

# **DOM DEVELOPMENT S.A.**

# INTERIM CONDENSED FINANCIAL STATEMENTS FOR THE PERIOD OF THREE MONTHS ENDED ON 30 SEPTEMBER 2010

PREPARED IN ACCORDANCE WITH INTERNATIONAL FINANCIAL REPORTING STANDARDS

Dom Development S.A.

Interim condensed balance sheet
as at 30 September 2010
(all amounts in thousands PLN unless stated otherwise)

#### **INTERIM CONDENSED BALANCE SHEET** I.

		30.09.2010	21 12 2000	
ASSETS	Note	(unaudited)	31.12.2009	
Fixed assets				
Intangible fixed assets		952	717	
Tangible fixed assets		5 807	5 432	
Investments in subsidiaries and associated entities		2 946	1 642	
Long-term receivables		1 154	2 438	
Long-term deferred costs		-	74	
Total fixed assets		10 859	10 303	
Current assets				
Inventory	. 4	1 236 380	1 295 762	
Trade and other receivables		25 591	37 171	
Other current assets		3 627	4 959	
Cash and cash equivalents	6	330 676	225 828	
Total current assets	•	1 596 274	1 563 720	
Total assets	•	1 607 133	1 574 023	

FOURTY AND LYADY TTTE	Note	30.09.2010	24.42.2000
EQUITY AND LIABILITIES		(unaudited)	31.12.2009
Shareholders' Equity			
Share capital	7	24 560	24 560
Share premium		231 535	231 535
Reserve capital from valuation of share options		21 711	18 726
Other capital (supplementary capital)		453 943	388 361
Reserve capital from reducing the share capital		510	510
Accumulated, unappropriated profit (loss)		33 691	85 230
Total shareholders' equity		765 950	748 922
Liabilities			
Long-term liabilities			
Long-term loans	9	107 330	184 945
Deferred tax provision	10	5 566	11 668
Bonds	11	300 000	200 000
Other long-term liabilities		-	-
Total long-term liabilities		412 896	396 613
Short-term liabilities			
Trade payables, tax payables and other liabilities		124 625	130 733
Short-term part of long-term loans	9	159 597	134 218
Accrued interest on loans and bonds	12	3 331	1 861
Personal income tax payables		1 979	2 346
Short-term provisions		12 463	13 018
Deferred income		126 292	146 312
Total short-term liabilities		428 287	428 488
Total liabilities		841 183	825 101
Total equity and liabilities		1 607 133	1 574 023

Dom Development S.A.

Interim condensed income statement
for the periods of three and nine months ended on 30 September 2010
(all amounts in thousands PLN unless stated otherwise)

#### II. INTERIM CONDENSED INCOME STATEMENT

		Period of nine	months	Period of three	months
		ended o		ended o	n
		30.09.2010	30.09.2009	30.09.2010	30.09.2009
	Note	(unaudited)	(unaudited)	(unaudited)	(unaudited)
Sales revenues	14	417 303	512 186	114 505	132 235
Cost of sales	15	(314 633)	(370 930)	(84 774)	(106 759)
Gross profit on sales		102 670	141 256	29 731	25 476
Selling expenses	15	(19 941)	(16 535)	(5 640)	(5 542)
General administrative expenses	15	(31 732)	(30 918)	(10 932)	(9 628)
Other operating income		1 618	2 637	262	534
Other operating expenses		(2 605)	(2 964)	(178)	(1 179)
Operating profit		50 010	93 476	13 243	9 661
Financial income	16	2 549	8 252	1 201	786
Financial costs		(9 982)	(9 345)	(3 712)	(3 992)
Profit before tax		42 577	92 383	10 732	6 455
Income tax expense	17	(8 886)	(17 265)	(2 336)	(1 499)
Profit after tax		33 691	75 118	8 396	4 956
Consolidated earnings per share:					
Basic (PLN)	18	1.37	3.06	0.34	0.20
Diluted (PLN)	18	1.36	3.05	0.34	0.20

Dom Development S.A.

Interim condensed statement of comprehensive income for the periods of three and nine months ended on 30 September 2010 (all amounts in thousands PLN unless stated otherwise)

#### INTERIM CONDENSED STATEMENT OF COMPREHENSIVE INCOME III.

	Period of nine months ended on		Period of three ended of	
	30.09.2010	30.09.2009	30.09.2010	30.09.2009
	(unaudited)	(unaudited)	(unaudited)	(unaudited)
Net profit	33 691	75 118	8 396	4 956
Other comprehensive income	-	-	-	-
Total comprehensive income	33 691	75 118	8 396	4 956

**Dom Development S.A.**Interim condensed cash flow statement for the period of nine months ended on 30 September 2010 (all amounts in thousands PLN unless stated otherwise)

#### INTERIM CONDENSED CASH FLOW STATEMENT IV.

	Period of nine	
	ended o	
	<b>30.09.2010</b> (unaudited)	<b>30.09.2010</b> <i>(unaudited)</i>
Cash flow from operating activities	(==========	(0
Profit before taxation	42 577	92 383
Adjustments:		5_555
Depreciation	1 771	1 818
Profit/loss on foreign exchange differences	13	85
Profit/loss on investments	20	(6 330)
Interest paid and accrued	16 928	13 930
Cost of the management option scheme	2 985	3 754
Changes in the operating capital	2 303	3 7 3 4
Changes in provisions	- (EEE)	(1.442)
Changes in inventory	(555)	(1 442)
Changes in receivables	60 067	47 816
Changes in short term liabilities excluding loans and borrowings	12 864	30 122
Changes in prepayments	(6 109)	244
	(19 655)	(198 471)
Other adjustments	(75)	(85)
Cash flow generated from operating activities	110 831	(16 176)
Interest paid	(14 215)	(19 132)
Income tax paid	(15 354)	(32 700)
Net cash flow from operating activities	81 262	(68 008)
Cash flow from investing activities		
Proceeds from the sale of intangible assets and tangible fixed assets	23	379
Dividends received	-	6 370
Other income from financial assets	40	175
Acquisition of intangible and tangible fixed assets	(2 392)	(846)
Net cash flow from investing activities	(2 329)	6 078
Cash flows from financing activities		
Proceeds from contracted loans and borrowings	01 042	102 752
Proceeds from contracted bonds	81 843	103 752
Repayment of loans and borrowings	99 690	(70.272)
Dividend payments	(134 565)	(70 272)
Borrowings granted	(19 648)	(19 648)
5 5	(1 300)	-
Payment of financial leasing liabilities	(105)	(143)
Net cash flow from financing activities	25 915	13 689
Increase / (decrease) in net cash and cash equivalents	104 848	(48 241)
Cash and cash equivalents – opening balance	225 828	213 168
Cash and cash equivalents – closing balance	330 676	164 927

**Dom Development S.A.**Interim condensed statement of changes in the shareholders' equity for the period of nine months ended on 30 September 2010 (all amounts in thousands PLN unless stated otherwise)

#### ٧. INTERIM CONDENSED STATEMENT OF CHANGES IN THE SHAREHOLDERS' EQUITY

	Share capital	Share premium less treasury shares	Other capitals (supplemen tary capital)	Reserve capital from reduction of share capital	Reserve capital from the valuation of shares options	Accumulated unappropriated profit (loss)	Total equity
Balance as at 1 January 2010	24 560	231 535	388 361	510	18 726	85 230	748 922
Transfer of profit to supplementary capital	-	-	65 582	-	-	(65 582)	_
Payment of dividend to shareholders	-	-	-	-	-	(19 648)	(19 648)
Creation of reserve capital from the valuation of the share options	-	-	-	-	2 985	_	2 985
Total Comprehensive income for nine months ended on 30 September 2010	-	-	-	-	-	33 691	33 691
Balance as at 30 September 2010 (unaudited)	24 560	231 535	453 943	510	21 711	33 691	765 950

	Share capital	Share premium less treasury shares	Other capitals (supplemen tary capital)	Reserve capital from reduction of share capital	Reserve capital from the valuation of shares options	Accumulated unappropriated profit (loss)	Total equity
Balance as at 1 January 2009	24 560	231 535	371 837	510	13 908	36 172	678 522
Transfer of profit to supplementary capital	-	-	122 514	-	-	(122 514)	-
Payment of dividend to shareholders	-	-	-	-	-	(19 648)	(19 648)
Creation of reserve capital from the valuation of the share options	-	-	(105 990)	-	-	105 990	-
Transfer of the adjustment to the opening balance to the supplementary capital (implementation of IFRIC-15)					3 754		2.754
Total Comprehensive income for nine months ended on 30 September 2009	_	_	_	_	-	75 118	3 754 75 118
Balance as at 30 September 2009 (unaudited)	24 560	231 535	388 361	510	17 662	<b>75 118</b>	737 746

Additional notes to the interim condensed financial statements for the period of three months ended on 30 September 2010 (all amounts in thousands PLN unless stated otherwise)

#### VI. ADDITIONAL NOTES TO THE INTERIM CONDENSED FINANCIAL STATEMENTS

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

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

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

The Company is a majority-owned subsidiary of Dom Development B.V. with its registered office in the Netherlands. As at 30 September 2010, Dom Development B.V. controlled 63.10 % of the Company's shares.

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

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

In the period of three months ended on 30 September 2010 the Company did not discontinue any of its activities.

# Note 2. Significant accounting policies

#### Basis for the preparation of the financial statements

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

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

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

The condensed financial statements are stated in Polish zloty (PLN). Financial data included in the financial statements are expressed in thousands of PLN unless stated otherwise.

The presented interim condensed balance sheet, interim condensed income statement, interim condensed statement of comprehensive income, interim condensed cash flow statement and interim condensed statement of changes in equity are unaudited, but they were a subject of review by a certified independent auditor. These unaudited interim condensed financial statements do not include all information and footnote disclosures which are required in annual financial statements and therefore should be read in conjunction with the audited financial statements and the notes thereto for the year ended 31 December 2009.

The Company also prepares interim condensed consolidated financial statements of Dom Development Capital Group for the period of three months ended on 30 September 2010, that were approved by the Management Board of the Company on 3 November 2010

#### Significant accounting policies

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

Additional notes to the interim condensed financial statements for the period of three months ended on 30 September 2010 (all amounts in thousands PLN unless stated otherwise)

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

These 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 2009, except for the following amendments to existing standards and new interpretations that are effective for financial years beginning on 1 January 2010:

- IFRS 3 *Business Combinations* (revised in January 2008). The adoption of these amendment did not have an impact on the financial position or performance of the Company.
- Amendments to IAS 27 Consolidated and Separate Financial Statements (issued in January 2008). The adoption of these amendment did not have an impact on the financial position or performance of the Company.
- Amendments to IAS 39 Financial Instruments: Recognition and Measurement: Eligible Hedged Items (issued in July 2008). The adoption of these amendments did not have an impact on the financial position or performance of the Company.
- IFRS 1 *First-time Adoption of International Financial Reporting Standards* (restructured in November 2008). The adoption of this revised standard had no impact on the financial position or performance of the Company.
- IFRIC 17 *Distributions of Non–cash Assets to Owners*. The adoption of this interpretation had no impact on the financial position or performance of the Company.
- Improvements to IFRSs (issued in April 2009). The adoption of these improvements had no impact on the financial position or performance of the Company.
- Amendments to IFRS 2 Share—based Payments Group Cash-settled Share-based Payment Transactions (amended
  in June 2009) The adoption of these amendments had no impact on the financial position or performance of the
  Company.
- Amendments to IFRS 1 First-time Adoption of International Financial Reporting Standards: Additional Exemptions for First-time Adopters. The adoption of these amendments had no impact on the financial position or performance of the Company.
- IFRIC 12 Service Concession Arrangements. The Company does not pursue business activities related to concessionned services.

The following amendments to IFRSs issued by the International Accounting Standards Council or the International Financial Reporting Interpretation Committee have not come into force:

- IAS 24 *Related Party Disclosures* (revised in November 2009) effective for financial years beginning on or after 1 January 2011,
- Amendments to IAS 32 *Financial instruments: presentation: Classification of Rights Issues* effective for financial years beginning on or after 1 February 2010,
- IFRS 9 *Financial Instruments* effective for financial years beginning on or after 1 January 2013 not endorsed by EU till the date of approval of these financial statements,
- Amendments to IFRIC 14 IAS 19 The Limit on a Defined Benefit Asset, Minimum Funding Requirements and their Interaction: Prepayments of a Minimum Funding Requirements – effective for financial years beginning on or after 1 January 2011,
- IFRIC 19 Extinguishing Financial Liabilities with Equity Instruments effective for financial years beginning on or after 1 July 2010,
- Amendment to IFRS 1 First-time Adoption of International Financial Reporting Standards: Limited Exemption from Comparative IFRS 7 Disclosures for First-time Adopters – effective for financial years beginning on or after 1 July 2010,
- Improvements to IFRSs (issued in May 2010) some improvements are effective for annual periods beginning on or after 1 July 2010, the rest is effective for annual periods beginning on or after 1 January 2011 not endorsed by EU till the date of approval of these financial statements.

Additional notes to the interim condensed financial statements for the period of three months ended on 30 September 2010 (all amounts in thousands PLN unless stated otherwise)

The introduced amendments were analysed by the Company and do not affect the financial data presented in these interim condensed financial statements.

## Note 3. Key assumptions and bases for estimates

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

Note 4. Inventories

INVENTORY	30.09.2010	31.12.2009
Advances on deliveries	18 619	52 823
in this at purchase prices/production costs	18 688	52 892
in this write down to the net realisable value	(69)	(69)
Semi-finished goods and work in progress	986 852	733 001
in this at purchase prices/production costs	1 009 784	757 936
in this write down to the net realisable value	(22 932)	(24 935)
Finished goods	230 909	509 938
in this at purchase prices/production costs	231 343	510 383
in this write down to the net realisable value	(434)	(445)
Total	1 236 380	1 295 762

WRITE DOWN TO THE NET REALISABLE VALUE	01.01- - 30.09.2010	01.01- - 30.09.2009
Balance at the beginning of the period	25 449	11 436
Increase	3 912	5 649
Decrease	(5 926)	(3 225)
Balance at the end of the period	23 435	13 860

Write down to the net realisable value resulted from the impairment tests and analysis performed by the Company.

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

SECURITY ON INVENTORIES – MORTGAGE	30.09.2010	31.12.2009
Balance sheet value of inventory used to secure liabilities	479 297	629 183
Value of mortgages used to secure the loans	860 393	987 900

# Note 5. Change in the write-offs revaluating short-term receivables

	01.01-	01.01-
CHANGE IN THE WRITE-OFFS REVALUATING TRADE AND OTHER RECEIVABLES	- 30.09.2010	- 30.09.2009
Opening balance	3 547	2 161
a) Additions	849	500
b) Disposals	-	(161)
Closing balance	4 396	2 500

Additional notes to the interim condensed financial statements for the period of three months ended on 30 September 2010 (all amounts in thousands PLN unless stated otherwise)

## Note 6. Cash and cash equivalents

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

CASH AND CASH EQUIVALENTS	30.09.2010	31.12.2009	30.09.2009
Cash in hand and at bank	2 842	1 828	2 566
Short-term deposits	327 806	223 957	196 453
Overdrafts	-	-	(34 126)
Other	28	43	34
Total	330 676	225 828	164 927

The Company presents overdrafts as a decrease in cash and cash equivalents due to holding deposits in the same banks exciding the level of the overdrafts (see note 9).

Note 7. Share capital

SHARE (	CAPITAL (STRUC	TURE) AS AT	30.09.2010 AND	31.12.2009				
Series/ issue	Type of shares	Type of preference	Limitation of right to shares	Number of shares	Nominal value of series/issue (PLN)	Capital covered with	Registration date	Right to dividend (since)
Α	bearer	-	-	21 344 490	21 344 490	cash	12.09.2006	12.09.2006
F	bearer	-	-	2 705 882	2 705 882	cash	31.10.2006	31.10.2006
Н	bearer	-	-	172 200	172 200	cash	14.02.2007	14.02.2007
I	bearer	-	-	92 700	92 700	cash	14.02.2007	14.02.2007
J	bearer	-	-	96 750	96 750	cash	14.02.2007	14.02.2007
L	bearer	-	-	148 200	148 200	cash	14.02.2007	14.02.2007
Total nu	mber of shares .			24 560 222				
Total sh	Total share capital				24 560 222			
Nominal	Nominal value per share = PLN 1							

Description of changes in the share capital of the holding company in the period from 1 January 2010 to the date of preparing the financial statements.

In the period from 1 January 2010 by the date of preparation of these financial statements there have been no changes to the shareholders capital.

List of shareholders who have, directly or indirectly through subsidiaries, at least 5% of the overall number of votes at the General Shareholders Meeting ("GSM") as at the date of preparing and approving by the Company's Management Board these financial statements for the period of three months ended 30 September 2010

	State as at the date	e of preparii	Change in the period from publication of the interim financial statements for the period of 6 months ended at 30 June 2010		
	Shares	% of capital	Number of votes at the GSM	% of votes at the GSM	Shares
Dom Development B.V	15 496 386	63.10	15 496 386	63.10	-
Jarosław Szanajca	1 534 050	6.25	1 534 050	6.25	-
Grzegorz Kiełpsz	1 280 750	5.21	1 280 750	5.21	-

Additional notes to the interim condensed financial statements for the period of three months ended on 30 September 2010 (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 of of preparing and approving by the Company's Management Board these financial statements for the period of three months ended 30 September 2010

	Status as at the date of preparation of these financial statements			Change in the period fr interim financial stateme months ended a	ents for the period of 6
	Shares	Share Options	Total	Shares	Share Options
Management Board					
Jarosław Szanajca	1 534 050	-	1 534 050	-	-
Janusz Zalewski	300 000	100 000	400 000	-	-
Jerzy Ślusarski	9 363	86 100	95 463	-	-
Janusz Stolarczyk	100 200	52 680	152 880	-	-
Terry Roydon	58 500	50 000	108 500	-	-
Supervisory Board					
Grzegorz Kiełpsz	1 280 750	-	1 280 750	-	-
Zygmunt Kostkiewicz	29 500	-	29 500	-	-

#### Note 8. Dividend

On 20 May 2010 the Ordinary General Meeting of the Shareholders of the Company decided to assign PLN 19 648 thousand from the Company's profit for 2009 for dividend what means the payment of PLN 0.80 per share. The dividend day was set at 8 June 2010 and the day of payment of the dividend was set at 23 June 2010. The dividend was paid on in accordance with the resolution.

In the preceding year there was also allocated PLN 19 648 thousand for dividend, what gave a payment of PLN 0.80 per share.

Note 9. Loans and borrowings

LOANS DUE WITHIN	30.09.2010	31.12.2009
1 year	159 597	134 218
More than 1 year less then 2 years	62 330	94 945
More than 2 years less then 5 years	45 000	90 000
More than 5 years	-	-
Total loans	266 927	319 163
including: long-term	107 330	184 945
short-term	159 597	134 218

As at 30 September 2010 and 31 December 2009 the Company did not have borrowing-related liabilities. As at 30 September 2010 and 31 December 2009 all the Company's loans were expressed in Polish Zloty.

Additional notes to the interim condensed financial statements for the period of three months ended on 30 September 2010 (all amounts in thousands PLN unless stated otherwise)

# Loan liabilities as at 30 September 2010

BANK LOANS	AS AT 30.09.2010					
Bank	Registered office	Amount of loan - as per agreement	Currency	Outstanding loan amount (less accrued interest)	Currency	Due date
BOŚ	Warsaw	100 000	PLN	74 957	PLN	30.06.2011
PKO BP	Warsaw	200 000	PLN	135 000	PLN	31.12.2012
PKO BP	Warsaw	65 000	PLN	11 521	PLN	31.01.2011
PKO BP	Warsaw	65 000	PLN	28 119	PLN	31.03.2012
BOŚ	Warsaw	17 330	PLN	17 330	PLN	30.09.2012
Total bank loar	ns	•		266 927	PLN	

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

In case the Group holds overdrafts and deposit accounts in the same crediting banks in excess of the overdrafts with deposit accounts payment terms preceding repayment of the overdrafts, the Group presents these overdrafts as a decrease in cash and cash equivalents in these financial statements (see note 6).

BANK LOANS R	REDUCING ASSETS	AS AT 30.09.200	)9			
Bank	Registered office	Amount of loan – as per agreement	Currency	Outstanding loan amount (less accrued interest)	Currency	Due date
BOŚ	Warszawa	40 000	PLN	34 126	PLN	23.04.2010
PKO BP	Warszawa	40 000	PLN	-	PLN	16.03.2010
Total overdraft	s	80 000	PLN	34 126	PLN	

BANK LOANS REDUCING ASSETS AS AT 30.09.2010								
Bank	Registered office	Amount of loan – as per agreement	Currency	Outstanding loan amount (less accrued interest)	Currency	Due date		
BOŚ	Warszawa	5 000	PLN	-	PLN	19.08.2012		
Total overdraft	's	5 000	PLN	-	PLN			

Additional notes to the interim condensed financial statements for the period of three months ended on 30 September 2010 (all amounts in thousands PLN unless stated otherwise)

#### Note 10. Deferred tax

The Company has changed the presentation of deferred tax assets and deferred tax provision. In the balance sheet presented in the financial statements for the period of twelve months ended as at 31 December 2009 deferred tax assets and deferred tax provision were presented separately as items of assets and liabilities respectively. In these financial statements these items are presented on the net basis. This change is presented in the table below.

Deferred tax show in balance sheet as at 31.12.2009	Assets	Liabilities
Before the change of presentation in balance sheet	9 354	21 022
After the change of presentation in balance sheet	-	11 668

#### Note 11. Bonds

BONDS	30.09.2010	31.12.2009
Nominal value of the issued bonds	300 000	200 000

On 5 November 2007 the Company and Bank BPH S.A. signed a Bond Issue Programme Agreement. During the seven-year term of this programme, based on the above agreement Dom Development S.A. is allowed to issue mid-term bonds (with a maturity date exceeding 1 year, but not 7 years) with the total value of no more than PLN 400 000 000, which is to be construed as the nominal value of all issued and unredeemed bonds on any day of the term of the Programme. The return on bonds depends on the market conditions on the sale date and calculated according to WIBOR 3M + 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 total 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 of these bonds is 28 November 2012 and the interest rate at WIBOR 3M plus bank commission is payable every three months until the settlement date. The interest becomes due and payable in February, May, August and November during the term of the agreement. The proceeds from the issue of bonds are used for financing the development of the Company. The bonds are an unsecured liability of the Company.

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 total nominal value of PLN 85 000 000. The maturity date of these bonds is 30 June 2015. The issue value is equal to the nominal value. The interest rate is set at WIBOR 6M plus commission. The bonds are an unsecured liability of the Company.

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

BONDS ISSUED AS AT 30.09.2010							
Series	Issue date	Amount	Currency	Contractual maturity date			
I	28.11.2007	200 000	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:	300 000	PLN				

Additional notes to the interim condensed financial statements for the period of three months ended on 30 September 2010 (all amounts in thousands PLN unless stated otherwise)

Nota 12. Accrued interest liability on loans and bonds.

ACCRUED INTEREST LIABILITY ON LOANS AND BONDS	30.09.2010	31.12.2009
Accrued interest on bonds	2 764	1 022
Accrued interest on loans	567	839
Total accrued interest on loans and bonds	3 331	1 861

In the balance sheet presented in the consolidated financial statements for the twelve month period ended 31 December 2009 the accrued interest on loans and bonds were presented as "deferred income and accrued liabilities".

# Note 13. Segment reporting

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

Note 14. Operating income

SALES REVENUES BY KIND	01.01- 30.09.2010	01.01- 30.09.2009	01.07- 30.09.2010	01.07- 30.09.2009
Sales of finished goods	408 698	498 851	111 721	127 813
Sales of services	8 605	11 701	2 784	4 420
Sales of goods for resale (land)	-	1 634	-	2
Total	417 303	512 186	114 505	132 235

# Note 15. Operating costs

OPERATING COSTS	01.01-	01.01-	01.07-	01.07-
OPERATING COSTS	30.09.2010	30.09.2009	30.09.2010	30.09.2009
Cost of sales				
Cost of finished goods sold	(305 973)	(356 564)	(81 108)	(105 863)
Cost of services sold	(10 674)	(10 084)	(3 037)	(3 784)
Cost of land sold	-	(1 858)	-	-
Inventory write down to the net realisable value	2 014	(2 424)	(629)	2 888
Total cost of sales	(314 633)	(370 930)	(84 774)	(106 759)
Selling costs and general administrative expenses				
Selling costs	(19 941)	(16 535)	(5 640)	(5 542)
General administrative expenses  Total selling costs and general administrative	(31 732)	(30 918)	(10 932)	(9 628)
expenses	(51 673)	(47 453)	(16 572)	(15 170)
Selling costs and general administrative				
expenses by kind				
Depreciation	(1 771)	(1 818)	(613)	(585)
Cost of materials and energy	(6 980)	(5 157)	(2 191)	(1 701)
External services	(12 980)	(12 206)	(4 234)	(3 829)
Taxes and charges	(126)	(121)	(54)	(46)
Wages and salaries	(22 057)	(20 117)	(7 184)	(6 629)
Social security and other benefits	(3 053)	(2 586)	(796)	(645)
Management Options Programme	(2 985)	(3 754)	(1 006)	(1 240)
Other costs by kind  Total selling costs and general administrative	(1 721)	(1 694)	(494)	(495)
expenses by kind	(51 673)	(47 453)	(16 572)	(15 170)

Additional notes to the interim condensed financial statements for the period of three months ended on 30 September 2010 (all amounts in thousands PLN unless stated otherwise)

Note 16. Financial income

FINANCIAL INCOME	01.01- 30.09.2010	01.01- 30.09.2009	01.07- 30.09.2010	01.07- 30.09.2009
Dividends	-	6 370	=	=
Interest	2 390	1 697	1 091	637
Other	159	185	110	149
Total	2 549	8 252	1 201	786

## Note 17. Income tax

TNCOME TAY	01.01-	01.01-	01.07-	01.07-
INCOME TAX	30.09.2010	30.09.2009	30.09.2010	30.09.2009
Current income tax	14 987	27 264	6 233	6 550
Deferred income tax	(6 101)	(9 999)	(3 897)	(5 051)
Total	8 886	17 265	2 336	1 499

## Note 18. Earnings per share

CALCULATION OF BASIC AND DILUTED EARNINGS	01.01-	01.01-	01.07-	01.07-
PER SHARE	30.09.2010	30.09.2009	30.09.2010	30.09.2009
Basic earnings per share				
Profit for calculation of the basic earnings per share	33 691	75 118	8 396	4 956
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)	1.37	3.06	0.34	0.20
<b>Diluted earnings per share</b> Theoretical profit for calculation of the diluted earnings per share	33 691	75 118	8 396	4 956
Potential diluting shares related to Management Share Options Programme II	134 151	68 642	131 841	97 928
The weighted average number of ordinary shares for the calculation of diluted earnings per share	24 694 373	24 628 864	24 692 063	24 658 150
Diluted earnings per share (PLN)	1.36	3.05	0.34	0.20

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

## Note 19. Transactions with related entities

In the nine-month periods ended 30 September 2010 and 2009 the Company was a party to transactions with related entities, as listed below. Descriptions of the transactions have been presented in the form of tables. In exceptional cases, descriptions of particular agreements or explanations have also been provided. Due to the Company's turnover transactions with a given related entity which did not exceed in any of the presented periods PLN 100 thousand have been omitted in the summary.

Additional notes to the interim condensed financial statements for the period of three months ended on 30 September 2010 (all amounts in thousands PLN unless stated otherwise)

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

Counterparty	Transaction description	01.01 30.09.2010	01.01- 30.09.2009
Woodsford Consulting Limited	Consulting services as per agreement dated 1 February		
	2000, with further amendments	1 068	1 160
Hansom Property Company Limited	Consulting services as per agreement dated 31 March		
	1999	168	193
Holland Park Advisory Limited	Consulting services as per agreement dated 5 January		
	2010	281	_
Towarzystwo Ubezpieczeń Wzajemnych			
Bezpieczny Dom" under liquidation	Insurance of financial losses risk	(116)	(61)
Fort Mokotów sp. z o.o	Other	-	(2)

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

Counterparty	Transaction description	01.01 30.09.2010	01.01- 30.09.2009
Dom Development Grunty sp. z o.o	Amounts of advances transferred to Dom Development Grunty Sp. z o.o. for the purchase of land as part of mandate contracts	967	301
Dom Development Grunty sp. z o.o		54 796	-

# Dom Development S.A. providing services (seller)

Counterparty	Transaction description	01.01 30.09.2010	01.01- 30.09.2009
Fort Mokotów sp. z o.o	provision of advertising and marketing services dated 15		
Fort Makatáw sp. z o o	April 2002 Repair services based on agreement dated 22 July 2005	-	450
TOTE MOROLOW Sp. 2 0.0.	Repair Services based on agreement dated 22 July 2003	108	108
Fort Mokotów sp. z o.o	Other	17	22
Dom Development Grunty sp. z o.o	Other	4	4
Dom Development Morskie Oko sp. z	Other	4	4
0.0.		36	3

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

Countainain	Transaction description	01.01	01.01-
Counterparty		30.09.2010	30.09.2009
Fort Mokotów sp. z o.o	Dividend (gross)	-	6 370

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

Countownauto	Transaction description	01.01	01.01-
Counterparty	Transaction description	30.09.2010	30.09.2009
Dom Development B.V.	Dividend (gross)	12 397	12 397

Additional notes to the interim condensed financial statements for the period of three months ended on 30 September 2010 (all amounts in thousands PLN unless stated otherwise)

# Dom Development S.A. as a borrower

Counterparty	Transaction description	01.01- -30.09.2010	01.01- -30.09.2009
Dom Development Grunty sp. z o.o	Borrowings – principal amount	1 300	-
Dom Development Grunty sp. z o.o	Interest on the borrowing	15	-

## **Balances with related entities**

Balances as in the books of the Company

	Receivables from related entities		Liabilities to related entities	
Entity	30.09.2010	31.12.2009	30.09.2010	31.12.2009
Total balance	2 485	57 122	240	173
Balances below PLN 100,000	23	15	-	1
Balances over PLN 100,000	2 462	57 107	240	172
Subsidiaries	2 462	57 028	-	-
Dom Development Morskie Oko sp. z o.o. additional				
contributions to capital	1 147	1 147	-	-
Dom Development Grunty sp. z o.o	1 315	55 881	-	-
Joint-venture	22	79	-	-
Fort Mokotów sp. z o.o	22	79	-	-
Other entities	-	-	240	172
Woodsford Consulting Limited	-	-	150	172
Holland Park Advisory Limited	-	-	90	-

# Remuneration and fees of the Management Board and Supervisory Board members of Dom Development S.A.

Counterparty	01.01- -30.09.2010	01.01- -30.09.2009
The Management Board	3 838	2 837
The Supervisory Board	639	624

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

			Value of agreement with the Company
Related person	Date	Description	(PLN)
Janusz Zalewski	29.09.2010	Promissory sale agreement concerning residential facilities with the area of 99.8 sq. m together with utility room and two parking spaces on the Saska investment	701 659.20

Apart from those stated above, the Company did not enter in any other transactions with the Management Board and Supervisory Board members.

Additional notes to the interim condensed financial statements for the period of three months ended on 30 September 2010 (all amounts in thousands PLN unless stated otherwise)

# Note 20. Incentive plan – Management Options Programme

Structure of share options allocated and not exercised as at 30 September 2010:

Programme	Amount of options	Exercise price per option (PLN)	
Programme II	310 800	114.48	
Programme II	186 175	14.91	
Programme II	31 000	16.97	
Programme II	198 025	40.64	
Total	726 000		

## Allocation of new share options

In the period of three months ended 30 September 2010 the Company did not allocate any new share options.

Note 21. Contingent liabilities

CONTINGENT LIABILITIES	30.09.2010	31.12.2009
Guarantees	100	102
Sureties	857	1 093
Total	957	1 195

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

CONTINGENT LIABILITIES	30.09.2010	31.12.2009
Bills of exchange, including:		
bills of exchange constituting an additional guarantee for BOS bank in respect of claims arising from the granted loan	100 000	140 000
bills of exchange constituting an additional guarantee for PKO BP bank in respect of claims arising from the granted loan	130 000	105 000
<ul> <li>bills of exchange constituting an additional guarantee for BOŚ bank in respect of claims arising from the trilateral contract on insurance of loan guarantees of the Company's clients</li> </ul>	2 000	2 000
<ul> <li>bills of exchange constituting an additional guarantee for BOS bank in respect of claims arising from the granted loan</li> </ul>	5 000	-
bills of exchange constituting an additional guarantee for BOŚ bank in respect of claims arising from the granted loan	17 330	-
Total	254 330	247 000

In the three month period ended 30 September 2010 the Company did not provide any guarantees for loans, borrowings or other guarantees – jointly to one entity or its subsidiary, of which the value would be material for the Company or would amount to at least 10% of the Company's shareholders' equity.

Additional notes to the interim condensed financial statements for the period of three months ended on 30 September 2010 (all amounts in thousands PLN unless stated otherwise)

#### Note 22. Material court cases as at 30 September 2010

During the reporting period covered by this financial statements, as of 30 September 2010 there were no single proceedings before any court, competent authority for arbitration proceedings or public administrative agencies, concerning the Company's or its subsidiary entities' obligations or receivables, the value of which would be at least 10% of the Company's equity.

At the date of 30 September 2010, the Company was party to proceedings concerning obligations and receivables, the total value of which was approx PLN 108 887 thousand with total value of proceedings concerning obligations at approx PLN 84 336 thousand and total value of proceedings concerning receivables at approx PLN 24 551 thousand.

The largest proceeding concerning the Company's receivables is the enforcement proceeding of the Company's petition of 20 January 2009 against Erabud Sp. z o.o. with its registered seat in Warsaw, in order to enforce an amount of 35% of the gross price value of real estate i.e. PLN 22 672 419.00 paid to Erabud Sp. z o.o. on the basis of a preliminary purchase agreement dated 4 January 2008 and relating to the purchase of real estate in Józefosław, municipality Piaseczno, of surface 88 495 m².

The largest proceeding concerning the Company's obligations is closely related with the above–mentioned enforcement proceedings. This is the matter of the action of Erabud Sp. z o.o. with its registered seat in Warsaw, for the performance of the above–mentioned preliminary purchase agreement dated 4 January 2008. A statement of claim of Erabud Sp. z o.o. dated 26 September was served to the Company on 8 October 2009. The value of the dispute amounts to PLN 64 778 340.00 and is identical to the total gross price for the above-mentioned real estate, as specified in the said preliminary agreement. In the opinion of the Management Board of the Company, the above-mentioned statement of claim is unfounded. The Company effectively withdrew from the said preliminary agreement on 17 September 2008. Then, in the absence of Erabud Sp. z o.o.'s voluntary reimbursement of the downpayment in the amount of PLN 22 672 419.00, the Company has started the said procedure for enforcement with the court enforcement officer.

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

#### Note 23. Additional information on the operating activity of the Company

In the period from 1 January to 30 September 2010 the following material changes in the portfolio of the Company's investments under construction took place:

## Projects commenced in the period from 1 January till 30 September 2010

Project	Standard	Number of apartments
Regaty 4 phase	Popular	202
Saska I 2 phase	Popular	145
Klasyków 1 phase	Popular	135
Adria 1 phase	Popular	256
Derby 11	Popular	87
Derby 20	Popular	90
Przy Ratuszu	Popular	465

In the period from 1 January till 30 September 2010 the Company did not complete any projects.

Additional notes to the interim condensed financial statements for the period of three months ended on 30 September 2010 (all amounts in thousands PLN unless stated otherwise)

# Note 24. The factors which will influence the results achieved by the Company at least in the next three months

The most important factors which may influence the financial situation of the Company at least in the next three months are:

- economic trend of the residential market which the Company is operating on,
- impact of worldwide crisis of financial markets on Polish economy and banking system,
- availability of home loans, and especially convenient terms of such loans for potential clients,
- achieving the planned sales volume in terms of quantity and value, as well as in the individual market segments, especially in the light of the current economic downturn on the primary market of apartment sales,
- prompt, compliant with schedules, completion of the construction works by the construction companies completing individual investments of the Company in the general construction system,
- availability of external financing (loans, bonds) for the real estate development entities,
- lack of sudden changes in the legal and tax regulations that may influence in an uncontrollable manner the market demand for products offered by the Company,
- maintaining the stable political situation and creating a positive economic climate by the government and local authorities.

#### Note 25. Material post-balance sheet events

There were no material post-balance sheet events in the period between the balance sheet day and the day on which these interim condensed financial statements for the third quarter of 2010 were prepared.

#### Note 26. Forecasts

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

#### Note 27. Selected financial data translated into EURO

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

SELECTED DATA FROM THE BALANCE SHEET	30.09.2010	31.12.2009
	thousand EURO	thousand EURO
Total current assets	400 370	380 634
Total assets	403 093	383 142
Total shareholders' equity	192 112	182 299
Long-term liabilities	103 560	96 542
Short-term liabilities	107 421	104 301
Total liabilities	210 981	200 843
PLN/EURO exchange rate as at the balance		
sheet date	3.9870	4.1082

**Dom Development S.A.**Additional notes to the interim condensed financial statements for the period of three months ended on 30 September 2010 (all amounts in thousands PLN unless stated otherwise)

SELECTED DATA FROM	01.01-	01.01-	01.07-	01.07-
THE INCOME STATEMENT	-30.09.2010	-30.09.2009	-30.09.2010	-30.09.2009
	thousand EURO	thousand EURO	thousand EURO	thousand EURO
Sales revenue	104 256	116 424	28 629	31 780
Gross profit on sales	25 651	32 109	7 433	6 123
Operating profit	12 494	21 246	3 311	2 322
Profit before tax	10 637	20 998	2 683	1 551
Profit after tax	8 417	17 074	2 099	1 191
reporting period	4.0027	4.3993	3.9996	4.1610

These interim condensed financial statements were prepared and approved by the Management Board of the Company on 3 November 2010.

Jarosław Szanajca	Janusz Zalewski
President of the Management Board	Vice-President of the Management Board