

Management Board's Report of Activities of

DOM DEVELOPMENT S.A.

in the first half of 2019



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APPROVAL BY THE MANAGEMENT BOARD OF THE MANAGEMENT BOARD'S REPORT OF ACTIVITIES OF DOM DEVELOPMENT S.A. IN THE FIRST HALF OF 2019

This Management Board's report of activities of Dom Development S.A. in the first half of 2019 was prepared and approved by the Management Board of the Company on 21 August 2019.

The Management Board of the Company represents that this report of activities of Dom Development S.A. presents a true view of the development, achievements and situation of the Company, including the description of key threats and risks.

	Jarosław Szanajca,
Presider	nt of the Management Board
Janusz Zalewski, Vice President of the Management Board	Małgorzata Kolarska, Vice President of the Management Board
Mikołaj Konopka, Member of the Management Board	Terry R. Roydon, Member of the Management Board



INTRODUCTION

The joint stock company Dom Development S.A. (the "Company", the "parent company") is the parent company of Dom Development S.A. Capital Group (the "Group"). The Company has been 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. The registered office of the Company is in Warsaw (00-078 Warsaw, pl. Piłsudskiego 3).

Dom Development S.A. was established in 1995 by a group of international investors and Polish management staff joined it in November 1996. Participation of the international investors guaranteed implementation of Western European experience and standards as regards housing developments in the market where the Company operates.

The Company is a majority-owned subsidiary of SCOP Poland S.à r.l. with its registered office in Luxembourg. As at 21 August 2019 the parent company Dom Development S.A. was controlled by SCOP Poland S.à r.l. which held 56.47% of the Company's shares.

1. STRUCTURE OF DOM DEVELOPMENT S.A. CAPITAL GROUP AND ACTIVITIES OF DOM DEVELOPMENT S.A

1.1. Group's Structure

The Group's structure and the Company's interest in the share capital of the entities comprising the Group as at 30 June 2019 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 Grunty sp. z o.o.	Poland	46%	100%	full consolidation
Dom Development Kredyty sp. z o.o.	Poland	100%	100%	full consolidation
M2 Hotel sp. z o.o.	Poland	100%	100%	full consolidation
M2 Biuro 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

^{*)} 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.

1.2. Activities of the Company and the Group

The main area of activity of the Company and the subsidiaries operating within the Group is the construction and sale of residential real estate. The Company operates, directly or through its subsidiaries, in three areas of Poland. These are: Warsaw and Tricity with their surroundings, and Wrocław.

The development projects of the Group in Warsaw are carried out directly by Dom Development S.A. The construction of some development projects in the Warsaw market is run under a general contracting system with the execution contracted to professional third-party building companies. From the first half of 2018, the



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investment projects of the Company have been carried out partly by Dom Construction sp. z o.o., which runs construction through the engagement of specialised subcontractors for specific types of construction works.

The development projects of the Group in Wrocław are carried out directly by Dom Development Wrocław sp. z o.o. The construction-related part of development projects in the Wrocław market is run under a general contracting system with the execution contracted to professional third-party building companies and to Dom Construction Sp. z o.o.

The development projects in the Tricity market are carried out by Euro Styl S.A. or through special purpose vehicles owned by the Euro Styl S.A. Capital Group ("Euro Styl Group"). The implementation of these projects and the sales is supervised by Euro Styl S.A. The projects of the Euro Styl Group (the construction-related part) are run by Euro Styl Construction sp. z o.o., an SPV operating within the Euro Styl Group which is involved in the management of construction activities by hiring a specialised subcontractors for individual types of building works.

Dom Development Grunty sp. z o.o. is fully consolidated 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 within the Group are established in the territory of Poland under the Code of Commercial Companies, with the unlimited duration.

In the six-month period ended 30 June 2019 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, in the six-month period ended 30 June 2019.

Within the six-month period ended 30 June 2019, the Group did not make any other material changes in the structure of investing in subsidiaries, associates and joint ventures.

2. BASIS FOR THE PREPARATION OF THE INTERIM CONDENSED FINANCIAL STATEMENTS

The interim condensed financial statements have been prepared on the assumption that the Company will continue as a going concern in the foreseeable future.

Polish law requires the Company to prepare its interim condensed 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 Company, there are no differences in the IFRS policies applied by the Company and IFRS that have been endorsed by the EU.

The interim condensed 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.

The interim condensed financial statements are prepared based on the same accounting policies as for the financial statements of the Company for the year ended 31 December 2018, except for the following amendments to existing standards and new interpretations that are effective for annual periods beginning on 1 January 2019 which are described in note 7.3 of the interim condensed financial statements.



3. SELECTED FINANCIAL DATA AND AN INDICATION OF THE FACTORS AND EVENTS OF MATERIAL IMPACT ON THE INTERIM CONDENSED FINANCIAL STATEMENTS FOR THE SIX-MONTH PERIOD ENDED 30 JUNE 2019

3.1. Selected data from the income statement

	(in thousan	(in thousand PLN)		
	H1 2019	H1 2018	Change	
Sales revenue	675 477	515 196	31%	
Gross profit on sales	193 950	154 715	25%	
Selling costs	24 750	30 042	(18)%	
General administrative expenses	31 776	31 542	1%	
Operating profit	134 316	89 366	50%	
EBITDA / sales revenue ratio	20.7%	18.0%	15%	
Net profit	195 712	90 842	115%	
Earnings per share (PLN)	7.82	3.65	114%	

In the first half of 2019, the Company recognized sales revenue of PLN 675 477 thousand, which means a 31% increase year to year. The increase resulted primarily from the increase, as compared to the first half of 2018, in the number of apartments delivered to customers of the Company.

Gross profit on sales in the first half of 2019 increased by 25% compared to the corresponding period of the last year. This is a very good result, achieved mainly through an increase in sales prices.

The company reported growth of operating profit and net profit at 50% and 115%, respectively. This significant increase in net profit, in addition to the increased operating profit, is largely a result of dividends received by the Company from its subsidiaries in the amount of PLN 88 266 thousand (the dividends from subsidiaries were PLN 19 650 thousand in the first six months of 2018).

3.2. Selected data from the balance sheet, assets

	(in thousar	(in thousand PLN)		
	30.06.2019	31.12.2018	Change	
Total assets	2 343 175	2 269 792	3%	
Fixed assets	488 208	386 462	26%	
Current assets, including:	1 854 967	1 883 330	(2)%	
Inventory	1 637 025	1 622 336	1%	
Trade and other receivables	27 604	27 017	2%	
Other current assets	6 969	4 083	71%	
Cash and cash equivalents and short-term financial assets	183 369	229 894	(20)%	

Save for the PLN 102 million increase in the value of fixed assets (i.e. by 26%), the structure of the Company's assets has not materially changed as compared to the figures as at the end of 2018. This increase results from a loan (PLN 70 million) granted to Euro Styl S.A. and significant additions to tangible fixed assets as disclosed in the balance sheet stemming mainly from the Company applying new IFRS 16 "Leases" (as described in note 7.5 in the interim condensed financial statements of the Company). Cash and short-term financial assets reduced by 20% in the first half of 2019 is largely the result of dividends paid out (PLN 226 869 thousand)



and dividends received from subsidiaries (PLN 88 266 thousand), with PLN 226 619 thousand net cash flows from operating activities in the first six months of 2019.

3.3. Selected data from the balance sheet, liabilities

	(in thousar	(in thousand PLN)		
	30.06.2019 31		Change	
Total equity and liabilities	2 343 175	2 269 792	3%	
Share capital	25 068	24 968	0%	
Shareholders' equity	1 003 919	1 030 611	(3)%	
Total liabilities	1 339 256	1 239 181	8%	
Long-term liabilities	314 841	396 423	(21)%	
Short-term liabilities	1 024 415	842 758	22%	

The structure of the Company's liabilities did not change significantly in the first half of 2019.

The increased liabilities stem from the Company applying new IFRS 16 "Leases" (as described in note 7.14 in the interim condensed financial statements of the Company), which in turn caused the increase in lease liabilities by PLN 108 million, with the increased deferred income by PLN 48 million and the reduced interest-bearing debt by PLN 50 million.

Selected data from the cash flow statement

3.4. Selected data from the cash flow statement

	(in thousand	(in thousand PLN) H1 2019 H1 2018		
	H1 2019			
Cash and cash equivalents – opening balance	209 393	202 083	4%	
Net cash flow from operating activities	226 619	157 770	44%	
Net cash flow from investing activities	5 779	(3 385)	n/d	
Net cash flows from financing activities	(273 369)	(96 500)	183%	
Cash and cash equivalents – closing balance	168 422	259 968	(35)%	

The Company opened the first half of 2018 with cash reserves of PLN 209 393 thousand and closed that period with cash reserves of PLN 168 422 thousand, recording a drop of 20%. This drop is mainly the result of dividends (PLN 226 869 thousand) paid out in June 2019, as disclosed in financial cash flows, with PLN 226 619 thousand net cash flows from operating activities.



4. FINANCIAL MANAGEMENT - RATIO ANALYSIS OF DEBT AND LIQUIDITY OF THE COMPANY

	(in thousand PLN)	
	30.06.2019	31.12.2018
Leverage ratios		
Equity ratio	42.8%	45.4%
shareholders' equity / total assets	42.070	45.470
Liabilities to equity ratio	133.4%	120.2%
total liabilities / shareholders' equity	155.470	120.270
Liabilities to assets ratio	57.2%	54.6%
total liabilities / total assets	37.270	34.070
Interest bearing debt to equity ratio	31.0%	35.0%
interest bearing liabilities (including accrued interest) / shareholders' equity	31.070	33.070
Net interest bearing debt to equity ratio interest bearing liabilities (including accrued interest) less cash and cash equivalents, and bank deposits with a maturity of over 3 month / shareholders' equity	12.7%	12.7%
Liquidity ratios		
Current ratio	3.71	5.14
current assets / short-term liabilities less deferred income		J.17
Quick ratio	0.44	0.71
current assets less inventory / short-term liabilities less deferred income		
Cash ratio cash and cash equivalents / short-term liabilities less deferred income	0.34	0.57

The Company was in good financial standing in the six-month period ended 30 June 2019. The liquidity ratios of the Company are sufficient to guarantee safe and efficient operations.

Also the equity ratio and the financial leverage ratios (liabilities to assets, interest bearing debt to equity and liabilities to equity) as calculated at 30 June 2019, demonstrate with a high likelihood that the Company will be able to pay its liabilities.

Liquidity ratios have remained at a safe level at the end of June 2019, in particular when looking at them from the perspective of operations carried out by the Company. These ratios dropped as compared to 31 December 2018 largely due to:

- reduced cash and cash equivalents due to dividends paid out in June 2019,
- the recognition of short-term lease liabilities in the balance sheet (see note 3.3), and
- increased short-term portion of loan and bond liabilities (resulting mainly from the maturity of individual bond tranches).

5. MATERIAL EVENTS AND DESCRIPTION OF COMPANY'S ACTIVITIES IN THE FIRST HALF OF 2019

In the six-month period ended 30 June 2019 the Company continued its development activities, being the construction and sale of residential real estates.

The most important event for the Company was development of Dom Construction Sp z o.o., a subsidiary, and contracting to it some of the property development projects in Warsaw and Wrocław.

There are approximately twenty development projects that are simultaneously conducted by the Company. The Management Board of the Company regularly reviews and gives its opinion on:



- current projects during their implementation in relation to both, the progress of construction works, and current and anticipated sales revenue,
- the best possible manner in which the plots of land from the land-bank may be used by the Company and the Group,
- the potential plots of land which may be purchased for further development projects to be carried out in the following years, also in major Polish cities other than Warsaw, Tricity and Wrocław,
- optimization of financing of the Company's operating activities.

In the first half of 2019 the following material changes in the portfolio of the Company's investments under construction took place:

Projects where the construction commenced in the first half of 2019:

Project	Standard	Number of apartments	Number of commercial units	Started in
Żoliborz Artystyczny, phase 11	Popular	372	9	Q1 2019
Żoliborz Artystyczny, phase 12	Popular	95	11	Q1 2019
Apartamenty Ogrodowa	Apartments	155	5	Q1 2019
Wilno VI, phase 3/1	Popular	197	-	Q1 2019
Włodarzewska 70/72	Popular	102	-	Q2 2019
Port Żerań, phase 3	Popular	152	-	Q2 2019
Total		1 073	25	

Projects where the construction was completed in the first half of 2019:

Project	Standard	Number of apartments	Number of commercial units	Completed in
Amsterdam, phase 2	Popular	307	7	Q1 2019
Cybernetyki 17, phase 3	Popular	240	-	Q2 2019
Regaty, phase 2	Popular	198	2	Q2 2019
Forma, stage 2 phase 2	Popular	210	3	Q2 2019
Total		955	12	

6. CURRENT AND FUTURE DEVELOPMENT PROJECTS OF THE COMPANY

As at 30 June 2019, the projects under development accounted for 3 213 units (apartments and retail units) in total. The new development projects for 2 911 units in total are defined and planned by the Company.

7. DESCRIPTION OF MAJOR RISK FACTORS AND THREATS TO THE BUSINESS ACTIVITY OF THE COMPANY AND THE GROUP IN THE SECOND HALF OF 2019

Significant risk factors and threats to the business activity conducted by the Company and the Group in the second half of 2019 as identified by the Management Board are presented below.

7.1. Macroeconomic factors

The Company's and the Group's business activities are constantly significantly affected by global developments, and in particular by their impact on the Polish economy. The business activities of the Company are affected specifically by the following macroeconomic factors, which have an impact on the state of the



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Polish economy: GDP, level of investments, household income, interest rates, inflation, unemployment, the condition of the real estate development and construction industries, and the real estate market.

The key macroeconomic factors driving the demand in the housing market in the first six months in 2019 were a high increase in wages and historically low unemployment rate, which ensure favourable conditions for the development sector.

Traditionally, also the historically low interest rates supported the real property market. In the opinion of the Management Board, signals from the Monetary Policy Council indicate that interest rates can be expected to remain at the present level and, therefore, the conditions conductive to the residential market can be expected to continue in the second half of 2019 and in the following year.

7.2. Availability of mortgages

The availability of mortgage loans in the first six months of 2019 remained high, as margins remained fairly stable and relatively low, interest rates remaining at the historically low level and the household disposable income increased along with the wages. The continued upward trend in value of new mortgages may also be observed. The rate of wage increase exceeded the increase in real property prices, resulting in high accessibility of apartments. In the opinion of the Management Board of the Company, the high availability of mortgage loans, due to low interest rates, low unemployment and growing real wages, will have a positive effect on property purchase decisions also in the second half of 2019.

7.3. Foreign exchange risk

Pursuant to Recommendation S issued by the KNF, from 1 July 2014 banks, and from 22 July 2017 also other financial institutions which may provide mortgages, are required to provide them to retail customers only in the currency of their income. The mortgage-related exchange risk has been eliminated in this way.

A great deal of foreign currency loans are mortgages. This brings about the risk of borrower insolvency, and therefore more apartments seized by the banks are put on the market, where a decline in demand from potential buyers who are not able to obtain such loans, is observed.

The historic foreign currency loans that were taken at lower exchange rates than they are at present due to PLN depreciation against EUR or CHF, often exceed the real value of the properties bought that constitute security for the mortgages. As the overall situation in the residential market improves, the disproportion between the value of the properties and the mortgage liability should gradually diminish. The Management Board is of the opinion that the foreign exchange risk has not been a significant factor affecting the housing market in the current economic situation.

7.4. Operations in the Warsaw, Tricity and Wrocław markets

The Group operates in three geographical markets: Warsaw, Tricity and Wrocław. The Warsaw market is a core market for the Group which to a large extent makes the results of the Group dependant on the situation prevailing in this market. The operations in Warsaw are carried out through the Company, i.e. Dom Development S.A. In the opinion of the Management Board, the Warsaw market can be expected to remain the largest and best residential real estate market in Poland in the long term, and the Group already has a well-established position and therefore the possibility of further development.

Warsaw, Tricity and Wrocław are large business centres, with the dominant position of Warsaw as the national administration and business centre. In the opinion of the Management Board, the Poland's capital has a very strong population growth potential, which, together with the poor quality of the existing housing stock and a large number of undeveloped plots within the city limits, make it a highly prospective market in the long term.



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However, the current difficulties with obtaining administrative permits and with the availability and legal status of real estate on the Warsaw market constitute a major operational challenge for property developers. High purchase prices and complicated legal status of land prevent prompt start of development projects by developers to replenish the offer, thus restrict the supply of housing units. In the opinion of the Management Board, those difficulties will continue in the second half of 2019. Dom Development S.A., however, has been an unquestionable leader of the Warsaw market for more than twenty years. The in-depth knowledge of local circumstances is one of the main competitive advantages of the Company, owing to which the Company does very well in comparison to its competitors in the current market. With the restricted supply and surging prices, very solid results reported by the Company and the Group reflect the quality and "abundance" of the products offered by the Company.

In the view of the Management Board the factors, which highly contributed to the market situation the first half of the year, were the increased availability of builders, the reduced quantity of commenced constructions as well as mild winter, which were favourable for timely completion of development projects and delivery of units to customers. The prices of initial works and steel prices stabilised, while finishing work prices remained high. The well-organised development process that ensures financial security and continuity of the jobs for subcontactors of the Company and the Group, allows the Group to complete projects in a timely manner, while maintaining their high quality.

The Group has been operating also in Wrocław since 2011, and from 8 June 2017 also in Tricity, which the Company perceives as a market with high potential. The Management Board expects increasing diversification of operating activities between those three markets and, consequently, an increase in the participation of Dom Development Wrocław sp. z o.o. and Euro Styl S.A. in the consolidated financial results of the Group. The first six month of 2019 were marked by rapid growth of operations in Tricity and Wrocław and featured strong purchases of land which are to bring a substantial growth in the offer and sales in these markets.

A further expansion of the Group operations in major cities in Poland is considered.

7.5. Opportunity to purchase land for new projects

The future success of the Company is founded on the ability to continually and effectively acquire attractive land for new development projects at the right times and at competitive prices. This will allow the generation of satisfactory project contributions. As there is limited supply of land in attractive locations and with clear legal status the ability to acquire new land is major competitive advantage in the real estate development market.

The strong growth in the demand for dwellings is reflected in the increased scale of residential projects. Developers must constantly replenish their land banks to be able to keep the volume and quality of the offer. As a result the competition intensifies in the land market and it is more difficult to acquire new land. Large capital resources and a very experienced land purchase team are the foundations of the Company's and the Group's competitive advantage in the market. The Management Board of the Company, following a selective approach to land purchases, focuses on securing attractive land for new projects to guarantee the satisfactory project contributions. Consequently the Company has broad and diversified land bank to ensure its successful operations for at least three years ahead. The Company, with its substantial resources of free cash and a strong balance sheet, has an opportunity to use them for further expansion of its diversified land bank. The intense development of land banks in Tricity and Wrocław is to bring a notable increase in the importance of these markets in the operations of the entire Group. In the Warsaw market, despite difficulties in land purchases, the Company controls a great deal of land.



7.6. Administrative decisions

The nature of real estate development projects requires a number of licenses, permits and arrangements to be obtained by the Company at every stage of the development process. Despite significant caution applied in the project execution schedules there is always a risk of delay in their obtainment, challenges to decisions which have already been issued (also due to appeals with no consequences for appellants) or even failure to obtain them. All these affect the ability to conduct and complete the executed and planned projects.

The Company has many years of experience in the implementation of real estate development projects which allows it to minimize the risks associated with the operations depending on administrative decisions. The timely launch of successive projects and the relatively short time between the land purchase and the start of construction may serve as evidence of high competence in this area.

Obtaining necessary administrative permits has been difficult over the last quarters, in particular in Warsaw. The Management Board of the Company does not expect significant changes in this regard in the second half of 2019.

7.7. Risk Management

Risk management in Dom Development S.A. takes place through a formalized process of periodic identification, review, control and assessment of risk factors. The objective of this process is to set relevant procedures and processes for identified risks. The implementation of those procedures and processes is aimed at eliminating or reducing the risk, to which the Company and the Group are exposed. The fundamental activity adopted by the Company so as to reduce the exposure to market risks is proper assessment of potential and control of current development projects based on investment models and decision-making procedures developed in the Company. The adherence to such procedures is closely monitored by the Management Board of the Company.

8. FACTORS THAT WILL IMPACT THE RESULTS ACHIEVED BY THE COMPANY IN AT LEAST THE NEXT SIX MONTHS

The most important factors that may impact the financial situation of the Company in at least the next six month perspective are:

- The economic trend in the residential market, where the Company 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 customers,
- Achieving the planned sales volume in terms of quantity and value,
- The timely delivery of construction works in line with the schedules by the construction companies completing individual projects of the Company in the general contractor system,
- Availability of external finance (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 Company in an uncontrolled manner,
- Maintaining the stable political situation and creating a positive economic climate by the government and local authorities.



9. THE MANAGEMENT BOARD AND THE SUPERVISORY BOARD

9.1. Composition of the Management Board of the Company as at 30 June 2019

Jarosław Szanajca, President of the Management Board

Janusz Zalewski, Vice President of the Management Board

Małgorzata Kolarska, Vice President of the Management Board

Mikołaj Konopka, Member of the Management Board

Terry R. Roydon, Member of the Management Board

9.2. Composition of the Supervisory Board of the Company as at 30 June 2019

Grzegorz Kiełpsz, Chairman of the Supervisory Board

Markham Dumas, Vice Chairman of the Supervisory Board

Marek Moczulski, Vice Chairman of the Supervisory Board

Michael Cronk, Member of the Supervisory Board

Mark Spiteri, Member of the Supervisory Board

Dorota Podedworna-Tarnowska, Member of the Supervisory Board

Krzysztof Grzyliński, Member of the Supervisory Board

10. LIST OF SHAREHOLDERS

List of shareholders who hold, directly or indirectly through subsidiaries, at least 5% of the overall number of votes at the General Shareholders Meeting of the Company ("GSM") as at the day of preparing of this Management Board's Report of Activities of the Company in the first half of 2019 are presented in the table below.

	Status as at t	Status as at the date of preparing of this report Number of votes at the GSM Status as at the date of preparing of this report Number of votes at the GSM			Change in the period from publication of the quarterly financial statements for the three-month period ended 31.03.2019
	Shares				Shares
SCOP Poland S.à r.l.	14 155 941	56,47	14 155 941	56,47	-
Jarosław Szanajca	1 454 050	5,80	1 454 050	5,80	-
Aviva Otwarty Fundusz Emerytalny Aviva Santander *)	1 313 383	5,24	1 313 383	5,24	bd
Grzegorz Kiełpsz	1 280 750	5,11	1 280 750	5,11	-

^{*)} Shareholding of Aviva OFE Aviva Santander (formerly Aviva OFE Aviva BZ WBK) 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.).

11. SHAREHOLDING IN THE DOM DEVELOPMENT S.A. AND SHARE OPTIONS

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 of preparing of this Management's Report of Activities of the Company in the first half of 2019 are presented in the table below.



		atus as at the date of this repo	publication statement month p	the period from of the financial s for the three- period ended 03.2019	
	Shares	Share options	Total	Shares	Share options
The Management Board					
Jarosław Szanajca	1 454 050	-	1 454 050	-	-
Janusz Zalewski	350 000	-	350 000	-	-
Małgorzata Kolarska	231 500	300 000	531 500	-	-
Mikołaj Konopka	1 292	-	1 292	-	-
Terry R. Roydon	58 500	-	58 500	-	-
The Supervisory Board					
Grzegorz Kiełpsz	1 280 750	-	1 280 750	-	-
Mark Spiteri	900	-	900	-	-

12. FORECASTS

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

13. PROCEEDINGS BEFORE COURT, ARBITRATION OR PUBLIC ADMINISTRATION AUTHORITY

As of 30 June 2019 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 subsidiaries, the value of which would be at least 10% of the Company's shareholders' equity.

As of 30 June 2019 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 at 30 June 2019 the Company was not a party to any material court cases.

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

14. TRANSACTIONS WITH RELATED ENTITIES

All transactions made by the Company with related entities are based on the arm's length principle.

15. SURETYSHIPS AND GUARANTEES GRANTED

The total value of suretyships and guarantees granted by the Company and its subsidiaries within the Group is not significant compared to the scale of operations of the Company and the Group.

Information of conditional liabilities of the Company are presented in note 7.23 to the interim condensed financial statements for the six-month period ended 30 June 2019.