

DOM DEVELOPMENT S.A.

INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE THREE-MONTH PERIOD ENDED

30 September 2011

Drafted in accordance with the International Financial Reporting Standards



Dom Development S.A.Interim condensed consolidated financial statements for the three-month period ended 30 September 2011

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

These interim condensed consolidated financial statements for the three-month produced by the Management Board of the Company on 3 November	•
Jarosław Szanajca, President of the Management Board Vic	Janusz Zalewski, ce President of the Management Board



Dom Development S.A.
Interim condensed consolidated balance sheet
as at 30 September 2011
(all amounts in thousands PLN unless stated otherwise)

2. INTERIM CONDENSED CONSOLIDATED BALANCE SHEET

ASSETS	Note	30.09.2011 (unaudited)	31.12.2010
Fixed assets			
Intangible assets		896	852
Tangible fixed assets		4 792	4 611
Investments in associated entities		-	1 667
Long-term receivables		1 257	15 791
Total fixed assets		6 945	22 921
Current assets		1 464 556	
Inventory	7.5	1 464 556	1 118 968
Trade and other receivables		84 375	43 752
Corporate income tax receivables		-	-
Other current assets		3 143	3 417
Cash and cash equivalents	7.7	246 418	434 691
Total current assets		1 798 492	1 600 828
Total assets		1 805 437	1 623 749

EQUITY AND LIABILITIES	Note	30.09.2011 <i>(unaudited)</i>	31.12.2010
Shareholders' equity			
Share capital	7.8	24 560	24 560
Share premium		231 535	231 535
Reserve capital from valuation of share options		24 953	22 610
Other capital (supplementary capital)		471 528	453 943
Reserve capital from reduction of share capital		510	510
Accumulated, unappropriated profit (loss)		44 325	40 323
Equity attributable to the shareholders of parent company		797 411	773 481
Non-controlling interests		(667)	(101)
Total shareholders' equity		796 744	773 380
Liabilities			
Long-term liabilities			
Long-term loans	7.10	45 000	107 330
Deferred tax provision		13 147	4 522
Bonds	7.11	270 000	270 000
Long-term provisions		14 067	13 719
Other long-term liabilities		36 240	19 018
Total long-term liabilities		378 454	414 589
Short-term liabilities			
Trade payables, tax and other liabilities		198 293	132 710
Short-term part of long-term loans	7.10	76 347	100 532
Accrued interest on loans and bonds	7.12	3 662	1 637
Corporate income tax payables		2 629	566
Short-term provisions		3 925	5 222
Deferred income		345 383	195 113
Total short-term liabilities		630 239	435 780
Total liabilities		1 008 693	850 369
Total equity and liabilities		1 805 437	1 623 749



Dom Development S.A.

Interim condensed consolidated income statement
for the nine-month and three-month period ended 30 September 2011
(all amounts in thousands PLN unless stated otherwise)

3. INTERIM CONDENSED CONSOLIDATED INCOME STATEMENT

		Nine-month pe	riod ended	Three-month pe	h period ended	
	Nota	30.09.2011 <i>(unaudited)</i>	30.09.2010 <i>(unaudited)</i>	30.09.2011 <i>(unaudited)</i>	30.09.2010 <i>(unaudited)</i>	
Sales revenue	7.14	367 694	417 257	201 501	114 523	
Cost of sales	7.15	(248 038)	(314 651)	(133 156)	(84 823)	
Gross profit on sales		119 656	102 606	68 345	29 700	
Selling costs	7.15	(26 411)	(19 941)	(8 444)	(5 640)	
General administrative expenses	7.15	(34 292)	(32 295)	(11 262)	(11 131)	
Other operating income		4 095	2 057	2 868	458	
Other operating expenses		(7 075)	(2 738)	(4 650)	(189)	
Operating profit/(loss)		55 973	49 689	46 857	13 198	
Financial income	7.16	3 549	2 649	1 575	1 232	
Financial costs		(4 870)	(10 037)	(2 358)	(3 712)	
Profit/(loss) before tax		54 652	42 301	46 074	10 718	
Income tax	7.17	(11 527)	(8 869)	(9 518)	(2 335)	
Net profit/(loss)		43 125	33 432	36 556	8 383	
Net profit/(loss) attributable to:						
Shareholders of the parent company		43 691	33 403	36 568	8 398	
Non-controlling interests		(566)	29	(12)	(15)	
Earnings/(loss) per share:						
Basic (PLN)	7.18	1.78	1.36	1.49	0.34	
Diluted (PLN)	7.18	1.77	1.35	1.48	0.34	





Dom Development S.A.

Interim condensed consolidated statement of comprehensive income for the nine-month and three-month period ended 30 September 2011 (all amounts in thousands PLN unless stated otherwise)

INTERIM CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME 4.

	Nine-month per	riod ended	Three-month period ended		
	30.09.2011 <i>(unaudited)</i>	30.09.2010 <i>(unaudited)</i>	30.09.2011 <i>(unaudited)</i>	30.09.2010 <i>(unaudited)</i>	
Net profit/(loss)	43 125	33 432	36 556	8 383	
Other comprehensive income	-	-	-	-	
Total comprehensive income	43 125	33 432	36 556	8 383	
Comprehensive income attributable to:					
Shareholders of the parent company	43 691	33 403	36 568	8 398	
Non-controlling interests	(566)	29	(12)	(15)	



Dom Development S.A.Interim condensed consolidated cash flow statement for the nine-month period ended 30 September 2011 (all amounts in thousands PLN unless stated otherwise)

5. INTERIM CONDENSED CONSOLIDATED CASH FLOW STATEMENT

	nine-month pe	riod ended
	30.09.2011	30.09.2010
	(unaudited)	(unaudited)
Cash flow from operating activities		
Profit/(loss) before tax	54 652	42 301
Adjustments:		
Depreciation	1 798	1 78
Profit/loss on foreign exchange differences	(109)	1:
Profit/loss on investments	(775)	
Interest cost/income	8 326	16 942
Cost of the management option programmes	2 343	2 98!
Changes in the operating capital		
Changes in provisions	(948)	(1 310
Changes in inventory	(344 269)	69 422
Changes in receivables	(26 090)	2 140
Changes in trade payables and other liabilities	82 805	(6 108)
Changes in prepayments and deferred income	149 132	(19 664
Other adjustments	762	(37)
Cash flow generated from operating activities	(72 373)	108 478
Interest paid and received	(6 133)	(14 213
Income tax paid	(839)	(15 263)
Net cash flow from operating activities	(79 345)	79 002
Cash flow from investing activities		
Proceeds from the sale of intangible assets and tangible fixed assets	45	23
Dividends received	732	
Other income from financial assets	1 014	
Acquisition of intangible and tangible fixed assets	(2 023)	(2 392
Net cash flow from investing activities	(232)	(2 366)
Cash flows from financing activities		
Proceeds from contracted loans	14 144	81 843
Commercial papers issued	-	99 690
Repayment of loans and borrowings	(100 658)	(134 565
Dividends paid	(22 104)	(19 648
Payment of financial lease liabilities	(78)	(105
Net cash flow from financing activities	(108 696)	27 215
Increase / (decrease) in net cash and cash equivalents	(188 273)	103 851
Cash and cash equivalents – opening balance	434 691	230 847
Cash and cash equivalents – closing balance	246 418	334 698



Dom Development S.A.

Interim condensed consolidated statement of changes in shareholders' equity for the nine-month period ended 30 September 2011 (all amounts in thousands PLN unless stated otherwise)

6. INTERIM CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN SHAREHOLDERS' **EQUITY**

	Share capital	Share premium less treasury shares	Other capital (supplemen tary capital)	Reserve capital from reduction of share capital	Reserve capital from valuation of share options	Accumulated unappropria- ted profit (loss)	Equity attributable to the shareholders of parent company	Non- control- ling interests	Total share- holders' equity
Balance as at 1 January 2011	24 560	231 535	453 943	510	22 610	40 323	773 481	(101)	773 380
Transfer of profit to supplementary capital	-	_	17 585	-	-	(17 585)	_		_
Payment of dividends to shareholders	-	_	-	-	-	(22 104)	(22 104)	-	(22 104)
Creation of reserve capital from the valuation of the share options	_	-	_	_	2 343	-	2 343	_	2 343
Total comprehensive income for the nine-month period ended 30 September 2011	_	-	_	_	_	43 691	43 691	(566)	43 125
Balance as at 30 September 2011 (unaudited)	24 560	231 535	471 528	510	24 953	44 325	797 411	(667)	796 744

	Share capital	Share premium less treasury shares	Other capital (suppleme- ntary capital)	Reserve capital from reduction of share capital	Reserve capital from valuation of share options	Accumulated unappropria- ted profit (loss)	Equity attributable to the shareholders of parent company	Non- control- ling interests	Total share- holders' equity
Balance as at 1 January 2010	24 560	231 535	388 361	510	18 726	85 138	748 830	(166)	748 664
Transfer of profit to supplementary capital	-	-	65 582	-	-	(65 582)	-	_	-
Payment of dividends to shareholders	_	-	_	-	-	(19 648)	(19 648)	-	(19 648)
Creation of reserve capital from the valuation of the share options	_	-	_	_	2 985	-	2 985	_	2 985
Total comprehensive income for the nine-month period ended 30 September 2010	_	-	_	_	-	33 403	33 403	29	33 432
Balance as at 30 September 2010 (unaudited)	24 560	231 535	453 943	510	21 711	33 311	765 570	(137)	765 433



nal notes to the interim condensed consolidated financial statements for the three-month period ended 30 September 2011 (all amounts in thousands PLN unless stated otherwise)

7. ADDITIONAL NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL **STATEMENTS**

7.1. General information about Dom Development S.A. and Dom Development Capital Group

General information about the parent company of the Dom Development Capital Group

The parent company of Dom Development Capital Group ("the Group") is the public limited company Dom Development S.A. ("the Company" / "the parent company") with its registered office in Warsaw (00-078 Warsaw, Plac Piłsudskiego 3) 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 Company's scope of activity is the development of building projects – PKD 4110Z (NACE F41.1). The Group conducts its activities mainly in Warsaw and its vicinity, and Wrocław.

The Company is a majority-owned subsidiary of Dom Development B.V. with its registered office in the Netherlands. As at 30 September 2011 the parent company Dom Development S.A. was controlled by Dom Development B.V. which held 61.91 % of the Company's shares.

General information about the Group and joint ventures

The Group's structure and the parent company interest in the share capital of the entities comprising the Group as at 30 September 2011 is presented in the table below:

Entity	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 Morskie Oko sp. z o.o.	Poland	100%	100%	full consolidation
Dom Development Grunty sp. z o.o.	Poland	46%	100%	full consolidation
Joint-venture				_
Fort Mokotów sp. z o.o., under liquidation	Poland	49%	49%	proportionate consolidation

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

The main area of activity of Dom Development Grunty sp. z o.o., a subsidiary is purchase of real estate for development activities of the Group.

All companies operating within the Group conduct business activities in the territory of Poland under the Code of Commercial Companies and Partnerships and their term of operation is unlimited, except for Fort Mokotów sp. z o. o. under liquidation

In the three-month period ended 30 September 2011 the Group did not discontinue any of its activities.

In the three-month period ended 30 September 2011 the Group did not make any material changes to its structure, including mergers, acquisitions or sale of the Group's entities, long-term investments, demergers, restructuring or discontinuation of activities.



Additional notes to the interim condensed consolidated financial statements for the three-month period ended 30 September 2011 (all amounts in thousands PLN unless stated otherwise)

7.2. Basis for the drafting of the condensed consolidated financial statements

The interim condensed consolidated financial statements have been drafted on a historical cost basis.

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

The interim condensed consolidated financial statements have been drafted on the assumption that the companies operating within the Group will continue as a going concern in the foreseeable future.

The condensed consolidated financial statements are stated in Polish zloty (PLN). Financial data included in the 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 consolidated statement of changes in equity are unaudited and they have not been the subject of review by a certified independent 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 and the notes thereto for the year ended 31 December 2010.

The Company also drafts interim condensed financial statements for Dom Development S.A. for the three-month period ended 30 September 2011. These statements were approved by the Management Board of the Company on 3 November 2011.

7.3. Accounting policies

Polish law requires the Group to draft 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 drafted 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 drafted based on the same accounting policies as for the consolidated financial statements of the Group for the year ended 31 December 2010, except for the matter described in note 7.27 and the following amendments to existing standards and new interpretations that are effective for annual periods beginning on 1 January 2011:

- IAS 24 *Related Party Disclosures* (revised in November 2009). The adoption of this revision had no impact on the financial position, performance of the Group or the scope of information presented in the financial statements of the Group,
- Amendments to IAS 32 *Financial instruments: presentation: Classification of Rights Issues.* The adoption of these amendments had no impact on the financial position or performance of the Group,
- Amendments to IFRIC 14 IAS 19 The Limit on a Defined Benefit Asset, Minimum Funding Requirements and their Interaction: Prepayments of the Minimum Finding Requirements. The adoption of these amendments had no impact on the financial position or performance of the Group,
- IFRIC 19 Extinguishing Conversion of Financial Liabilities with Equity Instruments. The adoption of this interpretation had no impact on the financial position or performance of the Group,
- Amendment to IFRS 1 First-time Adoption of International Financial Reporting Standards. Limited Exemption from Comparative IFRS 7 Disclosures for First-time Adopters. This amendment has not been applied in relation to the Group,
- Improvements resulting from IFRS reviews (published in May 2010). The adoption of these improvements had no impact on the financial position or performance of the Group.

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



Additional notes to the interim condensed consolidated financial statements for the three-month period ended 30 September 2011 (all amounts in thousands PLN unless stated otherwise)

The introduced amendments were scrutinized by the Group and do not affect the financial data presented in these interim condensed consolidated financial statements.

7.4. Key assumptions 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 construction 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 drafted 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. Inventory

INVENTORY	30.09.2011 <i>(unaudited)</i>	31.12.2010
Advances on deliveries	8 137	22 375
including: at purchase prices/production costs	8 206	22 444
including: write down to the net realisable value	(69)	(69)
Semi-finished goods and work in progress	1 258 168	899 712
including: at purchase prices/production costs	1 268 090	910 817
including: write down to the net realisable value	(9 922)	(11 105)
Finished goods	198 251	196 881
including: at purchase prices/production costs	202 662	200 078
including: write down to the net realisable value	(4 411)	(3 197)
Total	1 464 556	1 118 968





WRITE DOWN TO THE NET REALISABLE VALUE	01.01- - 30.09.2011	01.01- - 30.09.2010
	(unaudited)	(unaudited)
Opening balance	14 371	26 831
Increments	1 592	3 912
Reversal	(1 561)	(5 926)
Closing balance	14 402	24 817

Write down to the net realisable value resulting 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	30.09.2011 <i>(unaudited)</i>	31.12.2010
Carrying value of inventory used to secure liabilities	256 638	379 468
Mortgages:		
Value of mortgages used to secure real estate purchase agreements	34 000	=
Value of mortgages used to secure loan agreements	223 980	776 111

7.6. Change in the write-downs of short-term receivables

CHANGE IN THE WRITE DOWNS OF TRADE AND OTHER RECEIVABLES	01.01- - 30.09.2011 (unaudited)	01.01- - 30.09.2010 (unaudited)
Opening balance	2 785	2 755
a) Increments	153	849
b) Decrements	(9)	-
Closing balance	2 929	3 604

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

7.7. **Cash and cash equivalents**

Cash and cash equivalents are represented by cash at bank and cash in hand. The book value of these assets corresponds to their fair value.

CASH AND CASH EQUIVALENTS	30.09.2011 (unaudited)	31.12.2010	30.09.2010 <i>(unaudited)</i>
Cash in hand and at bank	3 470	1 947	2 951
Short-term deposits	242 920	432 712	331 719
Other	28	32	28
Total	246 418	434 691	334 698

The Group discloses overdrafts as a reduction in cash and cash equivalents when it holds deposits that exceed the overdrafts in the same banks (see note 7.10).





7.8. **Share capital**

SHARE	SHARE CAPITAL (STRUCTURE) AS AT 30.09.2011 AND 31.12.2010							
Series/ issue	Type of share	Type of preference	Limitation of right to shares	Number of shares	Nominal value of series/issue (PLN)	Capital covered with	Registration date	Right to dividends (from)
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 n	number of share	5		24 560 222				
Total s	Total share capital 24 560 222							
Nomin	Nominal value per share = PLN 1							

Description of changes to the share capital in the Company in the period from 1 January 2011 to the date of drafting of these financial statements.

In the period from 1 January 2011 to the date of drafting of these financial statements there have been no changes in the shareholders capital.

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 drafted and approved by the Company's Management Board.

	Status as at	the date of state	Change in the period from publication of the interim financial statements for the sixmonth period ended 30.06.2011		
	Shares	% of capital	Number of votes at the GSM	% of votes at the GSM	Shares
Dom Development B.V.	15 206 172	61.91	15 206 172	61.91	-
Jarosław Szanajca	1 534 050	6.25	1 534 050	6.25	-
Aviva Powszechne Towarzystwo Emerytalne Aviva BZ WBK SA *)	1 313 383	5.35	1 313 383	5.35	no data
Grzegorz Kiełpsz	1 280 750	5.21	1 280 750	5.21	-

^{*)} Shareholding of Aviva Powszechne Towarzystwo Emerytalne (General Pension Society) Aviva BZ WBK S.A. has been presented as per the latest notice as of 11.07.2011 received by the Company from Aviva PTE Aviva BZ WBK S.A



Additional notes to the interim condensed consolidated financial statements for the three-month period ended 30 September 2011 (all amounts in thousands PLN 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 S.A. as at the date that these financial statements are drafted and approved by the Company's Management Board.

	Status as at the date of drafting of the financial statements			publication financial states	he period from of the interim ments for the six- ended 30.06.2011
	Shares	Share options	Total	Shares	Share options*)
The Management Board					
Jarosław Szanajca	1 534 050	-	1 534 050	-	-
Janusz Zalewski	300 000	123 534	423 534	-	-
Jerzy Ślusarski	9 363	109 634	118 997	-	-
Janusz Stolarczyk	100 200	64 447	164 647	-	-
Terry Roydon	58 500	61 767	120 267	-	-
The Supervisory Board					
Grzegorz Kiełpsz	1 280 750	-	1 280 750	-	-
Markham Dumas	5 000	-	5 000	5 000	-

^{*)} The share options shown in the table cover share options conditionally granted under the first tranche of Programme III on 13 December 2010 by resolution of the Supervisory Board. On 19 May 2011 the General Meeting of Shareholders adopted a resolution identifying the persons eligible to participate in Programme III, in particular to cover the shares under terms and conditions specified in the resolution by the Supervisory Board.

7.9. Dividends

On 19 May 2011 the Ordinary General Meeting of the Shareholders of the Company resolved to assign PLN 22 104 thousand from the Company's profit for 2010 to dividends. This implies the payment of PLN 0.90 per share. The dividend day was set at 7 June 2011 and the dividend payment day was set at 22 June 2011. The dividend was paid out in accordance with the resolution. While the amount of PLN 17 585 thousand was allocated to the increase of the Company's supplementary capital. In the preceding year, the dividend allocation was PLN 19 648 thousand and the dividend payment amounted to PLN 0.80 per share.

7.10. Loans

LOANS DUE	30.09.2011 <i>(unaudited)</i>	31.12.2010
Less than 1 year	76 347	100 532
More than 1 year and less than 2 years	45 000	107 330
More than 2 years and less than 5 years		-
Over 5 years		-
Total loans	121 347	207 862
including: long-term	45 000	107 330
short-term	76 347	100 532

As at 30 September 2011 and 31 December 2010 the Group did not have borrowing-related liabilities.

As at 30 September 2011 and 31 December 2010 all the loans taken by the Group were expressed in Polish zloty.





BANK LOANS AS	BANK LOANS AS AT 30.09.2011						
Bank	Registered office	Loan amount as per agreement	Currency	Outstanding loan amount (less accrued interest)	Currency	Due date	
PKO BP	Warszawa	200 000	PLN	90 000	PLN	31.12.2012	
BOŚ	Warszawa	11 990	PLN	8 290	PLN	31.12.2011	
PKO BP	Warszawa	15 000	PLN	224	PLN	31.05.2012	
BOŚ	Warszawa	17 330	PLN	17 330	PLN	30.09.2012	
Bank Millennium	Warszawa	15 000	PLN	5 503	PLN	30.06.2012	
Total bank loans				121 347	PLN		

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 Group approximately equals their carrying value.

In the case that the Group holds overdrafts and deposits in the same banks and the amount of deposits exceeds the amount of overdrafts, and the deposit end date falls earlier than repayment of the overdrafts, the Group discloses these overdrafts as a reduction in cash and cash equivalents in the balance sheet (see note 7.7).

ASSET REDUCING OVERDRAFTS AS AT 30.09.2011						
Bank	Registered office	Loan amount as per agreement	Currency	Outstanding loan amount (less accrued interest)	Currency	Due date
BOŚ	Warszawa	5 000	PLN	-	PLN	19.08.2012
Total overdrafts		5 000	PLN	-	PLN	

ASSET REDUCING OVERDRAFTS AS AT 30.09.2010						
Bank	Registered office	Loan amount as per agreement	Currency	Outstanding loan amount (less accrued interest)	Currency	Due date
BOŚ	Warszawa	5 000	PLN	-	PLN	19.08.2012
Total overdrafts		5 000	PLN	-	PLN	

7.11. Bonds

BONDS	30.09.2011 (unaudited)	31.12.2010
Nominal value of the bonds issued	270 000	270 000

On 5 November 2007, the Company and Bank BPH S.A. signed a Bond Issue Programme Agreement, pursuant to which during the seven-year term of the programme 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 400 000 000, which is to be construed as the nominal value of all issued and unredeemed bonds on any day during the term of the Programme. The return on the bonds depends on the market conditions on the date of sale and is calculated according to WIBOR plus margin. According to the agreement, the bonds shall be issued in series and offered to selected investors. The Company does not plan to introduce the bonds issued under the programme to public trading. The terms of the Agreement with Bank BPH S.A. are typical for such programmes.

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 aggregate nominal value of PLN 200 000 000 under the Bond Issue Programme Agreement signed with Bank BPH S.A. on 5 November 2007. The maturity date for these bonds is 28



Additional notes to the interim condensed consolidated financial statements for the three-month period ended 30 September 2011 (all amounts in thousands PLN unless stated otherwise)

November 2012 and the interest rate at WIBOR 3M plus bank margin 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 are used for financing the development of the Company. The bonds are an unsecured liability of the Company.

On 22 December 2010 the Company redeemed 3 000 I series bonds with a total value of PLN 30 000 000.

On 30 June 2010, the Company issued 8 500 II series unsecured ordinary bearer bonds with the nominal value of PLN 10 000 each and the aggregate nominal value of PLN 85 000 000. The maturity date for these bonds is 30 June 2015. The issue value equals their nominal value. The interest rate is set at WIBOR 6M plus margin. The bonds are an unsecured liability of the Company.

On 15 July 2010, the Company issued 1 500 II series unsecured ordinary bearer bonds with the nominal value of PLN 10 000 each and the aggregate nominal value of PLN 15 000 000. The maturity date for these bonds is 30 June 2015. The issue value equals their nominal value. The interest rate is set at WIBOR 6M plus margin.

BONDS ISSUED AS AT 30.09.2011							
Series	Issue date	Amount	Currency	Contractual maturity date			
I	28.11.2007	170 000	PLN	28.11.2012			
II	30.06.2010	85 000	PLN	30.06.2015			
II	15.07.2010	15 000	PLN	30.06.2015			
	Total:	270 000	PLN				

7.12. Accrued interest on loans and bonds

ACCRUED INTEREST ON LOANS AND BONDS	30.09.2011 <i>(unaudited)</i>	31.12.2010
Accrued interest on bonds	3 082	963
Accrued interest on loans	580	674
Total accrued interest on loans and bonds	3 662	1 637

7.13. Segment reporting

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

7.14. Operating income

REVENUE BREAKDOWN	01.01- - 30.09.2011	01.01- - 30.09.2010	01.07- - 30.09.2011	01.07- - 30.09.2010
	(unaudited)	(unaudited)	(unaudited)	(unaudited)
Sales of finished goods	358 602	408 698	198 446	111 721
Sales of services	9 092	8 518	3 055	2 761
Sales of goods (land)	<u>-</u>	41	-	41
Total	367 694	417 257	201 501	114 523



7.15. Operating costs

OPERATING COSTS	01.01- - 30.09.2011	01.01- - 30.09.2010	01.07- - 30.09.2011	01.07- - 30.09.2010
OFERALING COSTS	(unaudited)	(unaudited)	(unaudited)	(unaudited)
Cost of sales				
Cost of finished goods sold	(238 115)	(305 973)	(129 023)	(81 108)
Cost of services sold	(9 892)	(10 650)	(3 579)	(3 044)
Cost of goods (land) sold	-	(42)	-	(42)
Inventory write down to the net realisable value	(31)	2 014	(554)	(629)
Total cost of sales	(248 038)	(314 651)	(133 156)	(84 823)
Selling costs, and general administrative expenses				
Selling costs	(26 411)	(19 941)	(8 444)	(5 640)
General administrative expenses	(34 292)	(32 295)	(11 262)	(11 131)
Total selling costs, and general administrative expenses	((,		
	(60 703)	(52 236)	(19 706)	(16 771)
Selling costs, and general administrative expenses by kind				
Depreciation	(1 798)	(1 786)	(652)	(619)
Cost of materials and energy	(9 515)	(6 986)	(2 538)	(2 192)
External services	(15 363)	(13 263)	(5 174)	(4 344)
Taxes and charges	(175)	(198)	(66)	(80)
Remuneration	(25 451)	(22 220)	(8 430)	(7 234)
Social security and other benefits	(3 259)	(3 068)	(842)	(799)
Management Option Programme	(2 343)	(2 985)	(1 036)	(1 006)
Other prime costs	(2 799)	(1 730)	(968)	(497)
Total selling costs, and general administrative expenses by kind	(60 703)	(52 236)	(19 706)	(16 771)

7.16. Financial income

FINANCIAL INCOME	01.01- - 30.09.2011	01.01- - 30.09.2010	01.07- - 30.09.2011	01.07- - 30.09.2010
	(unaudited)	(unaudited)	(niebadane)	(unaudited)
Dividends	79	-	-	-
Interest	3 310	2 490	1 418	1 122
Other	160	159	157	110
Total	3 549	2 649	1 575	1 232

7.17. Income tax

INCOME TAX	01.01- - 30.09.2011 (unaudited)	01.01- - 30.09.2010 (unaudited)	01.07- - 30.09.2011 (unaudited)	01.07- - 30.09.2010 (unaudited)
Current income tax	2 902	14 990	2 902	6 234
Deferred tax	8 625	(6 121)	6 616	(3 899)
Total	11 527	8 869	9 518	2 335



7.18. Earnings per share

CALCULATION OF BASIC AND DILUTED EARNINGS PER SHARE	01.01- - 30.09.2011 (unaudited)	01.01- - 30.09.2010 (unaudited)	01.07- - 30.09.2011 (unaudited)	01.07- - 30.09.2010 (unaudited)
Basic earnings per share		-		
Profit for calculation of the basic earnings per share	43 691	33 403	36 568	8 398
The weighted average number of ordinary shares for the calculation of basic earnings per share	24 560 222	24 560 222	24 560 222	24 560 222
Basic earnings per share (PLN)	1.78	1.36	1.49	0.34
Diluted earnings per share				
Theoretical profit for calculation of the diluted earnings per share	43 691	33 403	36 568	8 398
Potential diluting shares related to the Management Share Option Programme II	167 321	134 151	130 884	131 841
The weighted average number of ordinary shares for the calculation of diluted earnings per share	24 727 543	24 694 373	24 691 106	24 692 063
Diluted earnings per share (PLN)	1.77	1.35	1.48	0.34

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 three-month periods ended 30 September 2011 and 2010, the Group was a party to transactions with related entities, as listed below. Descriptions of the transactions have been presented in the tables. In exceptional cases, descriptions of particular agreements or explanations have also been provided.

DOM DEVELOPMENT S.A. AS A BUYER OF GOODS OR SERVICES				
Counterparty	Transaction description	01.01- 30.09.2011 (unaudited)	01.01- 30.09.2010 (unaudited)	
Woodsford Consulting Limited	Consulting services as per the agreement dated 1 February 2000, as amended	1 086	1 068	
Hansom Property Company Limited	Consulting services as per the agreement dated 31 March 1999	165	168	
Holland Park Advisory Limited	Consulting services as per the agreement dated 5 January 2010	280	281	
Towarzystwo Ubezpieczeń Wzajemnych Bezpieczny Dom" under liquidation	Insurance of financial loss risk	-	(116)	

DOM DEVELOPMENT S.A. AS A LAND BUYER UNDER AN AGENCY AGREEMENT				
Counterparty	Transaction description	01.01- 30.09.2011	01.01- 30.09.2010	
		(unaudited)	(unaudited)	
Dom Development Grunty sp. z o.o.	Value of land transferred to Dom Development Grunty sp. z o.o. in the performance of mandate contracts	-	54 796	
Dom Development Grunty sp. z o.o.	Additional payments to invoices for land ownership transfer to Dom Development S.A.	-	967	



DOM DEVELOPMENT S.A. AS A SERVICE PROVIDER (SELLER)				
Counterparty	Transaction description	01.01- 30.09.2011 (unaudited)	01.01- 30.09.2010 (unaudited)	
Fort Mokotów sp. z o.o. , under liquidation	Repair services as per the agreement dated 22 July 2005	212	108	
Fort Mokotów sp. z o.o. , under liquidation	Other	37	17	
Dom Development Grunty sp. z o.o.	Other	4	4	
Dom Development B.V.	Other	25	-	
Dom Development Morskie Oko sp. z o.o.	Other	3	36	

DOM DEVELOPMENT S.A. AS A RECIPIENT OF A VALUE OF CONTRIBUTED SHARES				
Counterparty	Transaction description	01.01- 30.09.2011	01.01- 30.09.2010	
		(unaudited)	(unaudited)	
Towarzystwo Ubezpieczeń Wzajemnych "Bezpieczny Dom" under liquidation	Refund of the value of contributed shares in association with liquidation of the Towarzystwo (insurance company)	1 674	-	

DOM DEVELOPMENT S.A. AS A LENDE	R		
Counterparty	Transaction description	01.01- 30.09.2011	01.01- 30.09.2010
		(unaudited)	(unaudited)
Dom Development Grunty sp. z o.o.	Borrowing	-	1 300
Dom Development Grunty sp. z o.o.	Interest accrued on the borrowing	58	15

DOM DEVELOPMENT S.A. AS A DIVIDEND PAYER				
Counterparty	Transaction description	01.01- 30.09.2011	01.01- 30.09.2010	
		(unaudited)	(unaudited)	
Dom Development B.V.	Dividends	13 686	12 397	

BALANCES WITH RELATED ENTITIES – balances as in the books of the Company				
	Receivables from related entities		Liabilities to related entities	
Entity	30.09.2011	31.12.2010	30.09.2011	31.12.2010
	(unaudited)		(unaudited)	
Total balance	2 520	2 546	284	220
Subsidiaries	2 505	2 463	-	-
Dom Development Morskie Oko sp. z o.o. additional contributions to the capital	1 147	1 147	-	-
Dom Development Morskie Oko sp. z o.o.	-	16	-	-
Dom Development Grunty sp. z o.o.	1 358	1 300	-	-
Joint-ventures	15	83	-	-
Fort Mokotów sp. z o.o. , under liquidation	15	83	-	-
Other entities	-	-	284	220
Woodsford Consulting Limited	-	-	183	130
Holland Park Advisory Limited	-	-	101	90



Additional notes to the interim condensed consolidated financial statements for the three-month period ended 30 September 2011 (all amounts in thousands PLN unless stated otherwise)

The transactions with Dom Development Grunty spółka z o.o., Dom Development Morskie Oko spółka z o.o. and Fort Mokotów spółka z o.o. are eliminated from the consolidated financial statements according to the rules of consolidation (IAS 27) and disclosure of joint ventures using the proportionate consolidation method (IAS 31).

REMUNERATION AND FEES OF THE MANAGEMENT BOARD AND SUPER DEVELOPMENT S.A.	VISORY BOARD MEMBERS OF DOM	1
Counterparty	01.01- 30.09.2011	01.01- 30.09.2010
	(unaudited)	(unaudited)
The Management Board	3 643	3 838
The Supervisory Board	774	639

Except for as stated above, the Companies operating within the Group did not enter into any other transactions with the Management Board or Supervisory Board members.

7.20. Incentive Plan – Management Option Programmes

Structure of share options granted and not exercised as at 30 September 2011:

Programme	Grant date	Number of options	Exercise price per option (PLN)
Programme II	6.12.2006	149 400	114.48
Programme II	7.12.2007	158 400	114.48
Programme II	10.12.2008	183 175	14.91
Programme II	15.01.2009	31 000	16.97
Programme II	10.12.2009	198 025	40.64
Programme III	19.05.2011	120 000	1.00
Total		840 000	

The 120 000 of share options shown in the table granted under Programme III on are the first tranche of the options to be granted under this Programme. These share options were conditionally granted by Supervisory Board's resolution on 13 December 2010. On 19 May 2011 the General Meeting of Shareholders adopted a resolution identifying the persons eligible to participate in Programme III, in particular to cover the shares under terms and conditions specified in the resolution by the Supervisory Board.

In the three-month period ended 30 September 2011 the number of share options eligible to participate in Programme II of Management Option Programmes was reduced by 6 000 options as a result of termination of employment contracts with the persons eligible to participate in the programme.

Allocation of new share options

In the three-month period ended 30 September 2011 the companies operating within the Group did not grant any new share options.

7.21. Contingent liabilities

CONTINGENT LIABILITIES	30.09.2011 (unaudited)	31.12.2010
Guarantees	3 059	3 051
Sureties	813	804
Total	3 872	3 855



Additional notes to the interim condensed consolidated financial statements for the three-month period ended 30 September 2011 (all amounts in thousands PLN unless stated otherwise)

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

COLLATERALS FOR LIABILITIES	30.09.2011 <i>(unaudited)</i>	31.12.2010
Promissory notes, including:		
 promissory notes as an additional guarantee for BOŚ bank in respect of claims arising from the granted loan 	34 320	134 320
 promissory notes as an additional guarantee for PKO BP bank in respect of claims arising from the granted loan 	15 000	65 000
 promissory notes as an additional guarantee for TU Euler Hermes arising from the good performance guarantee 	1 889	1 889
Total	51 209	201 209

In the three-month period ended 30 September 2011 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 of 30 September 2011 there was no individual proceeding before any court, authority competent for arbitration or public administration body, concerning the liabilities or receivables of the Company or its subsidiary, the value of which would be at least 10% of the Company's shareholders' equity.

As of 30 September 2011 there were not two or more proceedings before any court, authority competent for arbitration or public administration body, concerning the liabilities or receivables, the value of which would be at least 10% of the Company's shareholders' equity.

As of 30 September 2011, the Company was a party to proceedings concerning liabilities and receivables, the total value of which was approx. PLN 27 877 thousand, including the total value of proceedings concerning liabilities at approx. PLN 27 337 thousand and the total value of proceedings concerning receivables at approx. PLN 540 thousand.

The proceedings involving the Company have no significant impact on the Company's activity.

7.23. Additional information on the operating activity of the Group

In the period from 1 January to 30 September 2011 the following material changes in the portfolio of the Group's real estate development projects under construction took place.

Projects commenced in the period from 1 January until 30 September 2011:

Project	Standard	Number of apartments
Akropol	Popular	366
Wilno I, phase 2A stage 1	Popular	117
Derby 14, phase 1	Popular	174
Adria, phase 2	Popular	230
Oaza, phase 1	Popular	116
Saska I, phase 2B	Popular	144
Regaty, phase 6	Popular	160
Saska I, phase 2C	Popular	105
Oaza, phase 2	Popular	130
Opera B	Luxury apartments	11

Projects ended in the period from 1 January until 30 September 2011:



Additional notes to the interim condensed consolidated financial statements for the three-month period ended 30 September 2011 (all amounts in thousands PLN unless stated otherwise)

Project	Standard	Number of apartments
Derby 9	Popular	258
Klasyków, phase 1	Popular	135
Saska I, stage 1A	Popular	325
Regaty, phase 4	Popular	202

7.24. The factors that will impact the results achieved by the Group in at least the next three months

The most important factors that may impact the financial situation of the Group in at least the next three months are:

- The economic trend in the residential market, where the Group operates,
- The impact of the worldwide financial situation on the Polish economy and banking system,
- The availability of mortgages, and in particular their convenient terms for potential clients,
- Achieving the planned sales volume in terms of quantity and value, as well as in the individual market segments,
- The timely delivery of the construction works in line with the schedules by the construction companies completing individual investments of the Group in the general contractor system,
- · Availability of external financing (loans, bonds) for real estate developers,
- No sudden changes in the legal and tax regulations that may influence market demand for products offered by the Group in an uncontrolled manner,
- Maintaining the stable political situation and creating a positive economic climate by the government and local authorities.

7.25. Material post-balance sheet events

On 11 October 2011, the Company entered into a major agreement with Powszechna Kasa Oszczędności Bank Polski S.A. with registered office in Warsaw. The subject of this agreement is a loan in the amount of PLN 160 000 for the statutory operations of the Company and its SPVs, in which the Company will hold over 50% of shares and contributions. The term of the Agreement is until 31 December 2016. The interest on this loan is based on WIBOR 3M plus bank margin. The major security for the loan is a joint mortgage. The funds will be disbursed in one tranche on 14 October 2011.

7.26. Forecasts

The Management Board of Dom Development S.A. does not publish any financial forecasts concerning the Group.

7.27. Change in the presentation of provision for repair costs

The Group has changed the presentation of provision for repair costs. In the consolidated balance sheet presented in the consolidated financial statements for the twelve-month period ended 31 December 2010 the provision for repair costs was disclosed entirely in short-term liabilities as "Short-term provisions". In these consolidated financial statements a long-term portion of the provision for repairs was disclosed in long-term liabilities as "Long-term provisions". As a result of this change, a long-term portion of the provision for repairs in the amount of PLN 13 719 thousand was moved from "Short-term provisions" to "Long-term provisions" in the consolidated balance sheet drafted as at 31 December 2010 and incorporated in these consolidated financial statements.





7.28. Selected financial data translated into EURO

The following financial data of the Group have been translated into euro:

SELECTED DATA FROM THE BALANCE SHEET	30.09.2011 <i>(unaudited)</i>	31.12.2010
	thousand Euro	thousand Euro
Total current assets	407 710	404 219
Total assets	409 285	410 007
Total shareholders' equity	180 618	195 283
Long-term liabilities	85 794	104 686
Short-term liabilities	142 872	110 037
Total liabilities	228 666	214 723
PLN/EURO exchange rate as at the balance sheet date	4.4112	3.9603

SELECTED DATA FROM THE INCOME STATEMENT	01.01- 30.09.2011 (unaudited)	01.01- 30.09.2010 (unaudited)	01.07- - 30.09.2011 (unaudited)	01.07- - 30.09.2010 (unaudited)
	thousand Euro	thousand Euro	thousand Euro	thousand Euro
Sales revenue	90 984	104 244	48 098	28 724
Gross profit on sales	29 608	25 634	16 314	7 449
Operating profit/(loss)	13 850	12 414	11 185	3 310
Profit/(loss) before tax	13 523	10 568	10 998	2 688
Net profit/(loss)	10 671	8 352	8 726	2 103
Average PLN/EURO exchange rate for the reporting period	4.0413	4.0027	4.1894	3.9870