

CONSOLIDATED FINANCIAL STATEMENT OF THE

CD PROJEKT CAPITAL GROUP

IN THE FISCAL YEAR 2015



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General information

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Parent entity

Name: CD PROJEKT S.A.

Legal status: Joint-stock company

Headquarters: Jagiellońska 74, 03-301 Warsaw

Country of registration: Poland

Principal scope of activity: CD PROJEKT S.A. is the holding company of the CD PROJEKT Capital Group

which focuses on videogame development as well as videogame and motion

picture distribution

Keeper of records: District Court for the City of Warsaw in Warsaw – Poland; 13th Commercial

Department of the National Court Register (Sąd Rejonowy dla m.st. Warszawy

w Warszawie, XIII Wydział Gospodarczy Krajowego Rejestru Sądowego)

Statistical Identification Number

(REGON):

492707333

Reporting period

This consolidated financial statement covers the period between 1 January and 31 December 2015 inclusive. Comparative data is valid for 31 December 2014 in the consolidated statement of financial position and for the period between 1 January 2014 and 31 December 2014 in the consolidated profit and loss account, consolidated statement of comprehensive income, consolidated statement of cash flows and statement of changes in consolidated equity.

Functional currency and presentation currency

All items in the financial statement are expressed in the currency of the primary economic environment in which the Group operates (functional currency). The financial statement is presented in Polish Zlotys (PLN), which is the functional and presentation currency of the Group and the Company. Unless indicated otherwise all figures in this consolidated financial statement are quoted in PLN thousands.

Transactions denominated in foreign currencies are converted to the functional currency according to the exchange rate on the date of the transaction. Exchange rate losses and gains on settlement of transactions and on valuation of assets and liabilities denominated in foreign currencies are reported in the profit and loss statement unless deferred in the equity capital as a cash flow hedges and hedges of net investments.

Assumption of going concern

This consolidated financial statement is prepared under the assumption that the Group and Company intend to continue as a going concern throughout the 12-month period following the balance sheet date.

The Management Board of the parent entity is not aware of any facts or circumstances which would jeopardize the assumption of going concern within said 12-month period by way of intended or forced cessation or significant reduction of continuing operations.



As of the day of preparation of this financial statement covering the period between 1 January and 31 December 2015 no events have occurred which should have been reflected in the accounts for that period but have not been reflected therein. Additionally, no important events have occurred in relation to the preceding years.

Composition of the governing bodies of the parent entity as of 31 December 2015

Management Board

President of the Board Adam Kiciński

Vice President of the Board Marcin Iwiński

Vice President of the Board Piotr Nielubowicz

Board Member Adam Badowski

Board Member Michał Nowakowski

Board Member Piotr Karwowski

Changes in Management Board composition

In Current Report no. 22/2015 of 21 October 2015 the Company announced that the Supervisory Board had appointed Mr. Piotr Karwowski to the Management Board of the Company, effective on 1 November 2015.

Supervisory Board

Chairwoman of the Supervisory Board Katarzyna Szwarc
Deputy Chairman of the Supervisory Board Piotr Pągowski
Supervisory Board Member Grzegorz Kujawski
Supervisory Board Member Maciej Majewski
Supervisory Board Member Krzysztof Kilian

Changes in Supervisory Board composition

In Current Report no. 8/2015 of 6 May 2015 the Management Board announced that Mr. Cezary Iwański had tended his resignation as member of the Supervisory Board, effective on 7 May 2015. The reason for the resignation, as stated in the formal notice, was the potential conflict of interest which might have arisen due to Mr. Cezary Iwański's appointment as Chairman of the Management Board of BPS TFI S.A.

As announced in Current Report no. 13/2015 of 28 May 2015 the Ordinary General Meeting of Shareholders reappointed the following members of the Supervisory Board for a new term

- Ms. Katarzyna Szwarc
- Mr. Grzegorz Kujawski
- Mr. Maciej Majewski
- Mr. Piotr Pągowski

Additionally, the General Meeting appointed a new member of the Supervisory Board – Mr. Krzysztof Kilian.



Licensed auditors

PKF Consult spółka z ograniczoną odpowiedzialnością sp. k. Orzycka 6 lok. 1B o2-695 Warsaw

In Current Report no. 14/2015 of 28 May 2015 the Management Board of CD PROJEKT S.A. announced that, in accordance with the applicable legislation and the professional code of conduct, the responsible body, i.e. the Supervisory Board, selected a licensed auditor to perform reviews and audits of individual and consolidated financial statements of CD PROJEKT S.A. for the year 2015. The entity selected for this purpose is PKF Consult Sp. z o.o. (currently PKF Consult spółka z ograniczoną odpowiedzialnością sp. k.). In making this choice the Supervisory Board acknowledged the need to maintain full independence and transparency of the selection process as well as of the actions performed by the selected auditor.

Regulated market listings

General information

Warsaw Stock Exchange (Giełda Papierów Wartościowych w

Warszawie S.A.)

Stock exchange

Książęca 4

00-498 Warsaw

WSE ticker symbol CDR

Depository and settlement system

National Deposit for Securities (Krajowy Depozyt Papierów

Wartościowych S.A.; KDPW)

Książęca 4

00-498 Warsaw

Investor relations

Depository and settlement system

Investor relations gielda@cdprojekt.com



Shareholder structure

Shareholders who control, directly or through subsidiaries, at least 5% of the total number of votes at the General Meeting of Shareholders of the parent entity as of the publication date of this statement

	No. of shares	Percentage share in share capital	No. of votes at the GM	Percentage share in total number of votes at the GM
Michał Kiciński ⁽¹⁾	12 281 616	12.93%	12 281 616	12.93%
Marcin Iwiński	12 000 000	12.64%	12 000 000	12.64%
Piotr Nielubowicz	5 985 197	6.30%	5 985 197	6.30%
PKO TFI S.A. ⁽²⁾	9 000 000	9.48%	9 000 000	9.48%
Amplico PTE S.A. (3)	5 003 719	5.27%	5 003 719	5.27%
AVIVA OFE (4)	4 940 000	5.20%	4 940 000	5.20%
other shareholders	45 739 468	48.17%	45 739 468	48.17%

⁽¹⁾ As disclosed in Current Report no. 2/2015 of 23 February 2015.

Changes in shareholder structure of the parent entity

In Current Report no. 2/2015 of 23 February 2015 the Company disclosed that it had received notice from Mr. Piotr Nielubowicz, acting on behalf of himself as well as the remaining parties to the agreement disclosed in Current Report No. 54/2010 of 2 September 2010, namely Mr. Marcin Iwiński, Mr. Michał Kiciński and Mr. Adam Kiciński, to the effect that the agreement existing between the parties and concerning joint purchases of Company shares and acting in concert at General Meetings of Shareholders of the Company had been dissolved on 23 February 2015. As stated by parties to the dissolved agreement, the agreement itself was a consequence of the merger between the CDP Investment Capital Group and OPTIMUS S.A. carried out in 2009-2010, whereas the current overriding concern of those parties who retain executive positions at the Company is to jointly act in the best interests of the Company and its Capital Group by discharging their executive duties.

In Current Report no. 21/2015 of 8 October 2015 the Management Board of CD PROJEKT S.A. announced that Mr. Marcin Iwiński – Vice President of the Board had sold 607 501 Company shares on the regulated market of the Warsaw Stock Exchange.

⁽²⁾ As disclosed in Current Report no. 19/2011 of 25 February 2011.

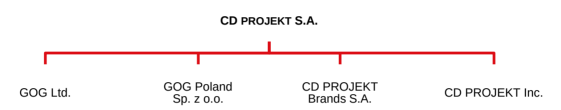
⁽³⁾ As disclosed in Current Report no. 20/2013 of 11 September 2013.

⁽⁴⁾ As disclosed in Current Report no. 25/2012 of 6 September 2012.



Capital Group – overview





In Current Report no. 35/2015 of 31 December 2015 the Management Board announced that on 31 December 2015 the registry court having jurisdiction over the Company's registered office, i.e. the District Court for the City of Warsaw, 13th Commercial Department of the National Court Registry, registered the merger between the Company and its subsidiary Brand Projekt sp. z o.o., headquartered in Warsaw, Jagiellońska 73 and entered in the Register of Entrepreneurs by the District Court for the City of Warsaw, 13th Commercial Department under the name "Brand Projekt", with registration no. (KRS) 00000470676.

The merger was carried out under Art. 492 § 1 item 1 of the Commercial Company Code (merger by takeover) by transferring the totality of the assets and liabilities of Brand Projekt (the Acquiree) to the Company (the Acquirer). In light of the fact that the Company had held 100% of Brand Projekt shares, the merger was carried out in compliance with Art. 515 § 1 and Art. 516 § 6 of the Commercial Company Code, i.e. without increasing the Company's share capital, without converting Brand Projekt shares into Company shares and without the need to submit the merger plan for review by a licensed auditor, as stipulated by Art. 503 § 1 of the Commercial Company Code.

Validation of published estimates

The Group did not publish any estimates referring to the reporting period.

Selected financial highlights

The official PLN/EUR exchange rates published by the National Bank of Poland and valid for the reporting period included in the consolidated financial statement are as follows:

Reporting period	Average rate*	Minimum rate	Peak rate	Rate as of the final day of the reporting period
01.01.2015 – 31.12.2015	4.1848	3.9822	4.3580	4.2615
01.01.2014 - 31.12.2014	4.1893	4.0998	4.3138	4.2623

^{*} Average value of exchange rates on the final day of each month belonging to the reporting period.



Selected items from the consolidated statement of financial position, consolidated profit and loss account and consolidated statement of cash flows for the reporting period, as well as the corresponding comparative data have been converted into EUR by applying the exchange rate for the final day of the reporting period, as published by the National Bank of Poland.

Assets and liabilities listed in the consolidated profit and loss account and consolidated statement of cash flows have been converted into EUR by applying the average value of exchange rates for the final day of each month belonging to the reporting period, as published by NBP.

Selected financial highlights (in EUR)

	PI	.N	EUR		
thousands	01.01.2015 - 31.12.2015	01.01.2014 - 31.12.2014*	01.01.2015 - 31.12.2015	01.01.2014 - 31.12.2014*	
Net revenues from sales of products, goods and materials	798 014	96 194	190 693	22 962	
Cost of products, goods and materials sold	210 621	60 631	50 330	14 473	
Operating profit (loss)	424 193	9 010	101 365	2 151	
Profit (loss) before tax	421 585	9 340	100 742	2 229	
Net profit (loss) from continuing operations	342 430	9 517	81 827	2 272	
Net profit (loss) attributable to equity holders of parent entity	342 430	5 212	81 827	1 244	
Net cash flows from continuing operations	371 618	(3 231)	88 802	(771)	
Net cash flows from investment activities	(12 403)	(493)	(2 964)	(118)	
Net cash flows from financial activities	27	1 627	6	388	
Aggregate net cash flows	359 242	(2 097)	85 844	(501)	
Stock volume (in thousands)	94 950	94 950	94 950	94 950	
Net profit (loss) per ordinary share (PLN/EUR)	3.61	0.05	0.86	0.01	
Diluted profit (loss) per ordinary share (PLN/EUR)	3.61	0.05	0.86	0.01	
Book value per share (PLN/EUR)	5.41	1.77	1.27	0.42	
Diluted book value per share (PLN/EUR)	5.41	1.77	1.27	0.42	
Declared or paid out dividend per share (PLN/EUR)	-	-	-	-	

^{*} following presentation adjustments

	PI	_N	EUR		
thousands	31.12.2015	31.12.2014*	31.12.2015	31.12.2014*	
Total assets	673 946	248 945	158 148	58 406	
Liabilities and provisions for liabilities (less accrued charges)	151 984	75 313	35 664	17 670	
Long-term liabilities	18 414	2 137	4 321	501	
Short-term liabilities	141 857	78 790	33 288	18 485	
Equity	513 675	168 018	120 539	39 420	
Share capital	94 950	94 950	22 281	22 277	



Statement of the Management Board of the parent entity

Pursuant to the directive of the Finance Minister of 19 February 2009 regarding the publication of periodic and current reports by issuers of securities, the Management Board of the parent entity hereby states that, to the best of its knowledge, this consolidated financial statement and comparative data contained herein have been prepared in accordance with all accounting regulations applicable to the CD PROJEKT Capital Group and that they constitute a true, unbiased and clear description of the finances and assets of the Capital Group as well as its current profit and loss balance.

This consolidated financial statement has been prepared in accordance with accounting practices consistent with the International Financial Reporting Standards (IFRS) as legislated by the European Union, which have been published and entered into force by 31 December 2015. Where such practices are not applicable the statement conforms to the Accounting Act of 29 September 1994 (Journal of Laws of the Republic of Poland, 2013, item no. 330 with subsequent changes) and to any secondary legislation based on said Act, as well as to the directive of the Finance Minister of 19 February 2009 regarding the publication of periodic and current reports by issuers of securities (Journal of Laws of the Republic of Poland, No. 2014/33).



Consolidated Financial Statement of the CD PROJEKT Capital Group

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Consolidated profit and loss statement

PLN thousands	Note	01.01.2015 – 31.12.2015	01.01.2014 - 31.12.2014*
Sales revenues	1,2	798 014	96 194
Revenues from sales of products	-	630 856	21 513
Revenues from sales of services	-	129	1 156
Revenues from sales of goods and materials	-	167 029	73 525
Cost of products, goods and materials sold	3	210 621	60 631
Cost of products and services sold	-	101 816	11 973
Value of goods and materials sold	-	108 805	48 658
Gross profit (loss) from sales	-	587 393	35 563
Other operating revenues	4	1 933	4 570
Selling costs	3	62 108	18 553
General and administrative costs	3	60 789	11 283
Other operating expenses	4	42 236	1 287
Operating profit (loss)	-	424 193	9 010
Financial revenues	5	8 399	2 882
Financial expenses	5	11 007	2 552
Profit (loss) before tax	-	421 585	9 340
Income tax	6	79 155	(177)
Net profit (loss) from continuing operations	-	342 430	9 517
Net profit (loss) from discontinued operations	-	-	(4 838)
Net profit (loss)	-	342 430	4 679
Net profit (loss) attributable to minority interests	-	-	(533)
Net profit (loss) attributable to equity holders of parent entity	-	342 430	5 212
Net earnings per share (in PLN)			
Basic for the reporting period	8	3.61	0.05
Diluted for the reporting period	8	3.61	0.05
Net earnings per share from continuing operations (in PLN)			
Basic for the reporting period	8	3.61	0.10
Diluted for the reporting period	8	3.61	0.10
Net earnings per share from discontinued operations (in PLN)			
Basic for the reporting period	8	-	(0.05)
Diluted for the reporting period	8	-	(0.05)

^{*} following presentation adjustments



Consolidated statement of comprehensive income

PLN thousands	Note	01.01.2015 – 31.12.2015	01.01.201 – 31.12.2014*
Net profit (loss)	10	342 430	4 679
Other comprehensive income which will be entered as profit (loss) following fulfillment of specific criteria	-	1 589	1 714
Exchange rate differences on valuation of foreign entities	-	1 5 9 0	1 714
Differences from rounding to PLN thousands	-	(1)	-
Other comprehensive income which will not be entered as profit (loss)	-	-	-
Total comprehensive income	-	344 019	6 393
Total comprehensive income attributable to minority interests	-	-	(533)
Total comprehensive income attributable to equity holders of parent entity	-	344 019	6 926

^{*} adjusted

Consolidated statement of financial position

PLN thousands	Note	01.01.2015 - 31.12.2015	01.01.2014 - 31.12.2014*
FIXED ASSETS	-	119 187	93 254
Tangible assets	12	9 380	5 499
Intangible assets	13	47 857	39 602
Goodwill	14	46 417	46 417
Other financial assets	-	547	547
Deferred income tax assets	6	14 771	912
Other fixed assets	18	215	277
CURRENT ASSETS	-	554 759	155 691
Inventories	22	34 200	96 511
Trade receivables	24	87 704	6 397
Other receivables	25	26 530	10 989
Other financial assets	-	165	2 745
Prepaid expenses	26	12 523	4 654
Cash and cash equivalents	27	393 637	34 395
TOTAL ASSETS	-	673 946	248 945

 $oldsymbol{^{*}}$ following presentation adjustments



PLN thousands	Note	01.01.2015 – 31.12.2015	01.01.2014 - 31.12.2014*
EQUITY	•	513 675	168 018
Equity attributable to shareholders of the parent company	-	513 675	168 018
Share capital	28	94 950	94 950
Supplementary capital, incl. sales of shares above nominal price	29	120 199	119 730
Other reserve capital	30	3 354	1 716
Exchange rate differences	-	2 514	924
Retained earnings	31	(49 772)	(54 514)
Net profit (loss) for the reporting period	-	342 430	5 212
Minority share capital	-	-	-
LONG-TERM LIABILITIES	-	18 414	2 137
Other financial liabilities	34,40	-	260
Deferred income tax liabilities	6	17 956	874
Deferred revenues	41	423	976
Provisions for employee benefits and similar liabilities	42	35	27
SHORT-TERM LIABILITIES	-	141 857	78 790
Credits and loans	33	-	4
Other financial liabilities	34	20 228	397
Trade liabilities	36	22 603	20 532
Liabilities from current income tax	-	7 524	655
Other liabilities	37,38	46 965	52 264
Deferred revenues	41	7 864	4 638
Provisions for employee benefits and similar liabilities	42	225	205
Other provisions	43	36 448	95
TOTAL LIABILITIES	-	673 946	248 945

^{*} following presentation adjustments



Statement of changes in consolidated equity

PLN thousands	Share capital	Supplementary capital from sales of shares above nominal price	Other reserve capital	Exchange rate differences	Retained earnings	Net profit (loss) for the reporting period	Equity attributable to shareholders of parent company	Minority share capital	Total equity
01.01.2015 - 31.12.2015									
Equity as of 01.01.2015	94 950	119 730	1 716	924	(49 302)	-	168 018	-	168 018
Adjustments resulting from errors in preceding years	-	-	-	-	-	-	-	-	-
Equity after adjustments	94 950	119 730	1 716	924	(49 302)	-	168 018	-	168 018
Cost of incentive program	-	-	1 638	-	-	-	1 6 3 8	-	1638
Distribution of net profit/loss coverage	-	469	-	-	(469)	-	-	-	-
Total comprehensive income	-	-	-	1 590	(1)	342 430	344 019	-	344 019
Equity as of 31.12.2015	94 950	120 199	3 354	2 514	(49 772)	342 430	513 675	-	513 675



PLN thousands 01.01.2014 – 31.12.2014	Share capital	Supplementary capital from sales of shares above nominal price	Other reserve capital	Exchange rate differences	Retained earnings	Net profit (loss) for the reporting period	Equity attributable to shareholders of parent company	Minority share capital	Total equity
Equity as of 01.01.2014	94 950	112 438	989	(790)	(41 087)	-	166 500	868	167 368
Adjustments resulting from errors in preceding years	-	-	-	-	(381)	-	(381)	-	(381)*
Equity after adjustments	94 950	112 438	989	(790)	(41 468)	-	166 119	868	166 987
Cost of incentive program	-	-	727	-	-	-	727	-	727
Distribution of net profit	-	7 292	-	-	(7 292)	-	-	-	-
Introduction/change in minority share capital	-	-	-	-	(5 754)	-	(5 754)	(335)	(6 089)
Total comprehensive income	-	-	-	1 714	-	5 212	6 926	(533)	6 393
Equity as of 31.12.2014	94 950	119 730	1 716	924	(54 514)	5 212	168 018	-	168 018

^{*} Adjustment presented in the Consolidated Financial Statement of CD PROJEKT S.A. for 2014



Consolidated statement of cash flows

PLN thousands	01.01.2015 – 31.12.2015	01.01.2014 - 31.12.2014*
OPERATING ACTIVITIES		
Net profit (loss)	342 430	4 679
Total adjustments:	19 110	(7 195)
Depreciation	5 146	3 162
Interest and profit sharing	(1 752)	(652)
Profit (loss) on investment activities	(117)	(786)
Change in provisions	36 380	17
Change in inventories	62 311	(44 545)
Change in receivables	(96 789)	9 770
Change in liabilities excluding credits and loans	18 215	29 840
Change in other assets and liabilities	(5 241)	7 685
Other adjustments	957	(11 686)
Cash flow from continuing operations	361 540	(2 516)
Income tax on profit (loss) before taxation	79 155	(177)
Income tax (paid) / reimbursed	(69 077)	(538)
Net cash flow from operating activities	371 618	(3 231)
INVESTMENT ACTIVITIES Inflows Liquidation of intangible and tangible fixed assets	4 754	8 191 6 635
Liquidation of intangible and tangible fixed assets	177	6 635
Liquidation of financial assets	4 573	144
Other inflows from investment activities	4	115
Outflows	17 157	8 684
Purchases of intangible and tangible fixed assets	15 140	5 505
Purchases of financial assets	62	1 902
Other outflows from investment activities	1 955	1 277
Net cash flow from investment activities	(12 403)	(493)
FINANCIAL ACTIVITIES		
Inflows	404	2 010
Credits and loans	-	3
Other inflows from financial activities	404	2 007
Outflows	377	38
Repayments of credits and loans	4	
Payments of liabilities under financial lease agreements	373	383
Net cash flows from financial activities	27	1 627
Total net cash flow	359 242	(2 097
Change in cash and cash equivalents on balance sheet	359 242	(2 097
Cash and cash equivalents at beginning of period	34 395	36 49
Cash and cash equivalents at end of period	393 637	34 39

^{*} Following presentation adjustments



Clarifications regarding the consolidated financial statement

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Compliance with International Financial Reporting Standards

This consolidated financial statement has been prepared in accordance with International Financial Reporting Standards (hereafter referred to as "IFRS") and with interpretations issued by the International Accounting Standard Board approved by the EU under the relevant Regulation on the Application of International Accounting Standards (European Council 1606/2002), hereafter referred to as UE IFRS.

UE IFRS comprise standards and interpretations endorsed by the International Accounting Standards Board (IASB) and the International Financial Reporting Interpretations Committee (IFRIC), approved for use in the EU.

Standards and interpretations applied for the first time

In preparing its consolidated financial statement for 2015 the Group applied the same accounting standards as in its consolidated financial statement for 2014 with exception of the following new and amended standards and interpretations approved by the European Union and applicable to reporting periods beginning on or after 1 January 2015:

Amendments to IFRS (2011-2013) – adopted under the annual IFRS improvements cycle

- Changes in IFRS 1 clarify that clarify that if a new IFRS is not yet mandatory but permits early application, that IFRS is
 permitted, but not required, to be applied in the entity's first IFRS financial statements.
- Changes in IFRS 3 alter the scope of the standard and excludes excludes the formation of all types of joint arrangements from the scope of IFRS 3.
- Changes in IFRS 13 clarify that the portfolio exception applies to all contracts within the scope of IAS 39 or IFRS 9, regardless of whether they meet the definitions of financial assets or financial liabilities as defined in IAS 32.
- Changes in IAS 40 clarify that this standard is not mutually exclusive with IFRS 3 and that both standards may be applied concurrently.

Amendments to IFRS (2010-2012) – adopted under the annual IFRS improvements cycle

- Changes in IFRS 2 clarify the definition of "vesting conditions" by separately defining a "performance condition" and a "service condition" which had previously been aggregated in the definition of "vesting conditions".
- Changes in IFRS 3 specify that a contingent consideration that is a financial asset or financial liability can only be
 measured at fair value, with changes in fair value being presented in either profit or loss or other comprehensive
 income under IFRS 9, IAS 37 or IAS 39 as appropriate.
- Changes in IFRS 8 require entities to disclose those factors that are used to identify the entity's reportable segments
 when operating segments have been aggregated, and also specify that such disclosures are only required when the
 corresponding data is regularly provided to the chief operating decision maker.
- Changes in IFRS 13 clarify that issuing IFRS 13 and amending IFRS 9 and IAS 39 did not remove the ability to measure short-term receivables and payables with no stated interest rate at their invoice amounts without discounting if the effect of not discounting is immaterial.
- Changes in IAS 16 and IAS 38 specify that when an item of property, plant and equipment or an intangible asset is
 revalued the gross carrying amount is adjusted in a manner that is consistent with the revaluation of the carrying
 amount.
- Changes in IAS 24 clarify that that an entity providing key management personnel services to the reporting entity or
 to the parent of the reporting entity is a related party of the reporting entity.



IFRIC 21 Levies - interpretation

Interpretation of IAS 37 Provisions, contingent liabilities and contingent assets provides guidance on when to recognise a liability for a levy imposed by a government, including government agencies and similar bodies, whether local, national or international.

In 2015 the Company adopted all new standards and interpretations published by the International Accounting Standards Board and the International Financial Reporting Standards Interpretation Committee and approved for use within the EU, for reporting periods beginning on or after 1 January 2015, wherever such standards and interpretations apply to the Group's business practices.

The adoption of the above mentioned standards did not cause material changes in the Company's accounting policies or in the presentation of data in the Company's financial statements.

Early application of new accounting standards

The Company did not avail itself of the possibility of early application of standards or amendments to existing standards endorsed by the European Union and applicable to reporting periods beginning on or after 1 January 2016.

Standards published and endorsed by the EU which have not yet entered into force

In approving this financial statement the Company did not apply the following standards, amendments and interpretations which have been published and approved for application in the EU but have not yet entered into force:

- Changes in IAS 19 Employee benefits applicable to reporting periods beginning on or after 1 February 2015.
 - These changes clarify the requirements that relate to how contributions from employees or third parties that are linked to service should be attributed to periods of service.
- Changes in IAS 16 Property, plant and equipment, and IAS 41 Agriculture applicable to reporting periods beginning on or after 1 January 2016.
 - These changes introduce a definition of bearer plants and clarify that produce growing on bearer plants remains within the scope of IAS 41 while the plants itself are considered part of property, plant and equipment under IAS 16.
- Changes in IAS 16 Property, plant and equipment and IAS 38 Intangible assets clarifications regarding acceptable depreciation practices, applicable to reporting periods beginning on or after 1 January 2016.
 - The amended IAS 16 clarifies that a depreciation method that is based on revenue that is generated by an activity that includes the use of an asset is not appropriate for property, plant and equipment. The amended IAS 38 introduces a presumption that an amortisation method that is based on the revenue generated by an activity that includes the use of an intangible asset is inappropriate.
- Changes in IFRS 11 Joint agreements: accounting for acquisitions of interests in joint operations applicable to reporting periods beginning on or after 1 January 2016.
 - The amended version of IFRS 11 contains provisions concerning recognition of interest in a joint operation in which the activity constitutes a business (as defined in IFRS 3 Business Combinations).
- Changes in IAS 1 Presentation of financial statements: disclosure initiative applicable to reporting periods beginning on or after 1 January 2016.
 - The amended standard encourages entities to apply professional judgment in determining which information should be disclosed in their financial statements.
- Changes in IAS 27 Separate financial statements: equity method in separate financial statements applicable to reporting periods beginning on or after 1 January 2016.
 - The proposed changes permit investments in subsidiaries, joint ventures and associates to be optionally accounted for using the equity method in separate financial statements.



 Amendments to IFRS (2012-2014) – adopted under the annual IFRS improvements cycle and applicable to reporting periods beginning on or after 1 January 2016, as follows:

Changes in IFRS 5 add specific guidance in IFRS 5 for cases in which an entity reclassifies an asset from held for sale to held for distribution or vice versa and cases in which held-for-distribution accounting is discontinued.

Changes in IFRS 7 provide additional guidance to clarify whether a servicing contract is continuing involvement in a transferred asset, and clarification on offsetting disclosures in condensed interim financial statements.

Changes in IAS 9 clarify that the high quality corporate bonds used in estimating the discount rate for post-employment benefits should be denominated in the same currency as the benefits to be paid.

Changes in IAS 34 clarify the meaning of "elsewhere in the interim report" and require a cross-reference for information contained in the interim report but outside of the interim financial statement.

This consolidated financial statement of the Company should be read in conjunction with the separate financial statement approved for publication by the Management Board and published on the same day as the consolidated financial statement, in order to obtain complete information concerning the Group's material and financial standing as of 31 December 2015, and its financial result for the period between 1 January and 31 December 2015 as stipulated by International Financial Reporting Standards approved for use by the EU.

Standards and interpretations approved by the IASB but not yet approved by the EU

In approving this financial statement the Company did not apply the following standards, amendments and interpretations which have not yet been approved by the EU:

- IFRS 9 Financial instruments applicable to reporting periods beginnig on or after 1 January 2018.
- IFRS 14 Regulatory deferral accounts applicable to reporting periods beginnig on or after 1 January 2016.
- IFRS 15 Revenue from contracts with customers applicable to reporting periods beginning on or after 1 January 2018.
- IFRS 16 Leasing applicable to reporting periods beginning on or after 1 January 2019.
- Changes in IFRS 10 Consolidated financial statements, IFRS 12 Disclosure of interest in other entities and IAS 28 Investments in associates and joint ventures: applying the consolidation exception applicable to reporting periods beginning on or after 1 January 2016.
- Changes in IFRS 10 Consolidated financial statements and IAS 28 Investments in associates and joint ventures: sale or contribution of asets between an investor and its associate or joint venture – deferred indefinitely.
- Changes in IAS 12 Income taxes: recognition of deferred tax assets for unrealized losses applicable to reporting periods beginning on or after 1 January 2017.
- Changes in IAS 7 Statement of cash flows: disclosure initiative applicable to reporting periods beginning on or after 1
 January 2017.

In the Company's opinion the above mentioned standards, interpretations and amendments will not materially affect the Company's financial statement.

Comparability of financial statements

In order to ensure comparability of financial data the following presentation-related changes were introduced for the period between 1 January and 31 December 2014:

• for the period between 1 January and 31 December 2014 the amount of 2 673 thousand PLN was deducted from the "cost of products and services sold" line item and reassigned to two other line items: "financial expenses" (1 372 thousand PLN – resulting from a change in presentation of exchange rate differences within the Group), and "financial revenues" (1 301 thousand PLN). This change has no bearing on the Group's financial result or equity.



- For the period between 1 January and 31 December 2014 presentation changes were introduced with regard to revenues from investment activities reported in the "sales of financial assets" line item. The balance of forward currency transactions (1 386 thousand PLN) was reclassified to the "profit (loss) on investment activities" line item in operating activities.
- For the period between 1 January and 31 December 2014 the amount of 69 thousand PLN, representing the cost of organizing conferences, was deducted from the "general and administrative expenses" line item and added to the "cost of products, goods and materials sold" line item. This change has no bearing on the Company's financial result or equity.
- Several adjustments were made in the presentation of advances as of 31 December 2014. As a result, the following line items were changed:

As a result of the above adjustments the following items have been changed:

Trade receivables: adjusted by 8 thousand PLN
Other liabilities: adjustd by 456 thousand PLN
Deferred revenues: adjusted by (448) thousand PLN.

Consolidation principles

Subsidiaries

Subsidiaries are defined as all companies which fall under the Group's financial and operational control, typically by way of a majority share of votes in their statutory organs. When determining whether or not the Group controls an entity, consideration is given to the existence and potential impact of voting rights which can be exercised or exchanged at a given moment.

Subsidiaries are subject to full consolidation from the date of acquisition of control by the Group and cease to be reported as such on the day control is lost. Acquisition of subsidiaries by the Group follows acquisition accounting rules. The cost of acquisition is defined as the fair value of all assets, issued securities and liabilities incurred or transferred on the date of acquisition. Identifiable assets and liabilities (including conditional liabilities) acquired as a result of a business combination are estimated on the basis of their fair value on the day of acquisition, regardless of any applicable noncontrolling interests. Any positive difference between the cost of acquisition and the fair value of the Group's share in the identifiable net assets acquired is interpreted as goodwill. If the cost of acquisition is lower than the fair value of the identifiable net assets acquired, the difference is expressed directly in the profit and loss account.

Differences caused by changes in the ownership structure of subsidiary stock are reflected in the financial result for the preceding years.

Any revenues, expenses, settlements and unrealized gains on transactions between companies belonging to the Group are eliminated in full. Unrealized losses are also eliminated unless the nature of the transaction indicates impairment on any of the transferred assets. Accounting practices in use at subsidiary companies are adjusted whenever necessary to ensure compliance with accounting practices adopted by the Group.



Companies subjected to consolidation

Entities subjected to consolidation

	capital share	voting share	consolidation method
CD PROJEKT S.A.	parent entity	-	Full
GOG Poland sp. z o.o.	100%	100%	Full
GOG Ltd.	100%	100%	Full
CD PROJEKT Brands S.A.	100%	100%	Full
CD PROJEKT Inc.	100%	100%	Full



Description of applicable accounting practices

Presentation of results by activity segment

The scope of financial information reported in relation to each of the Group's activity segments is determined by IFRS 8. For each segment the result is based on net profit.

Operating revenues and expenses

Revenues are defined as the gross receipts on any economic benefits from the reported period resulting from (ordinary) economic activities of the Group and leading to an increase in its equity other than from capital increases obtained through shareholder contributions.

Revenues only cover receipts on economic benefits allocated to the Group, whether received or receivable. Revenues from sales are defined as received or receivable payments on sales of material assets and services less the applicable sales and services tax. Revenues are determined on the basis of fair payment, whether received or receivable, adjusted for any trade discounts granted by the Group. Sales revenues are recognized on the date of transfer of the relevant goods and rights of use. Where services are concerned, revenues are valid for the period a given service was performed, depending on the progression of the underlying transaction, i.e. the relationship between the current state of work and the totality of work required to render a given service.

In accordance with the principle of matching revenues and expenses, expenses associated with consumption of materials, goods and finished products are reported in the same period as their corresponding sales revenues.

Financial revenues and expenses

Financial revenues consists mainly of interest on bank deposits of monetary assets, commissions and interest on loans granted, penalty interest on overdue receivables, liabilities, released provisions associated with financial activities, revenues from sales of securities, gains from exchange rate differences, reversal of impairment of investment assets and credit/loan write-offs.

Financial expenses consist mainly of interest on outstanding credits and loans, penalty interest on overdue liabilities, provisions set aside to cover certain or probable losses from financial operations, purchase value of any securities sold, commissions and handling charges, write-downs on interest owed and short-term investment valuations, discounts, exchange rate differences and, in the case of financial lease agreements, any other payments except capital payments.

State subsidies

Subsidies are not recognized until there is a reasonable certainty that a given Group member will fulfill the necessary criteria and receive the subsidy. State subsidies predicated on the condition that the recipient purchases or produces certain fixed assets are recognized in the consolidated statement of financial position in the deferred revenue line item and charged to the financial result systematically throughout the anticipate economic life of such assets.

Current and deferred income tax

The reported revenue is subject to compulsory taxation, whether current or deferred. Current tax is calculated on the basis of taxable income in a given financial year. Tax gain (or loss) differs from net accounting gain (or loss) due to exclusion of taxable deferred revenues and acquisition costs, as well as tax-exempt revenues and expenses. Tax burden is calculated on the basis of tax rates valid for a given financial year. Current tax on items included directly in the equity capital is reported in the equity statement, as opposed to the profit and loss account.

Deferred tax is calculated using the balance sheet method as the amount payable or receivable as a result of the difference between the carrying amount of assets and liabilities and their corresponding tax base amounts.



Deferred income tax liabilities are recognized in correspondence with taxable positive temporary differences. Deferred tax assets are recognized up to the amount of probable reduction in future tax gains by any recognized negative temporary differences. A tax asset or liability is not recognized if the underlying temporary difference is due to goodwill or prior inclusion of another asset or liability in a transaction which does not affect the company's taxable or accounting revenues.

Deferred income tax liabilities are applied to temporary tax differences resulting from investments in associates and joint ventures unless the Group is capable of controlling the moment of reversal of the temporary difference and the temporary difference is unlikely to reverse in the foreseeable future.

The value of the asset associated with deferred tax is subject to analysis for each balance sheet date. If the expected future tax gains are insufficient to cover the asset or part thereof, it is written off.

Deferred tax is calculated by applying rates which will be in force on the date the corresponding gain is realized or the liability becomes due. Deferred tax is reported in the profit and loss account unless it applies to assets included directly in the equity capital in which case it is also reported in the equity capital.

Value added tax

All revenues, expenses and assets are recorded following deduction of the applicable value added tax, except for:

- cases where value added tax paid when purchasing assets or services cannot be recovered from state authorities, in
 which case it is reported as part of the purchase cost of a given asset or as an expense;
- receivables and liabilities reported as inclusive of value added tax.

The net amount of value added tax recoverable from or payable to tax authorities is reported in the statement as part of the Group's receivables or liabilities.

Tangible assets

Tangible assets are recognized on the basis of their cost (purchase price or production cost) following deduction of depreciation and impairment for each reporting period. Borrowing costs associated directly with the purchase or construction of assets which require a long time to become usable or resaleable are added to the cost of construction of such fixed assets up until the beginning of their useful economic life. Revenues from short-term investment of borrowings related to construction of fixed assets is deducted from the borrowing costs following capitalization. Other borrowing costs are reported as expenses in the period during which they were incurred.

Depreciation is calculated for all fixed assets except land holdings and fixed assets being built, throughout their expected useful economic life, using the straight-line method.

The expected useful life for the individual groups of tangible assets is as follows:

Group	Useful life
Buildings and structures	5 - 10 years
Machinery and equipment	2 – 10 years
Vehicles	5 years
Other fixed assets	2 – 10 years

Assets held under a financial lease agreement are depreciated throughout their useful economic life in the same way as proprietary assets.

Profits or losses on sales/liquidation or cessation of use of fixed assets are defined as the difference between their sales revenues and net value, and are reported in the profit and loss account.



Intangible assets

Intangible assets are recognized according to their historical cost of purchase or production, following deduction of depreciation and impairment costs. Depreciation is calculated using the straight-line method. Costs of research and development activities are not subject to activation and are reported in the profit and loss account for the period when they were incurred. Costs of development activities can only be capitalized under the following conditions:

- the project is well defined (e.g. development of new software or procedures);
- the asset being built is likely to yield economic benefits;
- project costs can be reliably estimated.

Development costs are depreciated using the straight-line method throughout their expected useful economic life, or reported in proportion to the quantity of products sold.

The expected useful life for the individual groups of intangible assets is as follows:

Group	Useful life
Patents and licenses	2 - 15 years
Computer software	2 – 10 years

In this consolidated financial statement the Capital Group considers the CD PROJEKT brand name and The Witcher trademark to be its intangible assets. The value of trademarks is calculated using the relief from royalty method, which is one of the basic valuation methods for trademarks and other intangible assets in the context of business combinations, in line with IFRS 3 Business combinations. Trademark valuation is subject to yearly impairment tests.

Goodwill

Goodwill is defined as the positive difference between the cost of establishing a business combination (also known as acquisition or takeover cost) and the parent company's share in the net fair value of all assets and liabilities (including contingent liabilities) of the controlled entity on the date of acquisition.

Goodwill may be created either as a result of acquisition of a corporate entity, or through acquisition of an enterprise, i.e. an organized part of an entity, which is defined as a set of assets and corresponding liabilities (including contingent liabilities).

Combinations between the parent entity and other entities are accounted for using the purchase method according to which the takeover cost, calculated as the fair value of payment incurred for acquiring control over a corporate entity or part thereof (i.e. an enterprise), is allocated to identifiable assets and liabilities (including contingent liabilities) of the entity being acquired. Any surplus resulting from this allocation procedure is assumed to represent goodwill. Any negative difference between the acquisition cost and the Company's share in the net fair value of identifiable assets and liabilities (including contingent liabilities) on the date of acquisition is treated as revenues and duly reported in the profit and loss account as Other operating revenues (disaggregated).

Goodwill may be created through acquisition of a corporate entity via a court-registered merger or by acquisition of capital shares of the subsidiary. In the former case goodwill is reported in the parent company's accounts and its individual financial statement; in the latter case it is reported in the consolidation documents and in the consolidated financial statement of the Capital Group.

Goodwill is also estimated following purchase of shares in a jointly controlled entity or affiliate. If shares in a jointly controlled entity are acquired by applying the proportional consolidation method, goodwill is accounted and reported as for a controlled entity. If shares are acquired by applying the equity method (whether for a jointly controlled entity or affiliate) goodwill assessment follows the same procedure as for a controlled entity, with the exception that the equity method does not permit the acquired goodwill to be reported in the financial statement.



Impairment of non-financial assets

For each balance sheet date Group members perform an inventory of the net value of all their fixed assets in order to determine whether impairment of assets may have occurred.

If asset impairment is suspected the recoverable amount of each asset is calculated to determine the potential write-down. If a given asset does not produce a cash flow that is substantially separate from cash flows produced by other assets, analysis is performed for the whole group of cash producing assets to which the given asset belongs.

For intangible assets with an indefinite useful economic life this impairment test is performed on a yearly basis and, additionally, whenever impairment is suspected.

Recoverable amount is defined as the greater of the following two values: fair value of the asset less the cost of sale, and the asset's value in use. The latter value is defined as the balance of expected future cash flows produced by the asset, discounted using discount rates which acknowledge the market value of the relevant currency and a risk factor specific to the given asset.

If the recoverable amount of a given asset is lower than its net book value, the book value is lowered to match the recoverable amount. The loss resulting from this operation is accounted as cost in the period during which it was incurred, unless the asset had previously been carried at a revalued amount in which case the impairment is reflected by adjusting the revalued amount.

At the moment of reversal of asset impairment the net value of the asset (or group of assets) is increased to match the newly estimated recoverable amount; it cannot, however, exceed the net value of the asset which would have been reported had the impairment not been recognized during previous financial years. Reversal of asset impairment is recognized as revenues unless the asset had previously been carried at a revalued amount in which case the impairment reversal is reflected by adjusting the revaluation capital.

Investment properties

Investment properties are defined as all properties held for the expected revenues from rent, increase in value, or both. As such, cash flows produced by investment properties are largely independent from those produced by other assets belonging to Group members.

Investment properties may be estimated using the fair value or purchase cost method.

Lease agreements

Lease agreements are considered to be financial in nature if the agreement transfers the totality of potential benefits and risks associated with the lease to the lessee. All other forms of lease agreements are considered operating.

Assets utilized on the basis of financial lease agreements are considered to belong to the relevant Group member and are accounted by their fair value on the date of acquisition. The reported value cannot, however, exceed the current minimum total of lease payments. The lease agreement establishes a liability due to the lessor, which is represented in the account sheet as a financial lease liability. Lease payments are divided into capital and interest payments in such a way that the interest rate for the remaining portion of the liability remains fixed. Financial costs are reported in the profit and loss account. In the context of operating lease agreements, payments are allocated to costs throughout the duration of lease using the straight line method.



Investments in affiliates

Investments in affiliates are accounted on their effective date and at cost. Assessment of such investments for a given balance sheet date is performed on the basis of initial cost minus the write-down associated with any permanent impairment of assets.

Financial assets

On initial recognition each member of the Group classifies each of its financial assets as:

- financial assets designated at fair value through financial result,
- investments held to maturity,
- loans or receivables,
- saleable financial assets.

Assets are reported in the Group member's balance sheet at the moment the member enters into a binding agreement. On initial recognition each asset is designated at fair value, which is increased – if the given asset or financial liability is not qualified for designation at fair value through financial result – by the cost of transactions directly attributable to acquisition or issuance of the financial asset or liability.

Financial liabilities

A financial liability is defined as any liability which:

- is associated with a contractual obligation to transfer monetary or other financial assets to another entity, or exchange financial assets or liabilities with another entity on potentially disadvantageous terms;
- is associated with a contract that will or may be settled in the entity's own equity instruments and is a non-derivative for which the entity is or may be obliged to deliver a variable number of the entity's own equity instruments; or a derivative that will or may be settled other than by the exchange of a fixed amount of cash or another financial asset for a fixed number of the entity's own equity instruments. For this purpose, rights, options or warrants to acquire a fixed number of the entity's own equity instruments for a fixed amount of any currency are considered equity instruments if the entity offers the rights, options or pro rata warrants to all of its existing owners of the same class of its own non-derivative equity instruments.

On initial recognition each member of the Group classifies each of its financial liabilities as:

- financial liabilities designated at fair value through financial result,
- other financial liabilities.

On initial recognition a financial liability is estimated at fair value, which is increased – if the given liability is not qualified for estimation at fair value through financial result – by the cost of transactions directly related to said liability.

Inventories

The initial value (cost) of an inventory is the sum of all costs (related to purchase, production etc.) incurred in bringing the inventory to its current level and location. The cost of inventories is defined as the original purchase price increased by import duties and other taxes (which cannot be recovered from tax authorities), transport, loading and unloading costs, and any other costs associated with construction of inventories, and reduced by any discounts, rebates and similar deductions. Inventories are valued at initial cost (purchase price or production cost) or at their net sale price, whichever is lower. The net sale price is defined as the estimated sale price reduced by any costs involved in finalizing production, facilitating the sale and finding a buyer (this includes sales and marketing expenses, etc.) In relation to inventories, cost is always determined by applying the "weighted average" method.



Ongoing production involves development of games. The carrying amount is determined on the basis of all development costs directly attributable to a given project and a justifiable portion of costs not directly attributable to any given project.

At the moment of finalizing development and recognizing costs incurred by a given project said costs are reallocated from Ongoing development to Finished products.

In the case of projects for which a reliable estimate of sales revenues can be provided, a coefficient is derived to enable allocation of costs at the moment of sale. This coefficient depends on the total value of expenses for the finished project (reported as Finished products) in relation to the expected sales revenues.

In the case of projects for which no reliable estimate of sales revenues can be provided and no suitable cost allocation coefficient can be derived the revenues and costs are reported on a 1:1 basis

Trade and other receivables

Receivables associated with delivery of products and services are entered in the accounts at their nominal value, adjusted for write-downs reflecting any doubtful debts.

Accrued and deferred charges

Each member of the Group includes in its statement of deferred and accrued charges any prepayments and charges related in part or in full to subsequent reporting periods.

Deferred charges are recognized by the Group as allocated to future reporting periods, depending on when the relevant revenue is realized.

Claims related to sale of products which have been produced and accounted for in the reporting period but reported following the end of this period (in accordance with contractual obligations) are reported as trade receivables until the relevant invoices have been received.

Accrued charges are charges associated with payment for products or services which have been received or performed, but which have not been paid for, invoiced or formally agreed upon with the supplier.

GOG Ltd. purchases licensing rights which are recognized as deferred charges. Contractual payments associated with minimal guarantees are debited and the corresponding sales costs credited following commencement of sales.

Licensing allowances (accrued charges) are recognized once minimal guarantee thresholds are exceeded. The basis for calculating said allowances is the quantity of products sold or the amount of realized revenues.

Cash and cash equivalents

Cash assets are defined as cash on hand and any deposits payable on demand. Cash equivalents represent highly liquid short-term investments easily exchangeable for a known quantity of cash and subject to low depreciation risk.

Assets held for sale and discontinuing operations

Tangible assets held for sale (as well as net disposal groups) are valued at either their carrying amount or their fair value less the cost of sale, whichever is lower.

Tangible assets and disposal groups are classified as held for sale if their carrying amount is expected to be retrieved by way of sale rather than continued use. This condition is only considered fulfilled if the sale transaction is highly likely to occur and the given asset (or disposal group) is available for immediate sale in its present form. Designating a given asset as held for sale conveys the Company management's intent to conclude the sale transaction within one year of such a designation being made.



Equity

Equity is treated in accounting practice with distinction to its type and in accordance with the applicable legal constraints, as well as any statutory requirements and conditions expressed in the contracts to which the Group member is a party.

Share capital is reported at nominal value, in the amount consistent with the parent company's statute and its record in the court register.

Supplementary capital is derived from:

- the positive difference between the issue price of shares and their corresponding nominal value less the cost of issuance. Said costs, incurred while establishing a joint-stock company or increasing its share capital, limit the capital to the excess of issue price over the nominal value of shares;
- profit earned and reported as Other capital contributions.

Provisions for liabilities

Provisions are made whenever a Group member faces a liability (whether legal or customary) resulting from past events, it is likely that discharging said liability will reduce the Group member's economic advantage and the liability can be reliably estimated. No provisions are made for future operating losses.

Restructuring cost allowances are made only when the Group member has revealed a detailed and formalized restructuring plan to all interested parties.

Employee benefits

The costs of short-term employee benefits other than those stemming from termination of employment and equity compensation are recognized as liabilities following adjustment for any payments already made and, at the same time, as expenses during the period, unless a given benefit is includable in the cost of construction of an asset. The Group does not provide any employee benefit programs following termination of employment.

On 16 December 2011 the Extraordinary General Meeting of Shareholders of CD Projekt RED S.A. voted to institute an incentive program for persons viewed as crucially important for the Capital Group as a whole and having a decisive influence upon the development of the Group's activity branches. A set of targets were established and the Management Board and Supervisory Board of the Company selected a number of persons who, assuming these profit and marketing goals are met, are rewarded with warrants entitling them to acquire company shares by way of a conditional increase in the Company's share capital. Details are presented in Current Report No. 73/2011 of 17 December 2011. The incentive program is settled in line with IFRS 2 Share-based payment rules.

Bank credits and loans

Any bank credits on which interest is charged (including overdraft facilities) are recognized in the amount of acquired revenues less the cost of acquisition. Financial costs, including commissions charged upon repayment or waivers, as well as direct costs of obtaining credit are reported in the profit and loss account using the accrual accounting method and included in the book value of the instrument adjusted for any repayments made in the reporting period. Accounting practices related to credits are also applied to loans. Loans granted are estimated at their acquisition cost adjusted by applying the effective interest rate.

Trade and other liabilities

Liabilities pertaining to supplies and services are reported in their nominal amount. Financial liabilities and equity instruments are classified according to their commercial substance which depends on contractual obligations. Equity instruments are defined as contracts granting a share in the Group's equity less any applicable liabilities.



Licenses

The value of acquired licenses is reported on the basis of received invoices as the balance of prepaid expenses, increased by contractual uninvoiced minimum guarantees. The cost of acquired licensing rights is entered in the accounts in proportion to sales volume. Once the balance of prepaid expenses is exceeded, the remaining amount is reported in the trade liabilities line item.

Borrowing costs

Borrowing costs associated with the purchase, construction or creation of a qualifying asset are recognized as a component of its acquisition or construction cost (IAS 23).

Dividend payments

Dividends are recognized at the moment the Company shareholders become entitled to receive them.

Functional currency and presentation currency

Functional currency and presentation currency

All items in the financial statement are expressed in the currency of the primary economic environment in which the Group operates (functional currency). The financial statement is presented in Polish Zlotys (PLN), which is the functional and presentation currency of the Group and the Company.

Transactions and balances

Transactions denominated in foreign currencies are converted to the functional currency according to the exchange rate on the date of the transaction. Exchange rate losses and gains on settlement of transactions and on valuation of assets and liabilities denominated in foreign currencies are reported in the profit and loss statement unless deferred in the equity capital as a cash flow hedges and hedges of net investments.

Important values based on professional judgment and estimates

Professional judgment

In applying accounting practices (policies) to the issues listed below, a key aspect – in addition to accounting estimates – is the professional judgment of Company management.

Classification of lease agreements

Group members classify lease agreements as either operating or financial based on their assessment of the degree to which the risk and benefits from possessing the leased asset accrue to the lessee as opposed to the lessor. This assessment is based on the commercial substance of each agreement.



Uncertainty of estimates

This section key assumptions regarding future conditions and other fundamental sources of uncertainty, as of the balance sheet date, which may pose a serious risk of significant adjustments in asset and liability valuation during the coming financial year.

Impairment of assets

Goodwill and trademark value impairment tests require an assessment of the value in use of each cash generating unit to which Group members belong. This assessment is based on a projection of future cash flows generated by individual cash generating units and requires an estimate of the discount rate applied when conducting pending assessment of the value of said flows. The latest test of the CD PROJEKT brand name, The Witcher trademark and of goodwill was conducted on 31 December 2015, and did not indicate impairment of either asset. Asset impairment tests at individual subsidiaries were last conducted on 31 December 2015 No circumstances were identified which would suggest impairment of these assets.

Valuation of provisions

Provisions for employee pensions and the incentive program were estimated on the basis of actuarial gains and losses.

Finished products

In the case of projects for which a reliable estimate of sales revenues can be provided, a coefficient is derived to enable allocation of costs at the moment of sale. This coefficient bases on the total value of expenses for the finished project (reported as Finished products) in relation to the expected sales revenues.

Deferred tax assets

Group members recognize deferred tax assets by anticipating future taxable revenues which may require recognition of such assets. A decrease in future economic performance might render such assumptions invalid.

Deferred tax liabilities

In its current financial condition the Group recognizes deferred income tax liabilities by assuming future tax liabilities arising from positive temporary differences, enabling the given liability to be consumed.

Fair value of financial instruments

Financial instruments for which there is no active market are estimated using appropriate methods. In selecting the suitable methods and assumptions each Group member applies its professional judgment.

Depreciation rates

Depreciation rates are determined on the basis of the expected useful economic life of tangible equity assets and intangible assets. Each Group member performs annual validations of the assumed useful economic life of its assets, based on current estimates.

Changes in accounting practices (policies)

The accounting practices (policies) applied in preparing this consolidated financial statement are consistent with those applied in preparing the consolidated financial statement for the year ending 31 December 2014, with the exception of the presentation-related changes described in the section containing clarifications regarding the financial statement; subsection "Comparability of financial statements".



Additional notes and explanations concerning the consolidated financial statement

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Note 1. Sales revenues

In accordance with MSR 18 revenues from sales of products, goods and services, less the applicable value added tax and any discounts or rebates, are recognized when the substantial risks and rewards of ownership are transferred to the buyer.

PLN thousands	01.01.2015- 31.12.2015	01.01.2014 – 31.12.2014
Sales revenues	798 014	96 194
Revenues from sales of products	630 856	21 513
Revenues from sales of services	129	1 156
Revenues from sales of goods and materials	167 029	73 525
Other revenues	10 332	7 452
Other operating revenues	1 933	4 570
Financial revenues	8 399	2 882
Revenues from continuing operations	808 346	103 646
Revenues from discontinued operations	-	64 094

Note 2. Operating segments

Geographical breakdown

PLN thousands	Poland	Foreign countries jointly	UE	USA	Others
01.01.2015 - 31.12.2015					
Sales to external clients	37 338	760 676	199 048	453 508	108 120
01.01.2014 - 31.12.2014					
Sales to external clients	4 155	92 039	33 154	46 045	12 840

Sales revenues - detailed geographical breakdown

thousands of surronsy units	01.01.2015	5 - 31.12.2015	01.01.2014 - 31.12.2014		
thousands of currency units	PLN	percentage	PLN	percentage	
Domestic sales	37 338	4.68%	4 155	4.32%	
Exports, including:	760 676	95.32%	92 039	95.68%	
EU member states	199 048	24.94%	33 154	34.47%	
Russia	10 108	1.27%	588	0.60%	
USA	453 508	56.83%	46 045	47.87%	
Asia	52 594	6.59%	2 058	2.14%	
Others	45 418	5.69%	10 194	10.60%	
Total	798 014	100.00%	96 194	100.0%	

Summary of business activities in the 2015 fiscal year

In 2015 the CD PROJEKT Capital Group conducted operations in three activity segments:

Videogame development,



- Global digital videogame distribution
- Other activities.

An in-depth description of the Group's activities in each of its activity segments can be found in the Management Board report on CD Capital Group activities for the period between 1 January and 31 December 2015.

Disclosure of operating segments in the 01.01.2015 - 31.12.2015 period

	Cont	tinuing operatio	ons			
Activity segment	Videogame development	Global digital videogame distribution	Other activities*	Consolidation eliminations	Continuing operations – total	
Sales revenues	697 033	115 823	6 972	(21 814)	798 014	
sales to external clients	681 923	115 823	268	-	798 014	
sales between segments and internal revenues	15 110	-	6 704	(21 814)	-	
Segment profit (loss)	360 240	10 442	8 305	(36 557)	342 430	
Total assets per segment	521 396	52 134	146 458	(46 042)	673 946	

^{*} The financial result of the "other activities" segment comprises part of the separate profit of CD PROJEKT S.A. in the amount of 8 305 thousand PLN, which corresponds to the activities of its investment branch. The reported result is also inclusive of a dividend obtained by CD PROJEKT S.A. from its GOG Ltd. subsidiary in the amount of 7 337 thousand PLN (which is subject to consolidation exclusions), as well as of a portion of the net profit of the videogame development segment in the amount of 30 million PLN, which has been turned over to the "other activities" segment and reported in the same manner as the aforementioned dividend, while also being subject to consolidation exclusions.



Segmented consolidated statement of financial position as of 31.12.2015

PLN thousands	Videogame development	Global digital videogame distribution	Other activities	Consolidation eliminations (incl. from business combinations)	Total
FIXED ASSETS	44 094	6 427	97 355	(28 689)	119 187
Tangible fixed assets	5 482	2 168	1 730	-	9 380
Intangible assets	26 695	4 140	60 378	(43 356)	47 857
Goodwill	-	-	-	46 417	46 417
Investments in subsidiaries	-	-	32 117	(32 117)	-
Other financial assets	-	-	547	-	547
Deferred income tax assets	11 894	119	2 391	367	14 771
Other fixed assets	23	-	192	-	215
CURRENT ASSETS	477 302	45 707	49 103	(17 353)	554 759
Inventories	34 092	94	14	-	34 200
Trade receivables	87 677	2 166	67	(2 206)	87 704
Receivables due to current income tax	-	-	323	(323)	-
Other receivables	25 644	6 016	9 694	(14 824)	26 530
Other financial assets	165	-	-	-	165
Prepaid expenses	845	11 636	42	-	12 523
Cash and cash equivalents	328 879	25 795	38 963	-	393 637
TOTAL ASSETS	521 396	52 134	146 458	(46 042)	673 946



PLN thousands	Videogame development	Global digital videogame distribution	Other activities	Consolidation eliminations (incl. from business combinations)	Total
EQUITY	391 035	19 449	130 858	(27 667)	513 675
Equity attributable to shareholders of the parent company	391 035	19 449	130 858	(27 667)	513 675
Share capital	7 055	86	94 950	(7 141)	94 950
Supplementary capital from sales of shares above their nominal value	-	1 657	110 936	7 606	120 199
Other reserve capital	-	-	3 354	-	3 354
Exchange rate differences	15	2 109	-	390	2 514
Retained earnings	23 725	5 155	(86 687)	8 035	(49 772)
Net profit (loss) for the reporting period	360 240	10 442	8 305	(36 557)	342 430
Noncontrolling interest equity	-	-	-	-	-
LONG-TERM LIABILITIES	17 159	13	2 264	(1 022)	18 414
Deferred income tax liabilities	17 116	-	1 862	(1 022)	17 956
Deferred revenues	27	9	387	-	423
Provisions for employee benefits and similar liabilities	16	4	15	-	35
SHORT-TERM LIABILITIES	113 202	32 672	13 336	(17 353)	141 857
Other financial liabilities	10 606	404	9 218	-	20 228
Trade liabilities	4 609	19 775	147	(1 928)	22 603
Liabilities from current income tax	7 672	175	-	(323)	7 524
Other liabilities	54 339	4 082	3 646	(15 102)	46 965
Deferred revenues	324	7 435	105	-	7 864
Provisions for retirement benefits and similar liabilities	1	87	137	-	225
Other provisions	35 651	714	83	-	36 448
TOTAL LIABILITIES	521 396	52 134	146 458	(46 042)	673 946



Segmented consolidated profit and loss account for the period between 01.01.2015 and 31.12.2015

PLN thousands	Videogame development	Global digital videogame distribution	Other activities	Consolidation eliminations (incl. from business combinations)	Total
Sales revenues	697 033	115 823	6 972	(21 814)	798 014
Revenues from sales of products	644 924	60	-	(14 128)	630 856
Revenues from sales of services	872	-	6 943	(7 686)	129
Revenues from sales of goods and materials	51 237	115 763	29	-	167 029
Cost of products, goods and materials sold	148 638	76 131	683	(14 831)	210 621
Cost of products and services sold	101 842	11	666	(703)	101 816
Value of goods and materials sold	46 796	76 120	17	(14 128)	108 805
Gross profit (loss) from sales	548 395	39 692	6 289	(6 983)	587 393
Other operating revenues	1 680	200	264	(211)	1 933
Selling costs	40 051	21 240	1 720	(903)	62 108
General and adminitrative costs	21 442	5 194	40 219	(6 066)	60 789
Other operating expenses	42 165	97	187	(213)	42 236
Operating profit (loss)	446 417	13 361	(35 573)	(12)	424 193
Financial revenues	7 951	19	38 048	(37 619)	8 399
Financial expenses	9 816	1 335	91	(235)	11 007
Profit (loss) before taxation	444 552	12 045	2 384	(37 396)	421 585
Income tax	84 254	1 603	(5 921)	(781)	79 155
Acquiree financial result	(58)	-	-	58	-
Profit (loss) from continuing operations	360 240	10 442	8 305	(36 557)	342 430
Profit (loss) from discontinued operations	-	-	-	-	-
Net profit (loss)	360 240	10 442	8 305	(36 557)	342 430
Net profit (loss) attributable to noncontrolling interests	-	-	-	-	-
Net profit (loss) attributable to equity holders of the parent entity	360 240	10 442	8 305	(36 557)	342 430



Disclosure of significant achievements and shortcomings of the Issuer in the reporting period, and of important events

Important achievements and shortcomings of the Group have been described in the Management Board report on CD PROJEKT Capital Group activities for the period between 1 January and 31 December 2015.

Description of changes in the differentiation of activity segments, or of the assessment of per-segment profit or loss compared to the previous annual consolidated financial statement

No changes regarding the presentation of activity segments have occurred in relation to the Consolidated Financial Statement of the CD PROJEKT Capital Group for the period 1 January – 31 December 2014.

Key clients

The CD PROJEKT Capital Group cooperates with external customers whose individual share in the Group's consolidated revenues exceeds 10%, as described below.

In the videogame development segment the trade partnership between CD PROJEKT S.A. and four of its clients generated sales revenues exceeding 10% of the consolidated sales revenues of the CD PROJEKT Capital Group for the year 2015:

- client I: 155 942 thousand PLN, which represents 19.54% of the consolidated sales revenues of the Capital Group,
- client II: 103 043 thousand PLN, which represents 12.91% of the consolidated sales revenues of the Capital Group.
- client III: 86 291 thousand PLN, which represents 10.81% of the consolidated sales revenues of the Capital Group.
- client IV: 82 115 thousand PLN, which represents 10.29% of the consolidated sales revenues of the Capital Group.

The above listed clients are not affiliated with CD PROJEKT S.A. or its subsidiaries.

In other operating segments no single external entity accounted for more than 10% of the consolidated sales revenues of the CD PROJEKT Capital Group for the year 2015.

Note 3. Operating costs

PLN thousands	01.01.2015 – 31.12.2015	01.01.2014 - 31.12.2014*
Depreciation	4 509	2 862
Consumption of materials and energy	1 762	1 428
Bought-in services	62 636	36 941
Taxes and fees	529	762
Employee compensation, social security and other benefits	81 921	27 876
Business travel	1 508	1 335
Other costs, including:	11 344	7 303
Internet domains and other Internet-related costs	3 555	728
recruitment costs	492	370
participation in fairs, exhibitions and conferences	1 002	3 416
use of company cars	123	149
representation and advertising	4 377	1 906
insurance	220	73
other expenses	1 575	661
Changes in inventories	(41 312)	(48 671)
Value of goods and materials sold	112 345	48 658



Cost of products and services sold	98 276	11 973
Total	333 518	90 467
Selling costs	62 108	18 553
General and administrative costs	60 789	11 283
Cost of products, goods and materials sold	210 621	60 631
Total	333 518	90 467

^{*} following presentation adjustments

Note 4. Other operating revenues and expenses

Other operating revenues

PLN thousands	01.01.2015 - 31.12.2015	01.01.2014 - 31.12.2014
Elimination of write-downs for receivables	110	598
Dissolution of provisions for employee benefits	-	6
Dissolution of provisions for liabilities	67	1
Dissolution of provisions (write-offs on unsettled private contracts)	-	3
Subsidies	702	599
Write-downs on expired liabilities	41	1
Offset on damages, penalties and fines received	1	15
Reinvoicing revenues	806	633
Profit from sales of fixed assets	-	1 408
Other revenues, including:	206	1 306
repossession gains received	8	8
goods and materials received free of charge	63	36
other sales	117	90
other miscalleneous operating revenus	18	1 172
Total	1 933	4 570

Other operating expenses

PLN thousands	01.01.2015 - 31.12.2015	01.01.2014 – 31.12.2014
Provisions for future liabilities, including compensation dependent on the Group's financial result	39 220	-
Revaluations of trade receivables	96	10
Write-downs on expired receivables	-	522
Reinvoicing costs	806	633
Unrecoverable withholding tax	606	5
Other costs, including:	1 508	117
withholding tax costs incurred by the Group	-	1
liquidation of fixed assets	84	17
disposal costs of goods and materials	102	-
nonculpable shortages in working assets	46	-
product adjustments (markdowns)	1 227	-
other	49	99
Total	42 236	1 287



Note 5. Financial revenues and expenses

Financial revenues

PLN thousands	01.01.2015 - 31.12.2015	01.01.2014 - 31.12.2014*
Revenues from interests:	8 202	657
on bank deposits	1799	567
on trade receivables	-	7
on loands (incl. cash pool)	-	27
dividends received	-	56
on forward currency transactions	6 403	-
Other financial revenues, including:	197	2 225
revenues from investment fund shares	72	1
forward contract valuation	59	-
net revenues from sales of financial assets designated at fair value through financial result	-	1 393
valuation of shares in other entities	43	547
other	23	284
Total financial revenues	8 399	2 882

^{*} following presentation adjustments

Financial expenses

PLN thousands	01.01.2015 – 31.12.2015	01.01.2014 - 31.12.2014*
Interest payments:	50	22
on lease agreements	20	21
on budget commitments	29	1
others	1	-
Other financial expenses, including:	10 957	2 530
surplus negative exchange rate differences	10 860	2 507
bank fees	17	17
compensation due to sureties	-	1
net loss from disposal of investments (shares)	-	2
discount of long-term receivables	80	-
others	-	3
Total financial expenses	11 007	2 552

 $[\]hbox{* following presentation adjustments}\\$



Disclosure of revenues, expenses, profits and losses by financial instrument category

PLN thousands	Financial assets designated at fair value through financial result	Loans granted and receivables	Financial assets held for sale	Financial liabilities estimated at fair value through profit (loss)	Trade and other liabilities	Total estimation of financial instruments
01.01.2015 - 31.12.2015						
Revenues/expenses from interest	-	1 799	-	-	(29)	1 770
Revaluation write-downs	-	(96)	-	-	-	(96)
Release of revaluation write-downs	-	110	-	-	-	110
Profit (loss) on sales of financial instruments	(6 475)	-	-	-	-	(6 475)
Valuation of shares in other entities	(43)	-	-	-	-	(43)
Forward contract valuation	(59)	-	-	-	-	(59)
Valuation of futures contract under the incentive program	-	-	-	(19 935)	-	(19 935)
Total profit/loss	(6 577)	1 813	-	(19 935)	(29)	(24 728)

PLN thousands	Financial assets designated at fair value through financial result	Loans granted and receivables	Financial assets held for sale	Trade and other liabilities	Total estimation of financial instruments
01.01.2014 - 31.12.2014					
Revenues/expenses from interest	1	602	-	(1)	602
Revaluation write-downs	-	(10)	-	-	(10)
Release of revaluation write-downs	-	598	-	-	598
Profit (loss) on sales of financial instruments	1 393	-	-	-	1 393
Valuation of shares in other entities	-	-	547	-	547
Total profit/loss	1 394	1 190	547	(1)	3 130

Note 6. Current and deferred income tax

The main components of the tax burden for the years ending on 31 December 2015 and 31 December 2014 respectively are as follows:

PLN thousands	01.01.2015 – 31.12.2015	01.01.2014 - 31.12.2014
Current income tax	75 93 ²	3 155
For the fiscal year	76 572	3 155
Adjustments from preceding years	(640)	-
Deferred income tax	3 223	(3 332)
Due to creation and reversal of temporary differences	3 223	(3 322)
Tax burden reported in profit and loss account	79 155	(177)



The deferred tax reported in the profit and loss account is defined as the difference between the value of provisions and assets associated with the deferred tax at the beginning and end of each reporting period.

PLN thousands	01.01.2015 – 31.12.2015	01.01.2014 – 31.12.2014
Pre-tax income	421 585	9 340
Revenues from previous years increasing the tax base	-	3 294
Revenues applicable to future reporting periods	81 940	-
Tax-exempt revenues	7 738	1 629
Revenues from advance payments subject to fiscal disclosures	15 820	-
Expenses from preceding years reducing the tax base	12 167	6 088
Non-deductible expenses	64 768	8 434
Cyprus "defence" tax	6	2
Taxable income	400 334	13 353
Deductions from income (incl. losses sustained in preceding years and deductions associated with rollout of new technologies)	-	458
Tax base	400 334	12 895
Income tax due (assumed rate: 19%)	76 063	2 450
Effective tax rate	18.78%	(1.90%)

Current income tax is estimated by applying a tax rate of 19% to the reported tax base.

Negative temporary differences requiring recognition of deferred tax assets

PLN thousands	31.12.2014	increases	reductions	31.12.2015
Provisions for other employee benefits	178	39 866	4 955	35 089
Valuation of futures contracts under the incentive program	-	44 311	24 376	19 935
The Witcher trademark	2 518	3 524	4 112	1 930
Revaluation of forward contracts (cash flow hedge) at fair value	-	869	869	-
Negative exchange rate differences	210	1204	663	751
Employee compensation and social security expenses payable in future reporting periods	120	451	353	218
Prepayments recognized as taxable income	-	15 820	-	15 820
Provisions for lease expenses	67	-	67	-
Deposit discount	16	80	16	80
Incentive program	1 716	1 638	-	3 354
Other provisions	92	1 8 3 2	1 360	564
Reserve and asset offsets	(116)	116	-	-
Total negative temporary differences	4 801	109 711	36 771	77 741
T ax rate (Poland)	19.0%	19.0%	19.0%	19.0%
Tax rate (Cyprus)	12.5%	12.5%	12.5%	12.5%
Deferred tax assets at end of reporting period	912	20 845	6 986	14 771



Positive temporary differences requiring recognition of deferred tax liabilities

PLN thousands	31.12.2014	increases	reductions	31.12.2015
Revaluation of forward contracts (cash flow hedge) at fair value	-	78	19	59
Income in the current period invoiced in the following period, and sales returns	-	98 184	16 248	81 936
Positive exchange rate differences	80	1 691	1 329	442
CD PROJEKT brand name	4 087	3 673	-	7 760
Costs related to advance payments recognized as taxable income	-	3 532	-	3 532
Valuation of shares in other entities	475	-	-	475
Other sources	74	331	106	299
Reserve and asset offsets	(116)	116	-	-
Total positive temporary differences	4 600	107 605	17 702	94 503
Tax rate (Poland)	19.0%	19.0%	19.0%	19.0%
Tax rate (Cyprus)	12.5%	12.5%	12.5%	12.5%
Deferred tax liabilities at end of reporting period	874	20 445	3 363	17 956

Net deferred tax assets/liabilities

PLN thousands	01.01.2015 – 31.12.2015	01.01.2014 - 31.12.2014
Deferred tax assets	14 771	912
Deferred tax liabilities – continuing operations	17 956	874
Net deferred tax assets/liabilities	(3 185)	38

Note 7. Discontinued operations

PLN thousands	01.01.2015 – 31.12.2015	01.01.2014 - 31.12.2014
Revenues	-	64 412
Expenses	-	69 263
Gross profit/loss	-	(4 851)
Net financial revenues/expenses	-	1 099
Profit/loss before tax	-	(3 752)
Profit/loss from discontinued operations before tax	-	(3 752)
Income tax	-	(107)
from profit/(loss) before tax	-	(107)
Profit (loss) from sales of shares in discontinued operations	-	(1 193)
Net financial result from discontinued operations	-	(4 838)



Net cash flows from discontinued operations

PLN thousands	01.01.2015 – 31.12.2015	01.01.2014 - 31.12.2014
Cash flows from operating activities	-	(7 387)
Cash flows from investment activities	-	7 868
Cash flows from financial activities	-	(3 202)
Net inflows / (outflows)	-	(2 721)

Note 8. Earnings per share

Stock volume

units	01.01.2015 - 31.12.2015	01.01.2014 - 31.12.2014
Weighted average number of shares issued for the purposes of calculating base earnings per share	94 950 000	94 950 000
Weighted average number of shares issued for the purposes of calculating diluted earnings per share	94 950 000	94 950 000

Base earnings per share are calculated by dividing the net profit for the reporting period attributable to ordinary equity holders of the Company by a weighted average of the number of ordinary shares issued valid during the reporting period. Diluted earnings per share are calculated by dividing the net profit for the reporting period attributable to ordinary equity holders of the Company by a weighted average of the number of ordinary shares issued valid during the reporting period (adjusted for the effect of dilutive options and dilutive redeemable preference shares convertible into ordinary shares).

Net earnings per share

PLN thousands	01.01.2015 - 31.12.2015	01.01.2014 - 31.12.2014
Net profit from continued operations	342 430	9 517
Net profit attributable to ordinary equity holders	342 430	9 517
Net profit (loss) from discontinued operations	-	(4 838)
Net profit (loss) from discontinued operations attributable to ordinary equity holders	-	(4 838)
Net profit from continued operations for the purposes of calculating diluted earnings per share	342 430	9 517
Net profit (loss) from discontinued operations for the purposes of calculating diluted earnings per share	-	(4 838)

Note 9. Dividends proposed or approved by the date of approval of this financial statement

No dividend was paid out to parent entity shareholders during the reporting period.



Note 10. Disclosure of other components of the reported comprehensive income

PLN thousands	01.01.2015 – 31.12.2015	01.01.2014 - 31.12.2014
Net profit (loss)	342 430	4 679
Exchange rate differences on valuation of foreign entities	1590	1 714
Differences from rounding to PLN thousands	(1)	-
Total comprehensive income	344 019	6 393
Total comprehensive income attributable to minority interests	-	(533)
Total comprehensive income attributable to the parent entity	344 019	6 926

Note 11. Tax effects of other components of the reported comprehensive income

Not applicable.

Note 12. Tangible fixed assets

Ownership structure of tangible fixed assets

PLN thousands	31.12.2015	31.12.2014
Wholly owned	8 814	4 558
Held under a hire purchase, hire or leasing contract	566	941
Total	9 380	5 499

Tangible fixed assets whose title is restricted and tangible fixed assets pledged as collateral for liabilities

PLN thousands	31.12.2015	31.12.2014
Held under a leasing contract	566	941
Fixed assets subsidized by the EU	2 414	152
Value of tangible fixed assets whose title is restricted and tangible fixed assets pledged as collateral for liabilities	2 980	1 093

Contractual commitments for future acquisition of tangible fixed assets

PLN thousands	31.12.2015	31.12.2014
Leasing of passenger cars	566	941
Total	566	941



Changes in fixed assets (by category) between 01.01.2015 and 31.12.2015

PLN thousands	Land holdings	Buildings and structures	Machinery and equipment	Vehicles	Other fixed assets	Fixed assets under construction	Total
Gross carrying amount as of 01.01.2015	-	3 540	6 054	1 491	147	-	11 232
Increases from:	-	627	4 827	4	668	1 145	7 271
purchases	-	95	4 783	4	653	1 145	6 680
reclassification	-	532	-	-	-	-	532
acquisition free of charge	-	-	41	-	-	-	41
others	-	-	3	-	15	-	18
Reductions from:	-	165	102	131	-	532	930
sales	-	13	102	131	-	-	246
liquidation	-	152	-	-	-	-	152
reclassification	-	-	-	-	-	532	532
Gross carrying amount as of 31.12.2015	-	4 002	10 779	1 364	815	613	17 573
Amortization as of 01.01.2015	-	1 295	3 972	394	72	-	5 733
Increases from:	-	364	1 854	298	76	-	2 592
amortization	-	364	1 854	298	76	-	2 592
Reductions from:	-	72	5	55	-	-	132
liquidation	-	68	-	-	-	-	68
sales	-	4	5	55	-	-	64
Amortization as of 31.12.2015	-	1 587	5 821	637	148	-	8 193
Impariment write-downs as of 01.01.2015	-	-	-	-	-	-	-
Impairment write-downs as of 31.12.2015	-	-	-	-	-	-	-
Net carrying amount as of 31.12.2015	-	2 415	4 958	727	667	613	9 380



Changes in fixed assets (by category) between 01.01.2014 and 31.12.2014

PLN thousands	Land holdings	Buildings and structures	Machinery and equipment	Vehicles	Other fixed assets	Fixed assets under construction	Total
Gross carrying amount as of 01.01.2014	346	13 049	6 528	1 481	287	131	21 822
Increases from:	-	132	1 981	820	37	134	3 104
purchases	-	35	1 776	10	-	134	1 955
leasing agreements	-	-	-	810	-	-	810
reclassification	-	97	205	-	37	-	339
Reductions from:	346	9 641	2 455	810	177	265	13 694
sales	346	8 635	1 006	253	14	-	10 254
liquidation	-	-	450	-	40	-	490
sale of subsidiary company	-	1 0 0 6	768	557	98	-	2 429
reclassification	-	-	231	-	25	265	521
Gross carrying amount as of 31.12.2014	-	3 540	6 054	1 491	147	-	11 232
Amortization as of 01.01.2014	-	5 081	4 685	646	223	-	10 635
Increases from:	-	454	1 461	218	15	-	2 148
amortization	-	454	1 461	218	15	-	2 148
Reductions from:	-	4 240	2 174	470	166	-	7 050
sales	-	4 240	1 575	470	112	-	6 397
liquidation	-	-	433	-	40	-	473
other	-	-	166	-	14	-	180
Amortization as of 31.12.2014	-	1 295	3 972	394	72	-	5 733
Impariment write-downs as of 01.01.2014	-	-	-	-	-	-	-
Impairment write-downs as of 31.12.2014	-	-	-	-	-	-	-
Net carrying amount as of 31.12.2014	-	2 245	2 082	1 097	75	-	5 499

Fixed assets under construction

PLN thousands	01.01.2015	Expenditure settlements	Expenditures in fiscal year	31.12.2015
Office space	-	482	1 076	594
Other	-	-	19	19
Total	_	482	1 095	613

PLN thousands	01.01.2014	Expenditure settlements	Expenditures in fiscal year	31.12.2014
Construction of server room	131	131	-	-
Office space	-	97	97	-
Coffer light	-	37	37	-
Total	131	265	134	-

Value and area of land holdings in perpetuity

Not applicable



Fixed assets held under lease agreements

		31.12.2015			31.12.2014			
PLN thousands	Gross value	Amortization	Net value	Gross value	Amortization	Net value		
Vehicles	810	244	566	1 165	224	941		
Total	810	244	566	1 165	224	941		

Note 13. Intangible assets

Changes in intangible assets between 01.01.2015 and 31.12.2015

PLN thousands	Trademarks	Patents and licenses	Computer software	Goodwill	Intangible assets under construction	Others	Total
Gross carrying amount as of 01.01.2015	15 104	1 208	13 846	46 417	1 412	17 096	95 083
Increases from:	-	6 202	5 679	-	3 757	-	15 638
purchases	-	6 202	526	-	3 757	-	10 485
reclassification	-	-	4 697	-	-	-	4 697
acquisition free of charge	-	-	4	-	-	-	4
others	-	-	452	-	-	-	452
Reductions from:	-	-	-	-	4 707	-	4 707
revaluation	-	-	-	-	2 540	-	2 540
reclassification	-	-	-	-	2 157	-	2 157
others	-	-	-	-	10	-	10
Gross carrying amount as of 31.12.2015	15 104	7 410	19 525	46 417	462	17 096	106 014
Amortization as of 01.01.2015	-	355	8 709	-	-	-	9 064
Increases from:	-	144	2 532	-	-	-	2 676
amortization	-	144	2 410	-	-	-	2 554
others	-	-	122	-	-	-	122
Reductions:	-	-	-	-	-	-	-
Amortization as of 31.12.2015	-	499	11 241	-	-	-	11 740
Impairment write- downs as of 01.01.2015	-	-	-	-	-	-	-
Impairment write- downs as of 31.12.2015	-	-	-	-	-	-	-
Net carrying amount as of 31.12.2015	15 104	6 911	8 284	46 417	462	17 096	94 274



Changes in intangible assets between 01.01.2014 and 31.12.2014

PLN thousands	Trademarks	Patents and licenses	Computer software	Goodwill	Intangible assets under construction	Others	Total
Gross carrying amount as of 01.01.2014	15 105	2 654	12 084	46 417	295	17 292	93 847
Increases from:	-	549	3 743	-	3 458	1	7 751
purchases	-	287	1 336	-	3 458	1	5 082
reclassification	-	262	2 407	-	-	-	2 669
Reductions from:	1	1 995	1 981	-	2 341	197	6 515
sales	-	-	79	-	-	-	79
liquidation	-	91	524	-	-	52	667
reclassification	-	-	-	-	2 341	145	2 486
sale of cdp.pl subsidiary – discontinued operations	1	1 904	1 378	-	-	-	3 283
Gross carrying amount as of 31.12.2014	15 104	1 208	13 846	46 417	1 412	17 096	95 083
Amortization as of 01.01.2014	1	2 190	8 770	-	-	66	11 027
Increases from:	-	148	1 061	-	-	9	1 218
amortization	-	91	914	-	-	9	1 014
reclassification	-	57	147	-	-	-	204
Reductions from:	1	1 983	1 122	-	-	75	3 181
liquidation	-	91	524	-	-	51	666
sales	-	-	79	-	-	-	79
reclassification	-	-	-	-	-	24	24
sale of cdp.pl subsidiary – discontinued operations	1	1 892	519	-	-	-	2 412
Amortization as of 31.12.2014	-	355	8 709	-	-	-	9 064
Impairment write- downs as of 01.01.2014	-	-	-	-	-	-	-
Impairment write- downs as of 31.12.2014	-	-	-	-	-	-	-
Net carrying amount as of 31.12.2014	15 104	853	5 137	46 417	1 412	17 096	86 019

The "Other intangible assets" column aggregates the CD PROJEKT brand name (valued at 17 095 thousand PLN) in addition to intengibles in use at CD PROJEKT subsidiaries.

Intangible assets – ownership structure

PLN thousands	31.12.2015	31.12.2014
Wholly owned	47 857	39 602
Held under a hire purchase, hire or lease contract	-	-
Total	47 857	39 602



Intangible assets under construction

PLN thousands	01.01.2015	Expenditure settlements	Expenditures in fiscal year	31.12.2015
Deployment of ERP B2B software	1 143	2 540	1 397	-
B&C Games, GOG	269	269	-	-
Game licenses, GOG	-	907	975	68
Localization rights, GOG	-	-	49	49
Galaxy client	-	355	355	-
Galaxy SDK	-	703	703	-
Galaxy SDK-DEV pipeline	-	-	345	345
Total	1 412	4 774	3 824	462

PLN thousands	01.01.2014	Expenditure settlements	Expenditures in fiscal year	31.12.2014
Deployment of ERP B2B software	-	-	1 143	1 143
Galaxy project	243	2 175	1 932	-
TV project	52	165	113	-
B&C Games	-	-	269	269
Total	295	2 340	3 457	1 412

Contractual commitments for future acquisition of intangible assets

PLN thousands	31.12.2015	31.12.2014
ERP / BI / Workflow B2B software	-	1 008
Total	-	1 008

Intangible assets whose title is restricted

PLN thousands	31.12.2015	31.12.2014
Software associated with the "Modernization of IT infrastructure" project	-	20
Total	-	20

Note 14. Goodwill

Goodwill

PLN thousands	31.12.2015	31.12.2014
CDP Investment Group member companies	46 417	46 417
Total	46 417	46 417



Goodwill - breakdown

PLN thousands	31.12.2015	31.12.2014
Goodwill from mergers with subsidiaries	39 147	39 147
Goodwill from consolidation	7 270	7 270
Net goodwill	46 417	46 417

As of the balance sheet date the Company is not aware of any circumstances which might impact its goodwill.

Changes in goodwill from consolidation

PLN thousands	01.01.2015 - 31.12.2015	01.01.2014 - 31.12.2014
Gross carrying amount at beginning of period	46 417	46 417
Increases due to acquisition of entities	-	-
Reductions due to mergers	-	-
Gross carrying amount at end of period	46 417	46 417
Impairment losses	-	-
Net goodwill	46 417	46 417

Business combinations

Breakdown	Date of acquisition	Percentage of capital instruments with voting rights acquired	Fair value of net assets of the acquiree attributable to the acquirer	Goodwill acquired through business combination
Brand Projekt sp. z o.o.	31.12.2015	100.00%	(15)	-

The Company's main area of activity comprises development of videogames and sales of the associated distribution rights, and also development and sales of tie-in products exploiting the popularity of brands owned by the Company. CD PROJEKT S.A. is also the holding company of the CD PROJEKT Capital Group and coordinates the activities of its subsidiaries.

Prior to the merger Brand Projekt had constituted a Tax Capital Group with the Company.

The merger is carried out in the framework of optimizing the activities of companies belonging to the CD PROJEKT Capital Group.

The merger was carried out under Art. 492 § 1 item 1 of the Commercial Company Code (merger by takeover) by transferring the totality of the assets and liabilities of Brand Projekt (the Acquiree) to the Company (the Acquirer). The merger was reflected in books through the sum of assets and liabilities of both companies, excluding shares and equity of subsidiary and intercompany balances, incomes and expenses.

Note 15. Investment properties

Not applicable.



Note 16. Investments in affiliates

Changes in investments in joint ventures and affiliates

Not applicable.

Investments in subsidiaries as of 31.12.2015

PLN thousands	GOG Poland sp. z o.o.	GOG Ltd.	CD PROJEKT BRANDS S.A.	CD PROJEKT INC.
Registered office	Warsaw	Nicosia	Warsaw	Los Angeles, Venice
Percentage of shares held as of 01.01.2015	100%	100%	100%	100%
Percentage of votes controlled as of 31.12.2015	100%	100%	100%	100%
Consolidation method	Full	Full	Full	Full
Equity	1 768	17 680	20 798	219
Share capital	50	36	200	162
Other capital contributions	1 657	7 264	18 421	(111)
Net profit (loss) for the reporting period	61	10 380	2 177	168
Total assets	3 092	49 305	21 639	1 419
Fixed assets	2 101	4 326	17 622	633
Working assets	991	44 979	4 017	786
Total liabilities	1 324	31 625	841	1 200
Total revenues	12 297	115 823	3 484	5 297

Investments in subsidiaries as of 31.12.2014

PLN thousands	GOG Poland sp. z o.o.	GOG Ltd.	Brand Projekt sp. z o.o.	CD PROJEKT BRANDS S.A.	CD PROJEKT INC.
Registered office	Warsaw	Nicosia	Warsaw	Warsaw	Los Angeles, Venice
Percentage of shares held as of 01.01.2014	100%	100%	100%	-	-
4	100%	100%	100%	100%*	100%
Consolidation method	Full	Full	Full	Full	Full
Equity	1 708	13 058	(10)	18 621	41
Share capital	50	36	5	200	162
Other capital contributions	1 189	6 386	-	17 500	6
Net profit (loss) for the reporting period	469	6 636	(15)	921	(127)
Total assets	2 321	33 259	1 902	18 693	247
Fixed assets	924	2 537	1 900	17 734	-
Working assets	1 397	30 722	2	959	247
Total liabilities	614	20 201	1 912	72	206
Total revenues	9 678	63 945	9	871	-



Changes in investments in subsidiaries

PLN thousands	01.01.2015 – 31.12.2015	01.01.2014 - 31.12.2014
At beginning of period	9 855	24 828
Increases from:	1 900	85 781
accounting of business combinations	1 900	-
acquisition / creation of subsidiaries	-	17 864
other increases	-	67 917
Reductions from:	5	100 754
accounting of business combinations	5	-
partial sale of subsidiary	-	17 700
reclassification as financial instrument	-	72
other reductions	-	82 982
At end of period	11 750	9 855

Note 17. Shares/stock in subsidiaries not subject to consolidation

The parent entity has ceased to report financial data for Optibox Sp. z o.o. in liquidation bankruptcy due to loss of control.

Note 18. Other fixed assets

PLN thousands	31.12.2015	31.12.2014
Other – deposit for lease of premises	215	277
Total	215	277

Note 19. Financial assets

Not applicable.

Note 20. Financial assets held for sale

PLN thousands	31.12.2015	31.12.2014
Shares in other entities	547	547
Total	547	547

Note 21. Other financial assets designated at fair value through profit or loss

PLN thousands	31.12.2015	31.12.2014
Investment fund shares	-	2 745
Forward contracts	59	-
Shares in other entities	106	-
Total	165	2 745



Note 22. Inventories

PLN thousands	31.12.2015	31.12.2014
Semi-finished products and production in progress	28 485	88 461
Finished products	5 097	50
Goods	584	1 082
Other materials	34	6 918
Gross inventories	34 200	96 511
Inventory impairment write-downs	-	-
Net inventories	34 200	96 511

The "Other materials" line item comprises components (intermediates) of box editions of videogames as well as marketing materials.

Changes in inventory revaluation write-downs

No changes have occurred.

Inventories pledged as collateral for liabilities

Not applicable.

Note 23. Construction contracts

Not applicable.

Note 24. Trade receivables

PLN thousands	31.12.2015	31.12.2014
Net trade receivables	87 704	6 397
from affiliates	-	-
from external entities	87 704	6 397
Impairment write-downs	382	521
Gross trade receivables	88 086	6 918

Changes in impairment write-downs on trade receivables

PLN thousands	01.01.2015 – 31.12.2015	01.01.2014 – 31.12.2014
AFFILIATES		
Impairment write-downs at beginning of period	116	116
Increases	-	-
Reductions, including:	116	-
elimination of impairment write-downs by write-offs	116	-
Impairment write-downs at end of period	•	116



EXTERNAL ENTITIES

Impairment write-downs at beginning of period	405	960
Increases, including:	85	10
impairment write-downs on past-due and contested receivables	85	10
Reductions, including:	108	565
elimination of impairment write-downs due to collection of receivables	81	6
elimination of impairment write-downds by write-offs	27	540
sale of subsidiary compoany (cdp.pl) – discontinued operations	-	19
Impairment write-downs at end of period	382	405
Aggregate impairment write-downs at end of period	382	521

Current and past-due trade receivables as of 31.12.2015

PLN thousands	Total	Days overdue					
	iotai	<0	o – 6o	61 – 90	91 – 180	181 – 360	>360
AFFILIATES							
gross receivables	-	-	-	-	-	-	-
impairment write-downs	-	-	-	-	-	-	-
Net receivables	-	-	-	-	-	-	-
gross receivables impairment write-downs	88 o86 382	85 953 -	1 280	9	322	140	382 382
Net receivables	87 704	85 953	1 280	9	322	140	-
TOTAL							
gross receivables	88 086	85 953	1 280	9	322	140	382
impairment write-downs	382	-	-	-	-	-	382
Net receivables	87 704	85 953	1 280	9	322	140	-

Current and past-due trade receivables as of 31.12.2014

PLN thousands	Total		Days overdue				
PLIN UIOUSAIIUS	TOTAL	<0	0 – 60	61 – 90	91 – 180	181 – 360	>360
AFFILIATES							
gross receivables	116	-	-	-	-	-	116
impairment write-downs	116	-	-	-	-	-	116
Net receivables	-	-	-	-	-	-	-
EXTERNAL ENTITIES							
gross receivables	6 794	5 084	658	597	21	29	405
impairment write-downs	405	-	-	-	-	-	405
Net receivables	6 389	5 084	658	597	21	29	_



TOTAL

gross receivables	6 910	5 084	658	597	21	29	521
impairment write-downs	521	-	-	-	-	-	521
Net receivables	6 389	5 084	658	597	21	29	-

Trade receivables by currency

	thousands		.2015	31.12.2014		
t			PLN equivalent	currency units	PLN equivalent	
PLN		81 391	81 391*	3 355	3 355	
EUR		21	95	291	1 2 3 8	
USD		1 573	6 137	472	1 652	
GBP		10	60	19	105	
AUD		7	19	16	47	
JPY		56	2	-	-	
Total		-	87 704	-	6 397	

^{*} This field also aggregates receivables obtained in association with foreign licensing reports during the current period but invoiced in future reporting period. następnych.

Note 25. Other receivables

PLN thousands	31.12.2015	31.12.2014
Other receivables, including:	26 530	10 989
tax returns except corporate income tax	24 785	4 268
provisions for sales revenues – advances	289	1 142
advance payments for supplies	448	3 030
deposits	67	60
employee compensation settlements	357	6
other	584	2 483
Impairment write-downs	732	732
Other gross receivables	27 262	11 721

PLN thousands	31.12.2015	31.12.2014
Other receivables, including:	26 530	10 989
from affiliates	4	-
from external entitites	26 526	10 989
Impairment write-downs	732	732
Other gross receivables	27 262	11 721

Trade receivables subject to court proceedings

PLN thousands	31.12.2015	31.12.2014
Trade receivables subject to court proceedings	732	732



Impairment write-downs on contested receivables	732	732
Net trade receivables subject to court proceedings	-	-

Other receivables by currency

	31.12	.2015	31.12.2014		
thousands	currency units	PLN equivalent	currency units	PLN equivalent	
PLN	26 246	26 246*	8 624	8 624	
EUR	34	145	347	1 441	
USD	36	139	284	924	
Total	-	26 530	-	10 989	

^{*} This field also aggregates withholding tax deducted at source by the Group's foreign collaborators and reportable in the Company's annual corporate income tax declaration filed with domestic fiscal authorities.

Trade and other receivables from affiliates

PLN thousands	31.12.2015	31.12.2014
Gross receivables from affiliates	4	116
trade receivables	-	116
other receivables	4	-
Write-downs	-	116
Net receivables from affiliates	4	-

Note 26. Prepaid expenses

PLN thousands	31.12.2015	31.12.2014
Non-life insurance	64	26
Business travel insurance	3	2
Provisions for bought-in services	-	19
Minimal guarantees, advanced to GOG	11 518	4 395
Online access to legal support portal	15	1
License fees	666	120
Air travel	15	15
Other prepaid expenses	242	76
Total prepaid expenses	12 523	4 654

Note 27. Cash and cash equivalents

PLN thousands	31.12.2015	31.12.2014
Cash on hand and bank deposits:	30 297	21 955
cash desk in local currency	1	-
current bank accounts	30 296	21 955
Other cash assets:	363 340	12 440
cash in transit	117	(3)



overnight deposits	2 027	4 350
short-term deposits (maturity up to 3 months)	321 196	8 093
long-term deposits (maturity in excess of 3 months)	40 000	-
Total	393 637	34 395

Restricted cash

Not applicable.

Cash held by the Group not otherwise reported on balance sheet

PLN thousands	31.12.2015	31.12.2014
Cash allocated to the Company Social Benefits Fund (ZFŚS)	38	17
Available, unused portion of operating credit	-	30 000
Available, unused portion of overdraft credit facility	-	2 000
Total	38	32 017

Note 28. Share capital

Share capital structure as of 31.12.2015

Series	Shares issued	Nominal value of series/issue	Capital paid up in
А	500 000	500 000	cash
В	2 000 000	2 000 000	cash
C	6 884 108	6 884 108	cash
C1	18 768 216	18 768 216	cash
D	35 000 000	35 000 000	non-cash assets
E	6 847 676	6 847 676	cash
F	3 500 000	3 500 000	cash
G	887 200	887 200	cash
Н	3 450 000	3 450 000	cash
I	7 112 800	7 112 800	cash
J	5 000 000	5 000 000	cash
K	5 000 000	5 000 000	cash
Total	94 950 000	94 950 000	-

Shareholder structure as of 31.12.2015

PLN thousands	Shares held	% of share capital	Votes controlled	% of votes
Marcin Iwiński	12 000 000	12.64%	12 000 000	12.64%
Michał Kiciński	12 282 615	12.93%	12 282 615	12.93%
Piotr Nielubowicz	5 985 197	6.30%	5 985 197	6.30%
Adam Kiciński	3 122 481	3.29%	3 122 481	3.29%
PKO TFI S.A.	9 000 000	9.48%	9 000 000	9.48%
AVIVA OFE	4 940 000	5.20%	4 940 000	5.20%



Amplico PTE S.A.	5 003 719	5.27%	5 003 719	5.27%
free float	42 615 988	44.88%	42 615 988	44.88%
Total	94 950 000	100%	94 950 000	100%

Shareholder structure as determined on the basis of formal notifications from shareholders who control at least 5% of votes at the General Meeting.

Changes in share capital

PLN thousands	01.01.2015 - 31.12.2015	01.01.2014 - 31.12.2014
Share capital at beginning of period	94 950	94 950
Increases	-	-
Reductions	-	-
Share capital at end of period	94 950	94 950

Note 29. Changes in reserve capital from sales of shares above nominal price

PLN thousands	01.01.2015 - 31.12.2015	01.01.2014 - 31.12.2014
Capital at beginning of period	119 730	112 438
Increases from:	469	7 292
allocation of net profit	469	7 292
Reductions	-	-
Capital at end of period	120 199	119 730

Note 30. Other reserves

PLN thousands	01.01.2015 - 31.12.2015	01.01.2014 – 31.12.2014
Supplementary capital and capital from sales of shares above nominal price	120 199	119 730
Other reserves – incentive program	3 354	1 716
Total	123 553	121 446

Changes in other reserves

PLN thousands	Supplementary capital and capital from sales of shares above nominal price	Revaluation reserves	Reserve capital	Other reserves – incentive program	Total
As of 01.01.2015	119 730	-	-	1 716	121 446
Increases from:	469	-	-	1 638	2 107
allocation of net profit	469				469
Reductions	-	-	-	-	-
As of 31.12.2015	120 199	-	-	3 354	123 553



PLN thousands	Supplementary capital and capital from ssales of shares above nominal price	Revaluation reserves	Reserve capital	Other reserves – incentive program	Total
As of 01.01.2014	112 438	-	-	989	113 427
Increases from:	7 292	-	-	834	8 126
allocation of net profit	7 292				7 292
Reductions	-	-	-	107	107
As of 31.12.2014	119 730	-	-	1 716	121 446

Note 31. Retained earnings

PLN thousands	31.12.2015	31.12.2014
Amount aggregated in the Retained earnings line item and not subject to dividend payments	(49 772)	(54 514)
Total	(49 772)	(54 514)

Changes in retained earnings

PLN thousands	31.12.2015	31.12.2014
At beginning of period	(54 514)	(55 987)
Increases from:	5 211	14 900
allocation of profit from preceding years	5 211	14 900
Reductions from:	469	13 427
reclassification as reserve capital	469	7 292
changes in minority share capital	-	5 754
adjustments due to fundamental errors	-	381
At end of period	(49 772)	(54 514)

Note 32. Minority share capital

PLN thousands	31.12.2015	31.12.2014
At beginning of period	-	868
Changes in ownership structure of subsidiaries	-	(335)
Share of subsidiary profit/loss	-	(533)
At end of period	-	-

Note 33. Credits and loans

In Current Report no. 4/2015 of 13 March 2015 the Company announced that it had concluded an amendment to its revolving credit agreement with mBank S.A., signed on 23 May 2013. As specified in the amendment the period during which the Company is entitled to draw upon the revolving credit facility was extended until 2 June 2016. Any outstanding credit must be fully repaid by 30 September 2016. On the grounds of an amendment signed on 4 September 2015 this credit agreement was dissolved on 8 September 2015.



In Current Report no. 18/2015 of 4 September 2015 the Company announced that its revolving and renewable credit agreements with mBank S.A. had been dissolved.

In Current Report no. 24/2015 of 21 October 2015 the Management Board of the Company announced that the overdraft facility agreement between the Company, cdp.pl sp. z o.o. and mBank S.A. would be dissolved on 22 October 2015.

PLN thousands	31.12.2015	31.12.2014
Bank credit	-	-
Loans, including:	-	4
company credit cards	-	4
Total credits and loans, including:	-	4
long-term credits and loans	-	-
short-term credits and loans	-	4

Maturity structure of credits and loans

PLN thousands	31.12.2015	31.12.2014
Short-term credits and loans	-	4
Long-term credits and loans	-	-
Total liabilities due to credits and loans, including:	-	4
long-term credits and loans	-	-
short-term credits and loans	-	4

Credits and loans as of 31.12.2015

No creidts or loans were reported.

Credits and loans as of 31.12.2014

Name of bank/lender and type of credit/loan	Contractual credit/loan amount (in PLN thousands)	Amount outstanding	Effective interest rate	Due date	Collateral
mBank S.A. – revolving credit	19 000	-	WIBOR 1M + interest margin	31 Dec 2015	 blank promissory note registered pledge of The Witcher trademark
mBank S.A. – umbrella facility	2 000	-	WIBOR O/N + interest margin	31 Dec 2015	 blank promissory note global assignment of cdp.pl receivables to mBank S.A.
mBank S.A. – credit agreement	11 000	-	WIBOR 1M + interest margin	29 May 2015 + 120 days for repayment*	 blank promissory note registered pledge of The Witcher trademark
mBank – credit cards		4			
Total	32 000	4	-	-	-

^{*} This agreement has been extended until 02 Jun 2016 + 120 days for repayment. The extension occurred after the balance sheet date.



Credits and loans by currency

			31.12.2015		2014
	thousands	currency units	PLN equivalent	currency units	PLN equivalent
PLN		-	-	4	4
Total			_		4

Note 34. Other financial liabilities

PLN thousands	31.12.2015	31.12.2014
Lease liabilities	293	657
Provisions associated with incentive program	19 935	-
Other financial liabilities, including:	20 228	657
long-term liabilities	-	260
short-term liabilities	20 228	397

Lease liabilities

PLN thousands	31.12.2015	31.12.2014
Short-term lease liabilities	293	397
Long-term lease liabilities, including:	-	260
between 1 and 5 years	-	260
Total	293	657

Note 35. Other long-term liabilities

Not applicable.

Note 36. Trade liabilities

PLN thousands	31.12.2015	31.12.2014
Trade liabilities:	22 603	20 532
payable to affiliates	-	20
payable to external entities	22 603	20 512



Past-due trade liabilities

PLN thousands	Total			Days o	verdue		
		<0	o – 6o	61 – 90	91 – 180	181 – 360	>360
As of 31.12.2015	22 603	21 667	751	70	99	15	1
payable to affiliates	-	-	-	-	-	-	-
payable to external entities	22 603	21 667	751	70	99	15	1
		Days overdue					
				Days o	verdue		
PLN thousands	Total	<0	0 – 60	Days o	verdue 91 – 180	181 – 360	>360
PLN thousands As of 31.12.2014	Total 20 532	<0 14 128	0 – 60 6 200	•		181 – 360	>360
				61 – 90	91 – 180	-	

Trade liabilities by currency

	31.12	31.12.2015		31.12.2014	
thousands	currency units	PLN equivalent	currency units	PLN equivalent	
PLN	1 177	1 177	1 734	1734	
EUR	358	1 568	906	3 862	
USD	4 932	19 239	4 205	14 740	
JPY	18 742	607	-	-	
GBP	1	7	35	190	
AUD	2	5	2	6	
Total		22 603		20 532	

Note 37. Other liabilities

PLN thousands	31.12.2015	31.12.2014*
Liabilities from other taxes, duties, social security payments and others, except corporation tax	3 819	2 888
Value added tax	3 021	2 209
Flat-rate withholding tax	32	20
Personal income tax	469	384
Social security (ZUS) payments	283	265
National Disabled Persons Rehabilitation Fund (PFRON) payments	11	11
PIT-8A settlements	3	1
Other	-	(2)
Other liabilities	43 146	49 099
Other employee-related liabilities	297	26
Other liabilities due to Management Board members	50	134
Other liabilities associated with the Company Social Benefits Fund (ZFŚS)	50	(3)
Advance payments received from foreign clients	42 749	48 942
Accrued charges	-	277
Total other liabilities	46 965	52 264

^{*} following presentation adjustments



Other past-due short-term liabilities

PLN thousands	Total	Days overdue						
	1000	<0	0 – 60	61 – 90	91 – 180	181 – 360	>360	
As of 31.12.2015	46 965	46 729	171	35	24	6	-	
payable to affiliates	50	50	-	-	-	-	-	
payable to external entities	46 915	46 679	171	35	24	6	-	

		Days overdue						
PLN thousands	Total	<0	o – 6o	61 – 90	91 – 180	181 – 360	>360	
As of 31.12.2014	52 264	52 264	-	-	-	-	-	
payable to affiliates	133	133	-	-	-	-	-	
payable to external entities	52 131	52 131	-	-	-	-	-	

Other short-term liabilities by currency

		31.12	31.12.2015		
	thousands		PLN equivalent	currency units	PLN equivalent
PLN		1 659	1 659	9 347	9 347
EUR		2 071	8 679	6 025	25 077
CNY		15	9	-	-
JPY		158	5	-	-
PHP		9	2	-	-
USD		9 642	36 599	5 814	17 840
GBP		2	10	-	-
AUD		1	2	-	-
Total			46 965		52 264

Note 38. Internal Social Benefits Fund (ZFŚS): assets and liabilities

PLN thousands	31.12.2015	31.12.2014
Cash assets	38	34
Liabilities associated with the Internal Social Benefits Fund (ZFŚS)	38	26
Adjusted balance	-	8
Deduction for the Internal Social Benefits Fund (ZFŚS) in the financial year	145	108

Note 39. Conditional liabilities

Conditional liabilities from operating lease agreements

Not applicable.



Promissory note liabilities from loans received

Not applicable.



PLN thousands	Pledged in association with	Currency	31.12.2015	31.12.2014
Agora S.A.				
Promissory note payable		PLN	11 931	11 931
Declaration of submission to enforcement with respect to guaranteed execution of distribution agreement		PLN	11 931	11 931
mBank S.A.				
Promissory note agreement	Credit agreement	PLN	-	16 500
Promissory note agreement	Credit agreement	PLN	-	30 000
Promissory note endorsement	Collateral for credit	PLN	-	61 500
Declaration of submission to enforcement	Collateral for credit	PLN	-	61 500
Registered pledge of The Witcher trademark	Collateral for credit	PLN	-	45 000
Declaration of submission to enforcement	Collateral for bank payment guarantee no. 02111KPA14	PLN	-	3 000
Declaration of submission to enforcement	Collateral for credit card agreement	PLN	920	-
mLeasing sp. z o.o.				
Promissory note agreement	Lease agreement no. Optimus1/WA/135724/2012	PLN	-	141
Millennium Leasing sp. z o.o.				
Promissory note agreement	Lease agreement no. K 182762	PLN	470	470
Global Collect Services BV				
Contract of guarantee	Guarantee of discharge of liabilities by GOG Ltd.	EUR	155	155
Wazovian Unit for the Implementation of European Union Pr	rograms (Mazowiecka Jednostka Wdrażania Programów Unijnych)			
romissory note agreement Co-financing agreement no. RPMA.01.07.00 - 14-010/11 RPO MV 2007-2013 Task 1.7		PLN	-	148
Promissory note agreement	Co-financing agreement no. RPMA.01.05.00 - 14-0638/08 RPO MV 2007-2013 Task 1.5	PLN	-	429



Ministry of the Economy				
Promissory note agreement	Co-financing agreement no. POIG.06.05.02-00-146/13-00	PLN	265	265
Promissory note agreement	Co-financing agreement no. POIG.06.05.02-00-148/13-00	PLN	235	235
Polish Agency for Enterprise Development (Polska Ag	encja Rozwoju Przedsiębiorczości)			
Promissory note agreement	Co-financing agreement no. UDA-POIG.08.02.00-14-524/13-00; POIG Task 8.2	PLN	839	941
Raiffeisen Bank Polska S.A.				
Guarantee of discharge of cash pool liabilities	Cash pool agreement	PLN	15 000	15 000
Guarantee of discharge of cash pool liabilities	Cash pool agreement	USD	500	500
Declaration of submission to enforcement	Framework agreement concerning forward and derivative transactions	PLN	75 000	15 000
Konami Digital Entertainment B.V.				
Contract of guarantee	Guarantee of discharge of liabilities by cdp.pl sp. z o.o.	EUR	-	200
Millenium Bank S.A.				
Declaration of submission to enforcement	Framework agreement concerning forward and derivative transactions	PLN	28 800	-



Note 40. Long- and short-term financial lease liabilities

	31.13	2.2015	31.12.2014		
PLN thousands	Minimum payments	Payments outstanding	Minimum payments	Payments outstanding	
Due within 1 year	298	293	417	397	
Due between 1 and 5 years	-	-	265	260	
Total minimum lease payments	298	293	682	657	
Future interest	5	-	25	-	
Current minimum value of lease payments, including:	293	293	657	657	
short-term payments	293	293	397	397	
long-term payments	-	-	260	260	

Assets subject to financial lease as of 31.12.2015

PLN thousands						
	Land holdings	Buildings and structures	Machinery and equipment	Vehicles	Other fixed assets	Total
Passenger cars	-	-	-	566	-	566
Net value of leased assets	-	-	-	566	-	566



Financial lease agreements as of 31.12.2015

Financier	Contract no.	Base value	Base value in currency units	Currency	Contract expiration date	Payments outstanding at end of reporting period	Prolongation conditions and buyout options
Millenium Leasing	K 182762	342	342	PLN	2016-06-30	126	Lessee is entitled to buy out the leased asset – according to the contract the net residual value is 58 thousand PLN
mLeasing sp. z o.o.	OPTIMUS 1/WZ/179735/2014	315	315	PLN	2016-10-31	167	Lessee is entitled to buy out the leased asset – according to the contract the net residual value is 60 thousand PLN
Total		657	657			293	



Note 41. Deferred revenues

PLN thousands	31.12.2015	31.12.2014*
Subsidies	855	1 025
Construction of data processing and communications center of the CD PROJEKT Group	66	84
Modernization of ICT infrastructure	-	31
The Witcher 3	-	439
Functional upgrade of ICT architecture with ERP B2B software facilitating automated electronic data exchange	475	471
The Witcher 3: Blood and Wine	314	-
Deferred revenues	7 432	4 589
future sales	6 296	4 388
others	1 136	201
Deferred revenues, including:	8 287	5 614
long-term deferrals	423	976
short-term deferrals	7 864	4 638

^{*} following presentation adjustments

PLN thousands	Co-financing agreement signed on	Co-financing amount		Amount outstanding		Co-financing settlement deadline
Functional upgrade of ICT architecture with ERP B2B software facilitating automated electronic data exchange	26.11.2014	798	PLN	298	PLN	26.11.2019
The Witcher 3: Blood and Wine	14.09.2015	150	EUR	150	EUR	2022

The subsidies reported in this financial statement concern the following co-financing agreements

- Functional upgrade of the ICT architecture with B2B ERP software facilitating automated electronic data exchange project finished on 30 September 2015;
- The Witcher 3: Blood and Wine project currently underway.

The above projects are co-financed by the European Union.

Note 42. Provisions for employee benefits and similar liabilities

PLN thousands	31.12.2015	31.12.2014
Provisions for retirement benefits and pensions	37	28
Provisions for other employee benefits (including bonuses)	223	204
Total, including:	260	232
long-term provisions	35	27
short-term provisions	225	205

The following assumptions have been made by the actuary when calculating provisions:



PLN thousands	31.12.2015	31.12.2014
Discount rate (%)	2.94	2.50
Projected inflation rate (%)	2.94	2.50
Employee turnover rate (%) – adjusted for age; decreases with age reaching 0% three years prior to retirement	10.5% at 31 years	10.8% at 31 years
Projected annual rate of salary growth (%)	2.5%	2.5%
Mortality rates published by the Central Statistical Office (year of estimation)	2014	2013
Likelihood of disability during the fiscal year	0.25%	0.25%

Statistical methods were employed by an actuary to construct and calibrate a mobility model for Group member employees, based on the Multiple Decrement paradigm. The model was calibrated using historical data supplied by Group members. Based on publicly available statistical data and the actuary's own analysis, the mobility coefficient was assumed to decrease with age. The valuation model is highly sensitive to changes in mobility coefficients and should therefore be subject to frequent verifications and updates

Changes in provisions

PLN thousands	Provisions for retirement benefits and pensions	Provisions for other employee benefits	Total
As of 01.01.2015	28	204	232
Provisions created	9	395	404
Benefits paid out	-	315	315
Provisions dissolved	-	61	61
As of 31.12.2015, including:	37	223	260
long-term provisions	35	-	35
short-term provisions	2	223	225

PLN thousands	Provisions for retirement benefits and pensions	Provisions for other employee benefits	Total
As of 01.01.2014	39	143	182
Provisions created	-	347	347
Provisions dissolved due to sale of cdp.pl subsidiary	10	-	10
Benefits paid out	-	282	282
Provisions dissolved	1	4	5
As of 31.12.2014, including:	28	204	232
long-term provisions	27	-	27
short-term provisions	1	204	205

Note 43. Other provisions

PLN thousands	31.12.2015	31.12.2014
Provisions for warranty-covered repairs and returns	6	-
Provisions for liabilities, including:	36 442	95
provisions for financial statement audit expenses	50	32
provisions for bought-in services	825	57



provisions for bonuses	34 928	-
provisions for licensing liabilities	121	6
provisions for depreciation of licenses and fixed assets	304	-
provisions for other expenses	214	-
Total, including:	36 448	95
long-term provisions	-	-
short-term provisions	36 448	95

Changes in other provisions

PLN thousands	Provisions for warranty- covered repairs and returns	Provisions for bonuses	Other provisions	Total
As of 01.01.2015	-	•	95	95
Provisions created during fiscal year	41	39 479	5 524	45 044
Benefits paid out	35	4 528	3 964	8 527
Provisions dissolved	-	23	157	180
Adjustments due to exchange rate differences	-	-	16	16
As of 31.12.2015, including:	6	34 928	1 514	36 448
long-term provisions	-	-	-	-
short-term provisions	6	34 928	1 514	36 448

PLN thousands	Provisions for warranty- covered repairs and returns	Provisions for bonuses	Other provisions	Total
As of 01.01.2014	6	-	122	128
Provisions created during fiscal year	-	-	166	166
Benefits paid out	5	-	118	123
Provisions dissolved	1	-	53	54
Provisions dissolved due to sale of cdp.pl subsidiary	-	-	22	22
As of 31.12.2014, including:	-	-	95	95
long-term provisions	-	-	-	-
short-term provisions	-	-	95	95

Note 44. Financial risk management – objectives and methods

Interest rate risk - sensitivity to changes

In order to carry out their activities Group members may, in the future, require access to sources of financing, including bank credit agreements, third-party loans, lease agreements or bonds. In 2015 no Group member had any outstanding liabilities due to bank credit agreements, third-party loans or bonds. Several vehicle lease agreements were in force; however, their aggregate value was negligible given the scale of the Group's activities.

The Group invests its surplus cash in short-term bank deposits. In this context lower interest rates may have a negative impact on the financial revenues obtained by the Group.



Risks associated with liquidity and credit risk

The Group compares its results to annual plans which include liquidity goals. Such evaluation is performed on a monthly basis.

In order to minimize the risk of customer insolvency the Company performs ongoing monitoring of the collection of receivables. Debt collection is subcontracted to specialized third parties. The Group identifies key customers whose total share in the Group's revenue stream exceeds 10%.

The Group actively manages its liquid assets and monitors its debt in relation to the Group's equity and financial results, both current and projected.

As of the publication date of this report CD PROJEKT is not in debt due to any credit or loan agreements, and has set aside provisions in cash. Cash management on the level of the Group is performed in such a way that excess cash in one subsidiary may be loaned to other subsidiaries. The Group relies on this mechanism to perform daily management of its liquid assets, ensure sufficient liquidity, meet any liabilities arising from its ordinary activities and permit unhindered continuation of videogame development projects

Risks associated with credit agreements and interest rate risks

In order to carry out their activities Group members may, in the future, require access to sources of financing, including bank credit agreements, third-party loans, lease agreements or bonds. In 2015 no Group member had any outstanding liabilities due to bank credit agreements, third-party loans or bonds. Several vehicle lease agreements were in force; however, their aggregate value was much lower than the Group's positive cash account balance.

The Group invests its surplus cash in short-term bank deposits. In this context lower interest rates may have a negative impact on the financial revenues obtained by the Group.

Risks associated with sureties

Credit agreements, selected trade agreements and cash-pooling agreements concluded within the CD PROJEKT Capital Group involve CD PROJEKT S.A., GOG Ltd., GOG Poland sp. z o.o., cdp.pl sp. z o.o., Brand Projekt sp. z o.o. (liquidated on 31 December 2015), CD PROJEKT Brankds S.A. and CD PROJEKT Inc. acting as guarantors. These provisions may potentially compel each guarantor to cover the liabilities of other parties to whom guarantees have been contractually pledged. Detailed information regarding the scope of guarantees granted by each member of the CD PROJEKT Capital Group can be found in the Consolidated Financial Statement of the CD PROJEKT Capital Group for the period between 1 January and 31 December 2015, in the section titled "Conditional liabilities from guarantees and collateral pledged".

Risks associated with PLN strengthening against EUR and USD

Due to the global character of its activities the Capital Group is subject to risks associated with sudden changes in exchange rates, particularly the strengthening of PLN against EUR and USD.

A significant portion of publishing and distribution agreements to which CD PROJEKT S.A. is party (as a videogame developer) is denominated in foreign currencies – typically in USD or EUR. As a result, the strengthening of PLN against foreign currencies is regarded as an unfavorable circumstance by the Group, reducing its revenues from distribution and licensing contracts. CD PROJEKT S.A. performs hedging in order to mitigate exchange rate risks, however such risks cannot be entirely eliminated.

GOG Ltd. revenues are denominated primarily in USD, and to a lesser extent in EUR, GBP, AUD and RUB, while costs are borne in USD, EUR and PLN. Accordingly, the strengthening of PLN or EUR against the currencies in which GOG Ltd. obtains revenues is viewed as an unfavorable circumstance by the Group, reducing the profitability of GOG Ltd.



Note 45. Disclosure of financial instruments

Fair value of financial instruments per class

FINANCIAL ASSETS	Carrying	gamount	Fair	value
	31.12.2015	31.12.2014*	31.12.2015	31.12.2014*
Receivables associated with supply of products and services, and other receivables	114 234	17 386	114 234	17 386
receivables associated with supply of products and services, and other receivables	114 234	17 386	114 234	17 386
Financial assets carried at fair value through profit and loss, including:	165	2 745	165	2 745
investment fund shares	-	2 745	-	2 745
forward contracts	59	-	59	-
shares in other entities	106	-	106	-
Financial assets held for sale, including:	547	547	547	547
valuation of shares in other entities	547	547	547	547
Cash and cash equivalents	393 637	34 395	393 637	34 395
cash on hand and bank deposits	393 637	34 395	393 637	34 395

 $[\]hbox{* following presentation adjustments}\\$

	Carrying	rrying amount Fair value*		
FINANCIAL LIABILITIES	31.12.2015	31.12.2014	31.12.2015	31.12.2014
Credits and loans subject to interest payments, including:	-	4	-	4
overdraft facilities	-	-	-	-
other short-term liabilities (including credit cards)	-	4	-	4
Other miscellaneous (long-term) liabilities, including:	-	260	-	260
liabilities from financial lease contracts and lease contracts with a buyout option	-	260	-	260
deposits	-	-	-	-
Trade and other liabilities	69 568	72 796	69 568	72 796
trade liabilities	22 603	20 532	22 603	20 532
other short-term liabilities	46 965	52 264	46 965	52 264
Financial liabilities, including:	293	397	293	397
other short-term financial liabilities	293	397	293	397
Financial liabilities carried at fair value through profit or loss, including:	19 935	-	19 935	-
valuation of futures contracts under the incentive program	19 935	-	19 935	-

 $[\]hbox{* The fair value of liabilities due to credits and loans, and of other liabilities, approximates their respective carrying amounts.}$

Hierarchy of financial instruments carried at fair value

PLN thousands	31.12.2015	31.12.2014*	
LEVEL 1			
Assets carried at fair value			
Financial assets carried at fair value through financial result, including:	106	2 745	
investment fund shares	-	2 745	
shares in other entities	106		



LEVEL 2

Assets carried at fair value		
Derivatives:	59	-
forward exchange contract – USD	59	-
Liabilities carried at fair value		
Financial liabilities carried at fair value through profit or loss, including:	19 935	-
valuation of of futures contracts under the incentive program	19 935	-

LEVEL 3

Assets carried at fair value		
Financial assets carried at fair value through financial result, including:	547	547
shares in other entities	547	547

Financial instruments carried at fair value are categorised into different levels of the fair value hierarchy as follows:

Level 1 - inputs are quoted prices in active markets for identical assets or liabilities.

Level 2 - inputs other than quoted market prices that are observable for the asset or liability, either directly or indirectly.

Level 3 - inputs are unobservable inputs for the asset or liability.



			01.01.2015 - 3	1.12.2015			01.01.2014 - 3	31.12.2014	
PLN thousands	Financial assets carried at fair value through profit or loss	Loans granted and receivables	Financial assets held for sale	Financial liabilities carried at fair value through profit or loss	Other financial liabilities	Financial assets carried at fair value through profit or loss	Loans granted and receivables	Financial assets held for sale	Other financial liabilities
At beginning of period	2 745	51 781	547	-	73 457	805	60 604	-	59 601
Increases	165	507 871	-	19 935	69 861	2 745	51 781	547	73 457
Cash assets	-	393 637	-	-	-	-	34 395	-	-
Credits and loans	-	-	-	-	-	-	-	-	4
Trade and other receivables	-	114 234	-	-	-	-	17 386	-	-
Trade and other liabilities	-	-	-	-	69 568	-	-	-	72 796
Financial lease contracts	-	-	-	-	293	-	-	-	657
Financial liabilities carried at fair value through profit or loss	-	-	-	19 935	-	-	-	-	-
Balance sheet valuation reported in profit/loss account	-	-	-	-	-	-	-	547	-
Financial assets carried at fair value through profit or loss	165	-	-	-	-	2 745	-	-	-
Reductions	2 745	51 781	-	-	73 457	805	60 604	-	59 601
Cash assets	-	34 395	-	-	-	-	39 684	-	-
Trade and other receivables	-	17 386	-	-	-	-	20 920	-	-
Trade and other liabilities	-	-	-	-	72 796	-	-	-	57 943
Financial lease contracts	-	-	-	-	657	-	-	-	336
Repayment of credits and loans	-	-	-	-	4	-	-	-	1 322
Financial assets carried at fair value through profit or loss	2 745	-	-	-	-	805	-	-	-
At end of period	165	507 871	547	19 935	69 861	2 745	51 781	547	73 457



Note 46. Equity management

PLN thousands	31.12.2015	31.12.2014
Credits and loans subject to interest payments	-	4
Liabilities associated with supply of products and services, and other liabilities	69 568	72 340
Less cash and cash equivalents	393 637	34 395
Net borrowing	(324 069)	37 949
Convertible preference shares	-	-
Equity	513 675	168 108
Reserve capital due to unrealized net profit	-	-
Total equity	513 675	168 108
Equity aggregated with net borrowing	_*	205 967
Leverage ratio	-	18%

^{*} The Group has no outstanding net borrowing – the balance of cash/cash equivalents and liabilities due to purchases of products and services, as well as other liabilities, is positive.

The main goal of groupwide equity management is to retain a good credit rating and safe capital indicators, facilitating Group operations and increasing goodwill.

The group actively manages its equity structure, resulting in changes which reflect changing economic conditions. In order to retain or adjust said equity structure, the parent entity may pay out dividends to shareholders, return capital to shareholders or issue new shares. The Group monitors its capital status by applying a leverage ratio which is calculated as the ratio of net borrowing versus total equity increased by net borrowing

Note 47. Employee benefit programs

On 16 December 2011 the Extraordinary General Meeting of Shareholders of CD PROJEKT S.A. voted to institute an incentive program for personnel viewed as crucially important for the Capital Group as well as having a decisive influence upon the development of individual activity branches of the Group. A set of targets were established and the Management Board and Supervisory Board of the Company selected a number of persons who, assuming these profit and valuation goals are met, are rewarded with warrants entitling them to acquire company shares by way of a conditional increase in the Company's share capital. Further details are given in Current Report No. 73/2011 of 17 December 2011.

Incentive program valuation – assumed indicators

Indicator	31.12.2015	31.12.2014
Assumed volatility index (%)	29%	45%
Historical volatility index (%)	29%	14%
Risk-free interest rate (%)	1.8%	3.10%
Projected warrant eligibility duration (years)	1,5	2

Grant date

Over the four-year duration of the incentive program the Company issued grants of eligibility in four batches. For each batch the fair value of assigned warrants was calculated on the corresponding grant date using modern financial engineering methods and numerical algorithms by a licensed actuary entered in the register of actuaries maintained by the Financial Supervision Authority.



Classification of valuation conditions

The condition associated with return on shares vs. average return for the WIG index and the condition specifying that on the day of exercise the market price must be above the acquisition price are considered market conditions. Conditions related to increases in net profits are considered non-market conditions. Formal terms (e.g. correct and timely filing of the relevant documentation), loyalty criteria and any other terms not related to share price are also treated as non-market conditions, as is the requirement of survival until the exercise date and other similar stipulations

Number of shares on grant date

94 950 000 shares of the Company existed throughout the incentive program.

Number of warrants granted

As of 31 December 2015 1 450 000 warrants have been granted under the incentive program.

Dividend

In estimating dividends analysis was based on historical negative profit and loss balance of the Company (then operating under the name OPTIMUS S.A.) and the accumulated past losses for this period, as well as the projected future gains based upon the assumptions expressed in of the incentive program and valid for its duration, which would potentially facilitate implementation of the future dividend policy

Implementation of the program

Implementation of the incentive program was contingent upon two types of goals:

20% of warrants – market goal – the change in the Company share price on the Warsaw Stock Exchange, calculated as the difference between the closing price on the final trading day preceding 31 December 2015 and the closing price on the day of enactment of the program, i.e. 16 December 2011, must exceed the corresponding change in the WIG index calculated over the same period (i.e. 16 December 2011 – 31 December 2015) by at least 100%.

	16.12.2011	30.12.2015	Change
WIG	37 001.49	46 467.38	26%
CD PROJEKT S.A. share price	4.89	22.15	353%

In accordance with the data provided above, the market goal of the incentive program is considered met. Following the balance sheet date, in Current Report No. 2/2016 of 29 January 2016 the Management Board of the Company announced that subscription warrants associated with the abovementioned market goal had been granted to entitled parties. Based on subscriptions filed on 29 January 2016, the entitled parties claimed a total of 290 000 Series A subscription warrants.

- 80% of warrants result goal
 - a) With regard to entitled parties deemed as having significant influence on the results of the Capital Group in all of its activity segments, the result goal for the years 2012-2015 stipulates that the aggregate consolidated net earnings per share for the target period must be equal to or greater than 2.436 PLN. Given the total stock volume of the Company (94 950 000 shares) the aggregate consolidated net earnings of the Capital Group must be at least 231 298.2 thousand PLN. The actual aggregate consolidated net earnings of the Capital Group for the period covered by the incentive program are 389 704 thousand PLN, which corresponds to 4.11 PLN per Company share. Consequently, the result goal for entitled parties deemed as having significant influence on the results of the entire Capital Group is considered met.
 - b) With regard to entitled parties deemed as having significant influence on the results of individual activity segments result goals are set and assessed for each segment separately.



Formal validation of the attainment of the result goal of the 2012-2015 incentive program will occur after this Consolidated Financial Statement of the CD PROJEKT Capital Group is approved by the General Meeting of Shareholders.

Changes in warrants granted under the incentive program

	31.12.2015		31.12.2014	
Breakdown	Number of warrants granted	Exercise price (PLN)	Number of warrants granted	Exercise price (PLN)
Unexercised at beginning of period	1 900 000	4.30	1 900 000	4.30
Granted, unexercised at beginning of period	1 300 000	4.30	1 250 000	4.30
Granted	150 000	4.30	100 000	4.30
Forfeited	-	-	50 000	4.30
Exercised	-	-	-	-
Extinguished	-	-	-	-
Unexercised at end of period	1 900 000	4.30	1 900 000	4.30
Granted, unexercised at end of period	1 450 000	4.30	1 300 000	4.30
Exercisable at end of period	-	-	-	-

Warrant exercise price as of 31.12.2015

Breakdown	Exercise price	Number of warrants granted under the incentive program		
		31.12.2015	31.12.2014	
30.11.2016		4.30	1 450 000	1 300 000

Note 48. Transactions with affiliates

Conditions governing transactions with affiliates

Intragroup transactions are conducted in accordance with the Directive of the Finance Minister of 10 September 2009 specifying the rules for estimating the income of legal entities and avoiding double taxation when adjusting the income of affiliated legal entities (Journal of Laws of the Republic of Poland 2009, no. 160, item 1268), later amended by the Directive of the Finance Minister of 17 June 2013 (Journal of Laws of the Republic of Poland; 3 July 2013).

The prices of goods and services exchanged within the Group are estimated according to the above mentioned directive, by applying the comparable uncontrolled price method, the resale price method or the reasonable profit margin ("cost plus") method. Method selection is preceded by a thorough analysis of each transaction. The division of responsibilities, asset exposure and assignment of substantial risks and rewards in each intragroup transactions are adjusted in such a way as to closely reflect similar transactions concluded by unaffiliated entities. For significant transactions exceeding the limits specified in Art. 9a section 2 of the corporate income tax law all participating entities submit the required tax forms.



Transactions with affiliates following consolidation eliminations

	Sales to affiliates		Purchases from affiliates		Receivables f	rom affiliates	Liabilities du	e to affiliates
	01.01.2015 - 31.12.2015	01.01.2014 - 31.12.2014	01.01.2015 - 31.12.2015	01.01.2014 - 31.12.2014	01.01.2015 – 31.12.2015	01.01.2014 - 31.12.2014	01.01.2015 – 31.12.2015	01.01.2014 - 31.12.2014
MANAGERS OF GROUP MEMBER CO	MPANIES AND TH	HEIR PROXIES						
Marcin Iwiński	7	7	-	-	1	-	41	9
Adam Kiciński	3	4	-	-	2	-	5	2
Piotr Nielubowicz	5	5	-	-	-	-	2	-
Michał Nowakowski	10	10	-	-	-	-	1	-
Adam Badowski	1	1	-	-	1	-	1	-
Edyta Wakuła*	2	3	-	-	-	-	-	-
Guillaume Rambourg	-	-	-	-	-	-	-	122
Piotr Karwowski	-	-	-	-	-	-	-	-
Arkadiusz Trojanowski*	-	-	-	-	-	-	-	-

^{*} proxy

^{**} purchases from affiliates in fiscal year 2014 did not exceed the materiality threshold



Note 49. Compensation of top management and Supervisory Board members

Benefits paid out to members of the Management Board of the Capital Group

PLN thousands	01.01.2015 - 31.12.2015	01.01.2014 - 31.12.2014
Short-term employee benefits (compensation and overheads)	27 794	2 366
Total	27 794	2 366

Benefits paid out or payable to other top managers of the Capital Group

PLN thousands	01.01.2015 – 31.12.2015	01.01.2014 – 31.12.2014
Short-term employee benefits (compensation and overheads)	143	282
Total	143	282

Benefits paid out or payable to members of the Supervisory Board

PLN thousands	01.01.2015 - 31.12.2015	01.01.2014 - 31.12.2014
Short-term employee benefits (compensation and overhead)	156	126
Total	156	126

Note 50. Employment

Average employment

Breakdown	01.01.2015 - 31.12.2015	01.01.2014 - 31.12.2014
Average employment	158	118
Total	158	118

Employee rotation

Breakdown	01.01.2015 - 31.12.2015	01.01.2014 - 31.12.2014
No. of employees hired	68	39
No. of employees dismissed	24	17
Total	44	22

Note 51. Operating lease agreements

Not applicable.

Note 52. Capitalized borrowing costs

Not applicable.



Note 53. Seasonal, cyclical or sporadic revenues

Not applicable.

Note 54. Legal proceedings

The following legal proceedings occurred during the reporting period (the presented status is valid for the publication date of this statement):

Litigation in which CD PROJEKT S.A. is the plaintiff or claimant

1. CD PROJEKT S.A. (formerly Optimus S.A.) vs. State Treasury

On 15 February 2006 the Management Board of Optimus S.A. filed a complaint in the District Court for the City of Kraków, 1st Civil Department seeking monetary damages from the State Treasury in the amount of 35 650.6 thousand PLN in relation to decisions issued by the Inspector of Treasury Control concerning VAT liabilities allegedly incurred by the Company's legal predecessor. On 24 November 2003 the Supreme Administrative Court in Warsaw vacated these decisions as unlawful.

On 9 December 2008 the District Court for the City of Kraków issued an interlocutory judgment holding the Optimus claim valid in rem. This judgment concerned the validity of the Company's claim for monetary damages. On 19 May 2009 this judgment was vacated by the Appellate Court for the City of Kraków, 1st Civil Department, which remanded the case to the District Court for further proceedings.

On 1 August 2014 the District Court for the City of Kraków issued a final judgment closing the proceedings in the court of first instance. The District Court's judgment awarded the Company 1,090.5 thousand PLN plus statutory interest for the period between 15 November 2005 and the remittance date, dismissing the lawsuit on all other counts.

On 9 October 2014 the Company filed an appeal against the District Court's judgment with regard to those sections in which the District Court dismissed the Company's claims, and also the section concerning the cost of legal proceedings associated with the case. A parallel appeal against the section in which the District Court affirms the Company's claims was filed by the State Treasury. On 7 December 2015 the Appellate Court in Kraków decided to petition the Supreme Court for resolution of a legal issue which, in the Appellate Court's opinion, gives rise to significant legal controversies, and to adjourn the proceeding until such time as a resolution is obtained. The Supreme Court has not yet scheduled a hearing in this matter.

2. CD PROJEKT S.A. (formerly Optimus S.A.) vs. Michał Lorenc

On 10 April 2009 Optimus S.A. filed a lawsuit in the District Court for the City of Warsaw against Mr. Michał Lorenc – its former President of the Board. The Company seeks damages in the amount of 507.3 thousand PLN for losses incurred as a result of violation of disclosure obligations associated with the Company's listing on the Warsaw Stock Exchange regarding the issuance of D series shares and purchase of Zatra S.A. stock during Mr. Michał Lorenc's tenure as President of the Management Board. The hearing scheduled for 2 June 2010 was canceled.

In mid-February 2011 the Company petitioned the Court to schedule another hearing. The Company is currently awaiting the Court's decision in this regard. This case is linked to case no. XVIII K 126/09 (described below).

Criminal proceedings in which CD PROJEKT S.A. is recognized as the victim

Case against Michał Lorenc, Piotr Lewandowski and Michał Dębski

On 27 April 2009 the District Attorney's Office filed an indictment in the District Court for the City of Warsaw against Michał Lorenc, Piotr Lewandowski and Michał Dębski charged with violating sections 296 §1, 296 §3 and others of the Penal Code. The corresponding neutral citation number is XVIII K 126/09. The Company is acting as an auxiliary prosecutor. As of the publication date of this statement several hearings have been held, testimony has been obtained from the defendants and from witnesses, and opinions have been filed by court-appointed experts.



In the course of the above-mentioned proceedings the Company filed a claim for total damages in the amount of 4 397 thousand PLN.

Note 55. Fiscal settlements

Fiscal settlements and other areas of activity governed by legal regulations (such as import duties or currency exchange) may be subject to audits by administrative bodies authorized to impose high penalties and sanctions. The lack of entrenched legal regulations in Poland leads to numerous ambiguities and inconsistencies in this regard. Interpretation of existing tax law frequently varies from state organ to state organ as well as between state organs and business entities, giving rise to areas of uncertainty and conflict. These conditions increase tax risks in Poland beyond the level encountered in states with more developed fiscal systems.

Fiscal settlements may be subject to state audits within five years following the end of the period in which tax payment was effected

Tax Capital Group

On 1 January 2014 CD PROJEKT S.A. as the controlling entity and Brand Projekt sp. z o.o. established a Tax Capital Group (further referred to as TCG) under Art. 1a of the Corporate Income Tax Act. The corresponding notarized agreement was submitted for registration by the head of the appropriate Tax Office. According to the agreement the TCG is established for a period of three consecutive fiscal years, from 1 January 2014 until 31 December 2016 or until such time as the TCG forefeits the status of a taxable person, if occurring before 31 December 2016.

Under the Corporate Income Tax Act the TCG is treated as a distinct taxable person for the purposes of levying the Corporate Income Tax (CIT). Consequently, companies belonging to the TCG cease to be regarded as individual taxable persons for as long as the TCG remains in force. The tax base for the TCG is the aggregate taxable income of its member companies, calculated as the difference between their aggregate income and aggregate losses. The TCG is only considered a distinct entity for the purposes of levying the Corporate Income Tax – its member companies continue to be regarded as separate taxable entities for the purposes of levying the Value Added Tax (VAT), the civil law transaction tax and any personal income taxes.

Companies which make up the TCG are obligated to fulfill a number of criteria, including the following: the controlling entity's share in the share capital of any other entities forming the TCG must be at least 95%; no member of the TCG may have tax arrears; the TCG must obtain profits equal to at least 3% of its revenues; all transactions with entities external to the TCG must be concluded on market terms. Violation of any of these criteria results in dissolution of the TCG and forfeiture of its taxable person status, regardless of the three-year duration for which the TCG was originally established. At the moment of dissolution each company forming the TCG becomes an individual taxable person for the purposes of levying the Corporate Income Tax.

On 31 December 2015 a merger between Tax Capital Group member companies was registered and, consquently, the Tax Capital Group forfeited its taxable person status. Effective on 1 January 2016 CD PROJEKT S.A. became an independent taxable person for the purposes of levying the corporate income tax. The aforementioned merger was conducted in the framework of optimizing the activities of Capital Group member company activities – among others, by reducing the number of said companies in order to facilitate more effective management and reduce operational overhead.

Note 56. Obsolete electrical and electronic equipment

Spent or obsolete electrical or electronic equipment is sold or handed over to authorized disposal agencies. Spent consumables are returned to suppliers or disposed of, pursuant to legal regulations

Note 57. Events following the balance sheet date

In Current Report no. 2/2016 of 29 January 2016 the Management Board of the Company announced that, pursuant to Resolution no. 3 of the Extraordinary General Meeting of Shareholders convened on 16 December 2011 and in compliance with the Rules and Conditions of the Incentive Program for the years 2012-2015 ("the Incentive Program") adopted at the aforementioned meeting, subscription warrants had been granted to entitled parties in light of the attainment of the



Incentive Program's market goal. On the basis of subscriptions filed on 29 January 2016, a total of 290 000 (two hundred ninety thousand) series A subscription warrants were granted to participants of the Incentive Program.

The warrants were issued in accordance with the conditions and for the purpose of implementation of the Incentive Program which had previously been disclosed in Current Report no. 73/2011 of 17 December 2011. The right to claim warrants, conditioned upon attainment of specific market and result goals, appertains to persons regarded as critically important for the Company and for companies belonging to its Capital Group. Each warrant entitles its holder to claim one series L ordinary bearer share at the per-share issue price of 4.30 PLN.

Note 58. Inflation-adjusted financial statement

Not applicable.

* following presentation adjustments

Note 59. Involvement of subsidiaries not subject to consolidated financial reporting

		•		
PLN thousands	Balance sheet total	Share in balance sheet total of the CD PROJEKT Capital Group	Revenues from sales and financial operations	Share in revenues from sales and financial operations of the CD PROJEKT Capital Group
As of 31.12.2015				
Capital Group	673 946	100%	798 014	100%
Optibox sp. z o.o. in liquidation bankruptcy	-	-	-	-
PLN thousands	Balance sheet total	Share in balance sheet total of the CD PROJEKT Capital Group	Revenues from sales and financial operations	Share in revenues from sales and financial operations of the CD PROJEKT Capital Group
As of 31.12.2014				
Capital Group	248 945*	100%	96 194*	100%
Optibox sp. z o.o. in liquidation bankruptcy	-	-	-	-

Note 60. Disclosure of transactions with entities charged with performing audits of financial statements

Compensation paid out or payable during the fiscal year (PLN thousands)	01.01.2015 - 31.12.2015	01.01.2014 – 31.12.2014
for auditing annual financial statements and the consolidated financial statement	59	45
for reviewing financial statements and the consolidated financial statement	18	27
for other services	5	25
Total	82	97



Note 61. Clarifications regarding the cash flow statement

PLN thousands	01.01.2015 - 31.12.2015	01.01.2014 – 31.12.2014
Cash on balance sheet	393 637	34 395
Cash and cash equivalents reported in cash flow statement	393 637	34 395
PLN thousands	01.01.2015 - 31.12.2015	01.01.2014 - 31.12.2014*
Depreciation:	5 146	3 162
depreciation of intangible assets	2 554	1 014
depreciation of tangible fixed assets	2 592	2 148
Interest and share in profits (dividends) consist of:	(1752)	(652)
interest paid on loans granted	-	(23)
interest paid on credits	-	9
interest received	(1752)	(537)
interest on debt securities	-	(45)
dividends received	-	(56)
Profit (loss) from investment activities results from:	(117)	(786)
revenues from sales of tangible fixed assets	(150)	(6 635)
net value of tangible fixed assets sold	76	5 227
net value of fixed assets liquidated	84	17
revaluation of fixed assets	10	1
revaluation of short-term financial assets	(22)	(34)
revenues from sales of investments	(115)	1 120
valuation of shares in other entitites	-	(475)
profit from forward transactions in securities	-	1
profit from sales of investment fund shares	-	(8)
Changes in provisions result from:	36 380	17
balance of changes in provisions for liabilities	53 435	(2 845)
adjustment of deferred tax provisions	(17 082)	2 812
balance of changes in provisions for employee benefits	27	50
Changes in inventory status result from:	62 311	(44 545)
balance of changes in inventory status	62 311	(44 545)
Changes in receivables result from:	(96 789)	9 770
balance of changes in short-term receivables	(96 850)	4 435
balance of changes in long-term receivables	61	8
income tax reimbursed/paid	_	(901)
income tax set against withholding tax	-	(947)
cash pool eliminations	-	(2 007)
elimination of sale of CD PROJEKT brand name	-	9 182



Changes in liabilities result from:	18 215	29 840
balance of changes in short-term liabilities	23 468	29 346
current tax adjustments	(6 869)	615
changes in financial liabilities	(300)	(138)
adjustment for repaid credit	-	1
adjustment for changes in credit and loan status	4	16
adjustment for changes in short-term acquiree liabilities	1 912	-
Changes in other assets result from:	(5 241)	7 685
balance of changes in deferred and accrued charges	(21 728)	3 501
balance of changes in accrued revenues	2 673	4 027
adjustment for changes in deferred tax assets	13 859	157
profit on forward transactions	(1)	-
elimination of fixed assets received free of charge	(44)	-
Other adjustments include:	957	(11 686)
cost of incentive program	1 638	727
acquisition of subsidiary shares through merger	(1 895)	-
cash flow adjustments on the date of loss of control over subsidiary company	-	(13 094)
other adjustments	1 214	681

^{*} following presentation adjustments

Approval of financial statement

This consolidated financial statement of the CD PROJEKT Capital Group was signed and approved for publication by the Management Board of CD PROJEKT S.A. on 10 March 2016, and is duly submitted to the General Meeting of CD PROJEKT S.A. for approval.

Warsaw, 10 March 2016

Adam Kiciński	Marcin Iwiński	Piotr Nielubowicz	Adam Badowski	Michał Nowakowski	Piotr Karwowski	Aneta Magiera
President of the Board	Vice President of the Board	Vice President of the Board	Board Member	Board Member	Board Member	Accounting Officer

