paid semi-annually. No purpose for the bond issue was specified. The funds from the issue have been designated for current operations of the Company.

In the future, this issue will replace in the structure of the external financing of the Company the issue of bonds series DOMDE6151121 maturing on 15 November 2021. (taking into account the above mentioned premature redemption for cancellation by the Company of 32 076 bonds on 11 May 2021).

#### **BONDS ISSUED AS AT 30.06.2021**

Series	Issue date	Amount	Currency	Maturity date
DOMDE6151121	15.11.2016	77 924	PLN	15.11.2021
DOMDET1151222	15.12.2017	50 000	PLN	15.12.2022
DOMDET2091023	09.10.2018	50 000	PLN	09.10.2023
DOMDET3121224	12.12.2019	50 000	PLN	12.12.2024
DOMDET4250925	25.09.2020	100 000	PLN	25.09.2025
DOMDET5120526	12.05.2021	110 000	PLN	12.05.2026
Total		437 924	PLN	

#### 7.12 ACCRUED INTEREST ON LOANS AND BONDS

ACCRUED INTEREST ON LOANS AND BONDS	<b>30.06.2021</b> (unaudited)	31.12.2020
Accrued interest on bonds	1 581	1 399
Accrued interest on loans	-	-
Total accrued interest on loans and bonds	1 581	1 399

#### 7.13 LEASE LIABILITIES

The following material assets that meet the criteria of IFRS 16 Leases have been recognised in the Group's balance sheet. These are:

- right-of-use of office space (on the basis of lease agreements),
- rights of perpetual usufruct of land.



The Group as lessee recognises lease liabilities as measured at the present value of unavoidable future lease payments, discounted at the marginal interest rates of the Group, and recognises assets arising from the right-of-use at an amount equal to the lease liabilities.

All liabilities arising from perpetual usufruct of land are reported as short-term liabilities as they are to be reconciled through the transfer of title (along with the ownership title to a unit located on that land) to the unit buyer in the period of the "operating cycle". At the date of ownership transfer to the buyer, land-related lease liabilities are reversed from the accounting records.

LEASE LIABILITIES	<b>30.06.2021</b> (unaudited)	31.12.2020
Lease liabilities, short-term portion, including:	62 304	89 992
liabilities on account of perpetual usufruct right of land	56 245	83 950
liabilities on account of the right of use of office space	5 932	5 874
Other	127	168
Lease liabilities, long-term portion, including:	22 383	24 642
liabilities on account of the right of use of office space	22 364	24 573
Other	19	69
Total	84 687	114 634

In the case of perpetual usufruct right, fees resulting from the period, for which such right to the specific property has been granted (up to 99 years), are discounted. This period does not depend on the period of time during which the Group expects to remain the holder of such perpetual usufruct right, that is on the planned use of these properties for development projects.

As estimated by the Management Board based on property development projects planned on specific land to which the Group held the perpetual usufruct right as at 30 June 2021, out of PLN 56 245 thousand of the land-related lease liabilities recognised as short-term:

- PLN 1 926 thousand is payable by the Group within 12 months following the balance sheet date,
- PLN 1 761 thousand is payable by the Group later than 12 months following the balance sheet date,
- PLN 52 558 thousand is to be transferred to the respective buyers of units.

#### 7.14 DEFERRED INCOME

Payments from customers on account of the purchase of apartments and parking spaces are recorded as deferred income until the time that they are delivered to the buyer and are recognised in the income statement as "sales revenue". This balance sheet item is closely dependent over time on the relationship between the sales rate (which as it increases, increases this item) and the deliveries rate (which as it decreases, decreases this item).

DEFERRED INCOME	<b>30.06.2021</b> (unaudited)	31.12.2020
Deferred income related to the payments received from customers for the purchase of products, not yet included as income in the income statement	1 056 415	1 111 129
Other	-	-
Total	1 056 415	1 111 129

#### 7.15 SEGMENT REPORTING

The operations of the Group are generally in a single segment and involve mainly the development and sale of residential and retail (commercial) units and related support activities. The Company operates only in the Warsaw market, while Dom Development S.A. Capital Group with the Company as the parent, also operates on the Tricity and Wrocław markets. The operations on the Wrocław and Tricity markets are carried out through the Group's subsidiaries.

The results of activities in the individual markets are assessed mainly on the basis of sale revenues and profit, and gross margin on sales generated by the individual markets.



In view of the above, segmentation for reporting purposes was made within the Group on the basis of the geographical location:

- the Warsaw segment
- the Tricity segment
- the Wrocław segment

Financial data grouped together on the basis of the geographical location of the Group's real property development projects have been presented below.

FIGURES FOR THE SIX-MONTH PERIOD				
ENDED 30.06.2021	Warsaw	Wrocław	Tricity	Total
(unaudited)	segment	segment	segment	
Sales revenue	854 136	189 202	101 085	1 144 423
Gross profit on sales, before the allocation of purchase price *)	298 893	48 546	34 973	382 412
Allocation of the Euro Styl S.A. Capital Group purchase price **)	-	-	(2 274)	(2 274)
Gross profit on sales after the allocation of purchase price	298 893	48 546	32 699	380 138
Selling costs, and general administrative expenses				(88 927)
Other operating income and expenses, net				(1 604)
Operating profit				289 607
Financial income and costs, net				(1 264)
Profit before tax			_	288 343
Income tax				(55 821)
Net profit				232 522

FIGURES FOR THE SIX-MONTH PERIOD				
ENDED 30.06.2020 (unaudited)	Warsaw segment	Wrocław segment	Tricity segment	Total
Sales revenue	602 352	28 391	141 418	772 161
Gross profit on sales, before the allocation of purchase price *)	184 702	5 632	51 465	241 799
Allocation of the Euro Styl S.A. Capital Group purchase price **)	-	-	(2 406)	(2 406)
Gross profit on sales after the allocation of purchase price	184 702	5 632	49 059	239 393
Selling costs, and general administrative expenses				(81 876)
Other operating income and expenses, net				(3 611)
Operating profit				153 906
Financial income and costs, net				(7 436)
Profit before tax			_	146 470
Income tax				(28 802)
Net profit			_	117 668

<sup>\*)</sup> for the Tricity market, the gross profit on sales results from the financial data of the Euro Styl S.A. Group and does not include the cost of the Euro Styl S.A. Capital Group acquisition that was additionally allocated in the consolidation as resulting from the measurement of the Euro Styl S.A. Capital Group inventory as of the purchase date at fair value (see also the comments below).

<sup>\*\*)</sup> the additional cost resulting from the allocation of the Euro Styl S.A. Capital Group acquisition price. This cost is the difference between the carrying value of the Euro Styl S.A. Capital Group's inventory and the fair value assessed as at the date when the Group was purchased by the Company. This cost in the consolidated financial statements is adequately recognised as production cost of products sold that was accounted for in the income statement in the specific financial period.



#### 7.16 SALES REVENUE AND COST OF SALES

ANALYSIS OF SALES REVENUE AND COST OF SALES	01.0130.06. 2021 (unaudited)	<b>01.0130.06.</b> <b>2020</b> (unaudited)
Sales of finished goods	1 128 967	728 384
Sales of services	15 417	9 237
Sales of goods (land)	39	34 540
Sales revenue, total	1 144 423	772 161
Cost of finished goods sold	(751 983)	(496 224)
Cost of services sold	(12 293)	(8 410)
Cost of goods sold	(9)	(28 367)
Inventory write down to the net realisable value	-	233
Cost of sales, total	(764 285)	(532 768)
Gross profit on sales	380 138	239 393

#### 7.17 INCOME TAX IN THE INCOME STATEMENT

INCOME TAX	01.0130.06.	01.0130.06.
	2021	2020
	(unaudited)	(unaudited)
Current income tax	(92 746)	(27 441)
Deferred tax in the income statement	36 925	(1 361)
Total	(55 821)	(28 802)

#### 7.18 EARNINGS PER SHARE

CALCULATION OF BASIC AND DILUTED EARNINGS PER SHARE	01.0130.06.	01.0130.06.
	2021	2020
	(unaudited)	(unaudited)
BASIC EARNINGS PER SHARE		
Profit for calculation of the basic earnings per share	232 524	117 670
The weighted average number of ordinary shares for the calculation	25 240 602	25 442 422
of basic earnings per share	25 349 693	25 143 422
Basic earnings per share (in PLN)	9.17	4.68
DILUTED EARNINGS PER SHARE		
Profit for calculation of the diluted earnings per share	232 524	117 670
Potential diluting shares related to the Management Share Option	206 577	440.726
Programme	206 577	148 736
The weighted average number of ordinary shares of the Company	25 556 270	25 202 450
for the calculation of diluted earnings per share	25 556 270	25 292 158
Diluted earnings per share (in PLN)	9.10	4.65

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



#### 7.19 TRANSACTIONS WITH RELATED ENTITIES

In the six-month periods ended 30 June 2021 and 2020, the Company was a party to transactions with related entities, as listed below.

DOM DEVELOPMENT S.A. AS A BUYER OF GOODS OR SERVICES:					
Counterparty	Transaction description	01.0130.06. 2021 (unaudited)	01.0130.06. 2020 (unaudited)		
Woodsford Consulting Limited	Consulting services as per the agreement dated 27.06.2007 as annexed	1 273	1 308		
Hansom Property Company Limited	Consulting services as per the agreement dated 02.01.2001 as annexed	1 285	1 122		
M&M Usługi Doradcze M. Kolarski	Consulting services	71	21		

DOM DEVELOPMENT S.A. AS A DIVIDEND PAYER:				
Counterparty	Transaction description	01.0130.06.	01.0130.06.	
		2021	2020	
		(unaudited)	(unaudited)	
Groupe Belleforêt S.à r.l.	Dividends paid	141 559	-	

	Receivables from re	Receivables from related entities		Liabilities to related entities	
	30.06.2021	31.12.2020	30.06.2021	31.12.202	
Other entities	-	-	-	28	
M&M Usługi Doradcze M. Kolarski	-	-	-		
Hansom Property Company Limited	-	-	-	12	
Woodsford Consulting Limited	-	-	-	16	

The transactions with the related entities are based on the arm's length principle.

#### 7.20 INCENTIVE PLAN – MANAGEMENT OPTION PROGRAMMES

As at 30 June 2021 there were three active Management Option Programmes adopted as part of the Incentive Scheme for the executives in the Company.

MANAGEMENT OPTION PROGRAMMES		<b>30.06.2021</b> (unaudited)			31.12.2020	
Name of the Programme Options in the programme (number of shares)	Options in the programme (number of shares)	Options granted (number of shares)	Options exercised (number of shares)	Options ir the programme (number o shares	granted (number of shares)	Options exercised (number of shares)
Programme IV	500 000	500 000	400 000	500 000	500 000	300 000
Programme V	250 000	250 000	100 000	250 000	250 000	50 000
Programme VI	150 000	150 000	30 000	150 000	150 000	-



#### **EXERCISE OF SHARE OPTIONS**

On 21 January 2021, the Management Board resolved to increase Company's share capital by issuing 100 000 series AC ordinary bearer shares and 80 000 series AD ordinary bearer shares. The issue price of AC and AD series shares was set at PLN 35.00 and PLN 50.00 per share, respectively.

The AC series shares were issued in a private placement addressed to Ms Małgorzata Kolarska, Vice President of the Management Board as a participant in Management Options Programme IV and the AD series shares were issued in a private placement addressed to Mr Mikołaj Konopka, Member of the Management Board as a participant in Management Options Programme V and Marcin Drobek, Adviser to the Management Board and the Chief Construction Officer as a participant in Management Options Programme VI (which was described in detail in note 7.9).

These shares were registered by the District Court for the capital city of Warsaw in Warsaw, 12th Commercial Division of the National Court Register on 18 February 2021.

#### **EXPIRY OF SHARE OPTIONS**

In the six-month periods ended 30 June 2021 and 2020 no share options expired.

# COST OF MANAGEMENT OPTION PROGRAMMES ACCOUNTED FOR IN THE INCOME STATEMENT AND THE SHAREHOLDERS' EQUITY

In the six-month periods ended 30 June 2021 and 2020 the amounts of PLN 2 098 thousand and PLN 2 151 thousand respectively, were accounted for in the income statement and in the supplementary capital for the management options granted.

## SHARE OPTIONS GRANTED AND EXERCISABLE AS AT RESPECTIVE BALANCE SHEET DATES, AND CHANGES IN THE PRESENTED PERIODS:

		<b>01.0130.06.</b> <b>2021</b> (unaudited)	<b>01.0130.06.</b> <b>2020</b> (unaudited)
Unexercised options at the beginning of the period	Number of options	550 000	550 000
	Total exercise price	24 500	23 000
Options granted in the period	Number of options	-	-
	Total option exercise value	-	-
Options expired in the period	Number of options	-	-
	Total option exercise value	-	-
Options exercised in the period	Number of options	180 000	150 000
	Total option exercise value	7 500	6 000
	Weighted average exercise price per share (PLN per share)	41,67	40,00
Unexercised options at the end of the period	Number of options	370 000	400 000
	Total exercise price	17 000	17 000
Exercisable options at the beginning of the period	Number of options	180 000	150 000
	Total exercise price	7 500	6 000
Exercisable options at the end of the period	Number of options	-	-
	Total exercise price	-	-



#### 7.21 CONTINGENT LIABILITIES

CONTINGENT LIABILITIES	<b>30.06.2021</b> (unaudited)	31.12.2020
Guarantees	12 824	963
Sureties	15 605	25 055
Total	28 429	26 018

Additionally, some liabilities of the companies operating within the Group are secured with promissory notes:

COLLATERALS FOR LIABILITIES	<b>30.06.2021</b> (unaudited)	31.12.2020
Promissory notes, including:		
- promissory notes as other security	2 000	2 000
- promissory notes as a security for lease agreements	-	1
Total	2 000	2 001

In the six-month period ended 30 June 2021 the companies operating within the Group did not provide any guarantees for loans or borrowings, nor any other guarantees – jointly to one entity or its subsidiary, the value of which would be material for the Group or would amount to at least 10% of the Company's shareholders' equity.

#### 7.22 MATERIAL COURT CASES AS AT 30 JUNE 2021

As at 30 June 2021 the companies operating within the Group were not a party to any material court cases.

# 7.23 FACTORS AND EVENTS WITH MATERIAL IMPACT ON THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS OF THE GROUP

#### IMPACT OF THE COVID-19 EPIDEMIC ON THE ONGOING COMPANY'S OPERATIONS

In H1 2021, the operations of the Group were not disrupted and the market situation was favourable. The COVID-19 epidemic, which has been ongoing since 2020, has led to increased volatility in the economic environment and a significant economic downturn in individual various sectors of the economy. The demand for housing was high in all market segments and was mainly driven by the persistently low interest rates. Such rates encouraged investing savings in real estate, which, despite the difficult situation on the rental market, was still a more attractive investment compared to bank deposits with their negative real interest rates. At the same time, the low cost of credit combined with the loosening of lending criteria by the banks have translated into increased availability of mortgage loans.

The market supply of flats in H1 2021 was under strong pressure due to the scarcity of land suitable for starting property development projects quickly to generate satisfactory margins. The time needed to obtain administrative permits and decisions also extended noticeably. This resulted to a large extent from restrictions affecting the operation of local authorities in connection with the COVID-19 epidemic. Detailed information on the projects in progress and completed by the Dom Development S.A. Capital Group in H1 2021 has been presented below.

The Group's operating results in H1 2021 and the factors affecting the same have been discussed in more detail in the Management Board's report of the activities of Capital Group that Dom Development S.A. in the first half of 2021.



# MATERIAL CHANGES TO THE PORTFOLIO OF ONGOING PROPERTY DEVELOPMENT PROJECTS CARRIED OUT BY THE GRPUP IN THE SIX-MONTH PERIOD ENDED 30 June 2021

PROJECT	COMPANY	LOCATION	NUMBER OF APARTMENTS AND RETAIL UNITS
Apartamenty Służewiec	Dom Development S.A.	Warsaw	37
Dzielnica Mieszkaniowa Metro Zachód, stage 3 phase 1	Dom Development S.A.	Warsaw	145
Wilno IV, phase 3	Dom Development S.A.	Warsaw	154
Wilno IV, phase 5	Dom Development S.A.	Warsaw	158
Osiedle Przy Błoniach, building 2	Euro Styl S.A.	Tricity	45
Zielony Południk, building 15	Euro Styl S.A.	Tricity	48
Zielony Południk, buildings 16, 17, 22, 23	Euro Styl S.A.	Tricity	90
Apartemanty Ołtaszyn	Dom Development Wrocław Sp. z o.o.	Wrocław	158
Q1 2021	DOM DEVELOPMENT S.A. CAPITAL GROUP		835
Dzielnica Mieszkaniowa Metro Zachód, stage 3 phase 2	Dom Development S.A.	Warsaw	153
Osiedle Przy Błoniach, buildoings 3 and 4	Euro Styl S.A.	Tricity	110
Dynamika, buildings A and B	Euro Styl S.A.	Tricity	90
Dynamika, buildings C and D	Euro Styl S.A.	Tricity	106
Wydma	Euro Styl S.A.	Tricity	59
Osiedle Komedy, phase 3	Dom Development Wrocław Sp. z o.o.	Wrocław	127
Q2 2021	DOM DEVELOPMENT S.A. CAPITAL GROUP		645
	DOM DEVELOPMENT S.A. CAPITAL GROUP		1 480
IN TOTAL: UNITS WITH CONSTRUCTION STARTED	Dom Development S.A.	Warsaw	647
IN H1 2021	Euro Styl S.A.	Tricity	548
	Dom Development Wrocław Sp. z o.o.	Wrocław	285

PROJECT	COMPANY	LOCATION	NUMBER OF APARTMENTS AND RETAIL UNITS
Wilno VI, stage 3 phase 2	Dom Development S.A.	Warsaw	228
Osiedle Przy Błoniach, building C	Euro Styl S.A.	Tricity	28
Osiedle Przy Błoniach, building D	Euro Styl S.A.	Tricity	36
Idylla, stage 2	Dom Development Wrocław Sp. z o.o.	Wrocław	144
Dom na Kurkowej	Dom Development Wrocław Sp. z o.o.	Wrocław	118
Q1 2021	DOM DEVELOPMENT S.A. CAPITAL GROUP		554
Dzielnica Mieszkaniowa Metro Zachód, phase 1	Dom Development S.A.	Warsaw	134
Zielony Południk, building 5	Euro Styl S.A.	Tricity	22
Zielony Południk, building 6	Euro Styl S.A.	Tricity	22
Zielony Południk, building 7	Euro Styl S.A.	Tricity	22
Zielony Południk, building 8	Euro Styl S.A.	Tricity	23
Locus building 3	Euro Styl S.A.	Tricity	71
Beauforta, building 17	Euro Styl S.A.	Tricity	24
Osiedle Komedy, phase 1	Dom Development Wrocław Sp. z o.o.	Wrocław	102
Q2 2021	DOM DEVELOPMENT S.A. CAPITAL GROUP		420
	DOM DEVELOPMENT S.A. CAPITAL GROUP		974
IN TOTAL:	Dom Development S.A.	Warsaw	362
UNITS WITH CONSTRUCTION ENDED IN H1 2021	Euro Styl S.A.	Tricity	248
	Dom Development Wrocław Sp. z o.o.	Wrocław	364



#### INFORMATION ON DELIVERIES OF RESIDENTIAL AND RETAIL UNITS

Number of residential and commercial units delivered to customers in the six-month period ended 30 June 2021 has been presented in the following table:

NUMBER OF APARTMENTS AND RETAIL UNITS DELIVE	RED		
COMPANY	LOCATION	H1 2021	H1 2020
Dom Development S.A	Warsaw	1 201	930
Euro Styl S.A.	Tricity	277	227
Dom Development Wrocław Sp. z o.o.	Wrocław	444	84
Total		1 922	1 241

#### 7.24 DIVIDEND AND PROFIT DISTRIBUTION

On 12 March 2021, the Management Board of the Company recommended to distribute net profit of the Company for 2020.

In accordance with that recommendation, the Management Board of the Company petitioned that the aggregate amount of PLN 253 984 220 of the Company's net profit for the year ended on 31 December 2020 be appropriated for the payment of a dividend to shareholders in Dom Development S.A., and a portion of the Company's 2020 net profit in the amount of PLN 10 232 417.73 be appropriated to the increase of the Company's supplementary capital.

The Management Board of the Company proposed that the date of record be 21 June 2021 and the dividend payment date be 28 June 2021.

On 8 April 2021, the Supervisory Board of the Company adopted a resolution wherein the Supervisory Board positively assessed and agreed to the said petition on the payment of dividend of the Company for 2020 and fixing the date of record and the dividend payment date as proposed by the Management Board.

On 27 May 2021, the Ordinary General Meeting of Shareholders of the Company adopted a resolution on the distribution of net profit of the Company for 2020 and and fixing the date of record and the dividend payment date. In accordance with Resolution no. 7, the Ordinary General Meeting of Shareholders of the Company decided to allocate the total amount of PLN 253 984 220 to the payment of dividends to shareholders in Dom Development S.A., i.e. PLN 10 per share, and a portion of the Company's 2020 net profit in the amount of PLN 10 232 417.73 to the increase of the Company's supplementary capital.

The dividend was paid out on 28 June 2021.

#### 7.25 CHANGES IN THE MANAGEMENT BOARD AND THE SUPERVISORY BOARD

In the period from 1 January until 12 March 2021 the Management Board of Dom Development S.A. was composed of the following five members:

Jarosław Szanajca, President of the Management Board

Małgorzata Kolarska, Vice President of the Management Board

Janusz Zalewski, Vice President of the Management Board

Terry Roydon, Member of the Management Board

Mikołaj Konopka, Member of the Management Board

In view of the resignation on 12 March 2021 by Mr. Janusz Zalewski from his position as Vice-President and Member of the Company's Management Board on account of reaching the retirement age, a shareholder holding at least 50.1 % of the Company's shares appointed, as of 15 March 2021, Mr Leszek Stankiewicz for a joint three-year term of office as a Member and Vice President of the Management Board of the Company responsible for finances of Dom Development S.A., in accordance with the Management Board bylaws.



Accordingly, in the period from 15 March 2021 until 30 June 2021 the Management Board of Dom Development S.A. was composed of the following five members:

Jarosław Szanajca, President of the Management Board

Małgorzata Kolarska, Vice President of the Management Board

Leszek Stankiewicz, Vice President of the Management Board

Terry Roydon, Member of the Management Board

Mikołaj Konopka, Member of the Management Board

In the period from 1 January until 12 March 2021 the Supervisory Board of Dom Development S.A. was composed of seven members as follows:

Grzegorz Kiełpsz, Chairman of the Supervisory Board

Markham Dumas, Vice Chairman of the Supervisory Board

Marek Moczulski, Vice Chairman of the Supervisory Board (Independent Member)

Mark Spiteri, Member of the Supervisory Board

Michael Cronk, Member of the Supervisory Board

Dorota Podedworna-Tarnowska, Member of the Supervisory Board (Independent Member)

Krzysztof Grzyliński, Member of the Supervisory Board (Independent Member).

As of 12 March 2021, Mr Michael Cronk, Member of the Company's Supervisory Board, resigned from his position of Member of the Company's Supervisory Board on account of his retirement. Moreover, as of 12 March 2021, Mr Markham Dumas, Member and Vice Chairman of the Company's Supervisory Board, resigned from his position of Vice Chairman of the Supervisory Board while remaining a Member of the Company's Supervisory Board. As of 15 March 2021, a shareholder holding at least 50.1 % of the Company's shares appointed Mr Janusz Zalewski for a joint three-year term of office as a Member and Vice Chairman of the Company's Supervisory Board.

Consequently, in the period from 15 March 2021 until 30 June 2021, the Supervisory Board of Dom Development S.A. was composed of seven members as follows:

Grzegorz Kiełpsz, Chairman of the Supervisory Board

Janusz Zalewski, Vice Chairman of the Supervisory Board,

Marek Moczulski, Vice Chairman of the Supervisory Board (Independent Member)

Mark Spiteri, Member of the Supervisory Board

Markham Dumas, Member of the Supervisory Board

Dorota Podedworna-Tarnowska, Member of the Supervisory Board (Independent Member)

Krzysztof Grzyliński, Member of the Supervisory Board (Independent Member).

#### 7.26 MATERIAL POST-BALANCE SHEET EVENTS

#### ACQUISITION OF MAJORITY SHAREHOLDING IN SENTO S.A. WITH ITS REGISTERED OFFICE IN KRAKÓW

On 1 July 2021, the Company acquired for the price of PLN 35 379 000 from RENO Spółka z ograniczoną odpowiedzialnością with its registered office in Kraków (hereinafter the "Seller") 77% shares in Sento S.A. with its registered office in Kraków.

As a result of the said transaction, Dom Development S.A. controls the Sento S.A. Capital Group that is a residential developer in Kraków. The remaining 23% shares in Sento S.A. (hereinafter "Remaining Shares") are controlled by the persons, who manage that company. Dom Development S.A. has the right of pre-emption in respect of the Remaining Shares, and the put and call options for the Remaining Shares will become active following the expiry of 7 years from the date of the transaction. The price for the Remaining Shares will be determined on the basis of the future results of Sento S.A. (so-called "earn-out clause") taking into account financial results and balance sheet of Sento S.A. The purchase of the Remaining Shares may be settled through an issue of new shares in the Company, wherein the amount of shares will be limited to 3% of the issued share capital of the Company.



#### 7.27 FORECASTS

The Management Board of Dom Development S.A. does not publish any financial forecasts concerning both, the parent company and the Group.

#### 7.28 SELECTED FINANCIAL DATA TRANSLATED INTO EURO

In accordance with the financial reporting requirements the following financial data of the Group have been translated into Euro:

SELECTED DATA FROM THE INTERIM CONDENSED CONSOLIDATED BALANCE SHEET	30.06.2021 in EUR '000 (unaudited)	31.12.2020 in EUR '000
Total current assets	701 512	689 619
Total assets	718 544	704 951
Total shareholders' equity	253 926	250 817
Long-term liabilities	125 825	93 396
Short-term liabilities	338 793	360 738
Total liabilities	464 618	454 134
PLN/EURO exchange rate as at the balance sheet date	4.5208	4.6148

SELECTED DATA FROM THE INTERIM CONDENSED CONSOLIDATED INCOME STATEMENT	01.01-30.06. 2021 in EUR '000 (unaudited)	01.0130.06. 2020 in EUR '000 (unaudited)
Sales revenue	251 678	173 859
Gross profit on sales	83 599	53 902
Operating profit	63 690	34 653
Profit before tax	63 412	32 979
Net profit	51 136	26 494
Average PLN/EURO exchange rate for the reporting period	4.5472	4.4413