



Ząbki, 23 May 2008



1. Introduction

General information

J.W. Construction Holding S.A., a joint-stock company domiciled in Ząbki ("Issuer", "Company"), registered with the Register of Entrepreneurs of the National Court Register under number 0000028142, whose registration files are kept by the District Court for the capital city of Warsaw, 14th Business Division of the National Court Register, is the parent company of the Capital Group of J.W. Construction Holding S.A. ("Capital Group").

The Issuer was entered into the Register of Entrepreneurs on 17 July 2001, when a change in the name of the Company was registered: from the then-current Towarzystwo Budowlano - Mieszkaniowe Batory S.A. to the present J.W. Construction Holding S.A.

The Issuer as a joint-stock company was formed from transformation of Towarzystwo Budowlano - Mieszkaniowe Batory Sp. z o.o. domiciled in Ząbki, established on 10 February 1994. Transformation of a limited liability company into a joint stock company, under a notarial deed of 28 December 2000, was registered by the District Court for the capital city of Warsaw, 16th Business and Registry Division on 15 January 2001.

Share capital of the Issuer amounts to PLN 10,939,656 and is divided into 51,250,000 A-class ordinary bearer shares and 3,448.280 B-class ordinary bearer shares of a par value of PLN 0.20 each.

The major event for the Issuer in 2007 was approval of the Issuer's Issuing Prospects by the Financial Supervision Commission and then admittance to public trading in the Warsaw Stock Exchange of 51,250.000 existing A-class shares and 3,448.280 newly issued B-class shares of the Issuer. The Issuer's shares were launched on the Warsaw Stock Exchange on 4 June 2007 and on 27 June 2007 the Court competent for the registered office of the Issuer registered the capital increase and B-series share issue.



2. Information about organisational and capital relations within the Capital Group of J.W. Construction Holding S.A.



TBS Marki Sp. z o.o.

TBS Marki Sp. z o.o., a limited liability company domiciled in Warsaw was registered with the Register of Entrepreneurs on 28 November 2001 under number KRS 65232. The Issuer holds a 99.99% share in the company. Share capital of TBS Marki Sp. z o.o. amounts to PLN 13,360,000 and is divided into 22,720 shares with a par value of PLN 500 each. The company was established as a public building society, within the meaning of the act on some forms of supporting housing building projects. TBS Marki Sp. z o.o. is an investor responsible for implementation of four projects: "Lisi Jar", "Marki V", "Warszawa Białołęka (TBS)" and "Sochaczew, ul. Piłsudskiego (TBS)".

Lokum Sp. z o.o.

Lokum Sp. z o.o., a limited liability company domiciled in Warsaw was registered with the Register of Entrepreneurs under number KRS 170570 on 20 August 2003. The Issuer holds a 99.99% share in the company. Share capital of Lokum Sp. z o.o. amounts to PLN 3,778,500 and is divided into 7,557 shares with a par value of PLN 500 each. The company is a special purpose vehicle. Since 2006 it has been implementing an investment - Willa Konstancin in Konstancin-Jeziorna.

Business Financial Construction Sp. z o.o. (BFC)

Business Financial Construction Sp. z o.o., a limited liability company domiciled in Warsaw was registered with the Register of Entrepreneurs on 24 May 2002 under number KRS 114675. The Issuer holds a 100% share in the company. Share capital of Business Financial Construction Sp. z o.o. amounts to PLN 4,347,000 and is divided into 8,694 shares with a par value of PLN 500 each. The business of the company is to serve sales of flats built by the Company and other Group companies.

Dremet - Projekt Sp. z o.o.

J.W. Projekt Sp. z o.o., a limited liability company domiciled in Warsaw was registered with the Register of Entrepreneurs on 20 February 2004 under number KRS 195210. The Issuer holds a 99.96% share in the company.



Share capital of the company amounts to PLN 52,000 and is divided into 260 shares with a par value of PLN 200 each. In 2008 the Issuer transferred architectural and designing activities to the company.



Project 55 Sp. z o.o.

Project 55 Sp. z o.o., a limited liability company domiciled in Warsaw was registered with the Register of Entrepreneurs on 22 November 2002 under number KRS 139665. The Issuer holds a 99.99% share in the company. Share capital of Project 55 Sp. z o.o. amounts to PLN 7,528,500 and is divided into 15,057 shares with a par value of PLN 500 each. The company is a special purpose vehicle conducting developer activities. Project 55 Sp. z o.o. is an investor of the Górczewska housing estate.

Interlokum Sp. z o.o.

Interlokum Sp. z o.o., a limited liability company domiciled in Warsaw was registered with the business register under number KRS 170216 on 18 August 2003. The Issuer holds a 99% share in the company. Share capital of Interlokum Sp. z o.o. amounts to PLN 50,000 and is divided into 100 shares with a par value of PLN 500 each. The company is a special purpose vehicle established to implement the "Skarpa IV" investment.

Przedsiębiorstwo Turystyczne Czarny Potok S.A.

Przedsiębiorstwo Turystyczne Czarny Potok S.A., a joint-stock company domiciled in Krynica was registered with the Register of Entrepreneurs under number KRS 91153 on 14 February 2002. The Issuer holds a 100% share in the company. Share capital of Przedsiębiorstwo Turystyczne Czarny Potok S.A. amounts to PLN 1,994,000 and is divided into 500 A-class registered shares with a par value of PLN 100 each and 19,440 B-class registered shares with a par value of PLN 100 each. The business of the company is hotel activities. The company runs a recreational centre in Krynica Górska. In 2006 the company was granted a permit to expand the same. Presently the hotel building is being modernised.

Deweloper Sp. z o.o.

Deweloper Sp. z o.o., a limited liability company domiciled in Siemianowice Śląskie was registered with the Register of Entrepreneurs under number KRS 170493 on 22 August 2003. The Issuer holds a 99% share in the company. Share capital of Deweloper Sp. z o.o. amounts to PLN 50,000 and is divided into 100 shares with a par value of PLN 500 each. The business of the company comprises road construction activities. In the structure of the Capital Group it was assigned the role of the general contractor of a housing estate – "Uroczysko" in Katowice. Klub Sportowy Piłkarski Polonia Warszawa S.S.A.

Klub Sportowy Piłkarski Polonia Warszawa S.S.A.

Klub Sportowy Piłkarski Polonia Warszawa S.S.A. (*Polonia Warszawa Football Club*), a sports joint-stock company domiciled in Warsaw was registered with the Register of Entrepreneurs on 19 September 2003 under number KRS 173656. The Issuer holds a 100% share in the company. Share capital of Klub Sportowy Piłkarski Polonia Warszawa S.A. amounts to PLN 1,544,000 and is divided into 5,000 A-class registered shares with a par value of PLN 100 each. Klub Sportowy Piłkarski Polonia Warszawa S.A. runs a football team.

J.W. Construction - Akademicki Związek Sportowy Politechniki Warszawskiej S.A.

J.W. Construction - Akademicki Związek Sportowy Politechniki Warszawskiej S.A. (*Academic Sports Association of the Warsaw University of Technology*), a joint-stock company domiciled in Warsaw was registered with the Register of Entrepreneurs on 24 October 2005 under number KRS 243759. The Issuer holds a 75% share in the company. Share capital of J.W. Construction - Akademicki Związek Sportowy Politechniki Warszawskiej S.A. amounts to PLN 500,000 and is divided into 5,000 shares with a par value of PLN 100 each. The company runs a volleyball team classified on the top level of the Polish Volleyball League.

J.W. Construction International Sp. z o.o.

J.W. Construction International Sp. z o.o., a limited liability company registered in the territory of Russia. The Issuer holds a 100% share in the company. The business of the company comprises investments in housing buildings in the territory of the Russian Federation. Presently it is an investment – "Victoria Park" in Kołomna near Moscow.

J.W. Construction 1 Ltd

J.W. Construction 1 Ltd. domiciled in London is registered in Great Britain. The Issuer holds 1,000 shares with a par value of GBP 1 each and the total par value of GBP 1,000, constituting 100% of share capital.

J.W. Construction Bulgaria EOOD

J.W. Construction Bulgaria EOOD was registered by the Municipal Court for Sofia (Bulgaria) on 8 October 2007 under name J.W. Construction Bulgaria EOOD domiciled in Sofia (a Bulgarian law company - equivalent to a Polish limited liability company) in which J.W. Construction Holding S.A. took up 500 (five hundred) shares with a par value of BGN 10 (ten) each and the total value of BGN 5,000 (five thousand). The said shares constitute 100% of share capital of



the company. J.W. Construction Holding S.A. plans to conduct business activity in the territory of Bulgaria through J.W. Construction Bulgaria EOOD.

J.W. Construction S.A.

J.W. Construction S.A. domiciled in Ząbki is registered with the Register of Entrepreneurs under number KRS 0000290315. Share capital of the company is divided into 500,000 shares with a par value of PLN 1 each. In 2008 J.W. Construction S.A. will take over the construction activity of the Issuer.

Porta Transport Sp. z o.o.

Porta Transport Sp. z o.o., a limited liability company domiciled in Szczecin was registered with the Register of Entrepreneurs under number KRS 0000177420. Share capital of the company is divided into 258,308 shares with a par value of PLN 100 each. The business of the company comprises provision of transport services to Porta Szczecińska Nowa Sp. z o.o. in the territory of the Szczeciń shipyard and forwarding services in the country and abroad.

Ośrodek Wypoczynkowy "Ogoniok" Sp. z o.o., presently "Yakor House"

Ośrodek Wypoczynkowy "Ogoniok" Sp. z o.o., a limited liability company domiciled in Sochi, Russian Republic. The Issuer holds a 70% share in share capital of the company, amounting to RUB 10,500,000. The company holds real estate in Sochi, where is plans to launch a housing and service investment.

Construction Invest Sp. z o.o.

Construction Invest Sp. z o.o., a limited liability company domiciled in Warsaw was registered with the Register of Entrepreneurs on 9 February 2006 under number KRS 250688. The Issuer holds a 100% share in the company. Share capital of Construction Invest Sp. z o.o. amounts to PLN 50,000 and is divided into 100 shares with a par value of PLN 500 each. The business of the company consists in own real estate development and sale. The company was established to purchase real estate, obtain building permits and then transfer real estate with the corresponding building permit to the Issuer. Construction Invest Sp. z o.o. is one of special purpose vehicles established to implement a concrete investment.



3. Key economic and financial figures of the Group

Income statement

Key items of the consolidated income statement converted into EURO

	1 Jan 2007 – 31 Dec 2007 in PLN'000	1 Jan 2007 – 31 Dec 2007 in EUR'000	1 Jan 2006 – 31 Dec 2006 in PLN'000	1 Jan 2006 – 31 Dec 2006 in EUR'000
Net revenues from sales of products, goods and materials	781,087	206,812	723,308	186,276
Costs of products, goods and materials sold	532,492	140,991	500,302	128,312
Profit on sales	199,085	52,713	181,113	46,450
Operating profit	198,613	52,588	180,107	46,192
Gross profit	184,071	48,738	167,216	42,886
Net profit	148,104	39,214	132,017	33,858

Structure and dynamics of changes in key items of the income statement

	1 Jan 2007 – 31 Dec 2007 in PLN'000	% of sales	1 Jan 2006 – 31 Dec 2006 in PLN'000	Movement 2007/2006
Net revenues from sales of products, goods and materials	781,087	100%	726,308	8%
Costs of products, goods and materials sold	532,492	68%	500,302	6%
Profit on sales	199,085	25%	181,113	10%
Operating profit	198,613	25%	180,107	10%
Gross profit	184,071	24%	167,216	10%
Net profit	148,104	19%	132,017	12%

An analysis of the Group's income statement shows that in 2007 income grew by over PLN 54.5 million i.e. a relative growth of 8% compared to 2006. At the same time costs of product and goods sold grew only by 6% (PLN 32 million). Such growth in income and expenses was reflected in a significant growth of the operating result and gross profit, which went up by 10% (respectively by PLN 18.5 million and 16.8 million). The main items of income for 2007 were revenues from sales of flats (89% of income), revenues from sales of services - 9%, and sales of materials - 2%, which is presented in the table below.

Structure of income of the Group for 2007

	1 Jan 2007 – 31 Dec 2007	% of sales	1 Jan 2006 – 31 Dec 2006	% of sales
Revenues from sales, of which:	781,087	100%	726,308	100%
- sales of products – flats	695,777	89%	665,604	92%
- sales of services	71,675	9%	49,728	7%
- sales of goods	13,635	2%	10,976	2%



Balance sheet

Assets, equity and liabilities at 31 December 2007 and 31 December 2006 denominated in PLN '000 and EUR '000

	31 Decem	nber 2007	31 December 2006		
	PLN EUR		PLN	EUR	
Non-current assets	381,045	106,378	329,174	85,919	
Current assets	1,130,522	315,612	552,909	144,318	
Held-for-sale assets	0	0	25,462	6,646	
Total assets	1,511,567	421,990	907,545	236,883	

	31 Decen	nber 2007	31 December 2006		
	PLN	EUR	PLN	EUR	
Equity	549,508	153,408	193,450	50,495	
Liabilities and provisions for liabilities	962,059	268,582	695,971	181,659	
Liabilities under held-for-sale assets	0	0	18,124	4,731	
Total equity and liabilities	1,511,567	421,990	907,545	236,883	

Structure, rate of movements in assets, equity and liabilities as at 31 December 2007 and 31 December 2006 denominated in PLN '000.

	31 December 2007	Share in assets	31 December 2006	Movement 2007/2006
Non-current assets	381,045	25%	329,174	16%
Current assets	1,130,522	75%	552,909	104%
Held-for-sale assets	0	0%	25,462	
Total assets	1,511,567	100%	907,545	67%

	31 December 2007Share in equity and liabilities		31 December 2006	Movement 2007/2006
Equity	549,508	36%	193,450	184%
Liabilities and provisions for liabilities	962,059	64%	695,971	38%
Liabilities under held-for-sale assets	0	0%	18,124	
Total equity and liabilities	1,511,567	100%	907,545	67%

As at the end of 2007 a significant increase in the balance sheet total of the Group could be observed – by PLN 604 million (67%). That growth on the part of assets concentrated in an increase in current assets of the enterprise, which grew by PLN 577.6 million and was funded with an increase in equity by PLN 356 million i.e. 184%. Liabilities grew by PLN 266 i.e. by 38% compared to 2006. The growth in the value of current assets increased the share of this group of assets in the balance sheet structure, from 61% in 2006 to 75% in 2007. Growth in equity was the effect of earnings for 2007 (PLN 148 million), public offering of shares of J.W. Construction Holding S.A., and capital raised in this way (PLN 234 million).



Financial ratios

	2007	2006
Profitability ratios	· · · · · ·	
Gross profit margin on sales	23.6%	23.0%
Gross profit / net revenues from sales		
Return on sales	19.0%	18.2%
Net profit / net revenues from sales		
Liquidity ratios	· · · · · ·	
Current ratio	1.91	1.60
Current assets / current liabilities		
Quick ratio	1.90	1.44
(Current assets – inventories) / current liabilities		
Cash ratio	0.18	0.11
Cash / current liabilities		
Financial leverage ratios		
Equity ratio	36%	21%
Equity / total assets		
Capital gearing	141%	338%
Total liabilities / equity		
Debt ratio	64%	77%
Total liabilities / total assets		

Sales profitability ratios for 2007 went up compared to 2006, which reflects growing effectiveness of conducted business activity, following the increase in the scale of operations.

The increase in all liquidity ratios in 2007, compared to 2006, illustrated the progress in the area of financial flows security management and reflected the excellent ability of the Group to serve current liabilities.

Financial leverage ratios proved bigger safety of the conducted business. The decrease in debt ratio (from 77% to 64%) and capital gearing ratio (from 338% to 141%), as well as higher coverage of assets with equity (from 21% to 36%) confirmed financial reliability of the Group towards creditors and partners.

Figures disclosed in the financial statements as at the end of 2007 were only slightly different from projections for 2007. Income differed by 4% (PLN 781 million realised, compared to projected PLN 813 million), and net profit was by 1% higher than budgeted (PLN 148 million realised, compared to budgeted PLN 146 million). That confirmed that the published projections were accurate and reliable.

In 2007 there were no untypical circumstances or events having impact on earnings for the financial year.

4. Development perspectives

The Group plans to continue investments in progress, consisting of housing building construction in the territory of Warsaw and it expanded its activities to that extend beyond the capital city and abroad. In 2008 the construction of Lewandów Park housing estate and Wiślana Aleja housing estate was commenced. It is planned to launch further investments in the 2nd quarter of 2008, such as housing estates - Bursztynowe Osiedle at ul. Korkowa and Lazurowe Ustronie in Ożarów Mazowiecki near Warsaw.

The Group also plans large investments on highly developmental eastern markets. It purchased land for investments i.a. in Sochi (Russia), where it plans to build a large housing estate, and in a very attractive sea resort – Golden Sands (Bulgaria) on the Black Sea cost. The Group plans to build a holiday village there. The reason behind that purchase was high demand for holiday apartments among affluent West European clients.

Exposure of the Group on the Russian market was the result of a large development potential of the said market. Expansion of activities on the said market would depend on current profitability analyses of the project. The Russian market is considered very prospective and guaranteeing high profitability of activities.



Real estate market analyses and own investigation of customer preferences confirmed that the current development directions of the Group are appropriate, as well as concentration on satisfying housing needs of moderately affluent clients. Due to the prevailing and expected demographic and social phenomena the housing building activities conducted so far are still perceived as developmental on the market and the said activity will be continued by the Group as the primary business for the next several years.

Taking account of prevailing market trends, the Group introduced an innovative financial programme enabling less affluent clients to purchase flats. At the same time the Group continues and develops co-operation with banks offering housing loans. Marketing campaigns were conducted, aimed at winning a broad circle of potential clients, also from other regions than Warsaw. According to the Group's data 47% clients come from beyond Warsaw, usually from small towns. As a consequence of a decision of the Management Board, the Company launched activities on housing markets other than Warsaw. Such projects were already commenced in Łódź, Gdynia and Katowice.

Strategic objectives of the Group comprise:

- strengthening of the leading position among developers both in Poland and in Warsaw due to the launch of new investments and application of innovative programmes of sales of flats to clients;
- reducing dependence on third party contractors by development and strengthening of own labour forces under a separated building company - J.W. Construction S.A.;
- cutting costs i.a. by shortening the period of investment implementation while using a new prefabricated unit production technology under a separated company - JWCH Produkcja Budowlana Sp. z o.o.;
- developing activities on the foreign markets (Russia, Bulgaria).

Planned projects as at 31 December 2007

Investment	Town / District	Number of flats / houses
Lewandów Park III, ul. Lewandów	Warsaw / Białołęka	787
Zielona Dolina, ul. Zdziarska/Ostródzka	Warsaw / Białołęka	911*
Światowida	Warsaw / Białołęka	237
Osiedle Centrum II	Łódź	432
Pogonowskiego	Łódź	109
Uroczysko	Katowice	563
Szczecin, Wyzwolenia Avenue	Szczecin	400
Szczecin - plot of Porta Transport	Szczecin	5,400
Lazurowe Ustronie I Ożarów Mazowiecki	Ożarów Mazowiecki	1,973
Lazurowe Ustronie II Ożarów Mazowiecki	Ożarów Mazowiecki	816
Lazurowe Ustronie III Ożarów Mazowiecki	Ożarów Mazowiecki	1,300
Łeba	Łeba	490
Berensona	Warsaw / Białołęka	170
Aleja Ludwinowska II	Warsaw / Ursynów	24
Victoria Park II	Kolomna/ Russia	782
Aluzyjna I	Warsaw / Tarchomin	46
Aluzyjna II	Warsaw / Tarchomin	120
Konstancin II	Konstancin	136
Sopot, Parkowa Street	Sopot	17
Badylarska - Office Building	Warsaw	-



	Total	15,913
Sochi	Russia	around 1,200
Krynica - Czarny Potok - Hotel	Krynica Górska	-
Juszkowo I	Gdańsk	-
Głogoczów - Hotel	Głogoczów	-
Pileckiego - Offices/Hotel	Warsaw	-

* number of flats not offered for sale as at 31 December 2007

5. Significant risk factors

Risks recognised by the Group are mainly the interest rate risk, liquidity risk, currency risk and credit risk.

Interest rate risk

The Group raised funds for implementation of its projects based on floating interest rate loans. Those were mainly loans incurred for the period of construction of a given investment - on the average for 1.5 year. It was assumed that in such period the interest rate risk would not require additional hedging options.

The only non-current liabilities were liabilities of TBS Marki - a Group company, under loans incurred with the National Housing Fund on entirely separate terms and conditions.

Currency risk

Within the whole J.W. Construction Group the only companies not to conclude transactions in PLN were J.W. Construction International, a Russian law company and J.W. Construction Bulgaria EOOD, a Bulgarian law company. Settlements made in Russia in USD did not require additional hedging since both revenues were earned and costs were incurred in dollars. The Bulgarian company had just commenced its activities.

Credit risk and mortgage loan availability risk

A very significant part of Group's clients made purchases with bank loans. Risks connected with offered loans were secured with insurance of particular debts on behalf of clients. There was no significant credit risk concentration in any group of clients. Moreover, the Group systematically evaluated payments made by the clients, as well as their financial standing. However, a smaller availability of mortgage loans should be taken into account due to more stringent lending procedures, also in connection with the situation of mortgage loans on the US market and a significant growth in prices of flats over the last year. That may result in a smaller demand for flats.

Liquidity risk

The Group paid special attention to keeping the balance between financing its investment activities and timely payment of its liabilities. Liquidity ratios (including current debt at 31 March 2008: 2.65) were satisfactory, which proved that the risk in this area was low.

Risk connected with administrative decisions

Developer activities were based on administrative decisions required in connection with the present or future projects. The lack of licences, permits or concessions or untimely obtainment of the same might have negative impact on the ability to commence, conduct or complete present or new developer projects by the Group. All those factors might have impact on cash flows and overall activities.



Financial statements item	Value in PLN	Interest rate risk				Currency risk				Other pricing risks			
		Impact on earnings		Impact on equity		Impact on earnings		Impact on equity		Impact on earnings		Impact on equity	
		+ 50 b.p. in PLN	- 50 b.p. in PLN	+ 50 b.p. in PLN	- 50 b.p. in PLN	+10%	-10%	+10%	-10%	+6%	-6%	+6%	-6%
		+ 25 b.p.	- 25 b.p.	+ 25 b.p.	- 25 b.p.								
Financial assets	-	in USD	in USD	in USD	in USD								
Cash in current accounts and cash equivalents	29,320	147	-147										
Bank deposits	46,011	230	-230										
Bonds held	60,000	300	-300										
Loans granted in USD	3,028	8	-8			303	-303						
Loans granted in PLN	10,665	53	-53										
Impact on financial assets before tax		684	-684	0	0	303	-303	0	0				
Tax (19%)		-130	130	0	0	-58	58	0	0				
Impact on financial assets after tax		554	-554	0	0	245	-245	0	0				
Financial liabilities													
Bonds issued	140,500	-703	703										
Bank loans	362,435	-1,812	1,812										
Impact on financial liabilities before tax		-2,515	2,515	0	0	0	0	0	0				
Tax (19%)		478	-478	0	0	0	0	0	0				
Impact on financial liabilities after tax		-2,037	2,037	0	0	0	0	0	0				
Total increase <i>I</i> (decrease)		-1,483	1,483	0	0	245	-245	0	0	0.00	0.00	0.00	0.00



6. Information about the main products of the Group

In the area of developer activities the Group offered the following products:

- Multi-family houses (flats and apartments), divided into the following market segments:
 - Standard flats (including above-average-standard flats)
 - Above-average-standard apartments.
- One-family houses detached and row houses.

The Group also conducted business activity in the scope of building and assembly works, also as a general contractor of building projects. Presently the said activity is restricted to housing projects implemented by J.W. Construction Holding S.A. as the general contractor within the Group i.e. the said services were not provided to third parties.

An additional area of activity of the Group was running a chain of hotels – Hotel 500 (five hotels in Poland) and a recreational centre – "Czarny Potok" operating as a joint-stock company.

Developer activities

Implementation of developer housing projects was considered by the Group as the main area of its business activity.

Projects implemented as at 31 December 2007

Project name	Number of projects	Municipality / district	Market segment	Number of flats / houses	Number of flats / houses sold to 31 December 2007	Number of flats / houses for sale	Number of flats / houses sold but not delivered to clients to 31 December 2007
Batorego	2	Ząbki near Warsaw	Standard flats	46	46	-	-
Drewnicka	3	Ząbki near Warsaw	Standard flats	220	220	-	-
Kosynierów	6	Marki near Warsaw	Standard flats	596	596	-	-
Szwoleżerów	3	Ząbki near Warsaw	Standard flats	251	251	-	-
Nowodwory	8	Warsaw / Białołęka	Standard flats	502	502	-	-
Dąbrówka Szlachecka	5	Warsaw / Białołęka	Standard flats	395	395	-	-



Project name	Number of projects	Municipality / district	Market segment	Number of flats / houses	Number of flats / houses sold to 31 December 2007	Number of flats / houses for sale	Number of flats / houses sold but not delivered to clients to 31 December 2007
Kolonia F	6	Ząbki near Warsaw	Standard flats	424	424	-	-
Kolonia D	4	Ząbki near Warsaw	Standard flats	887	887	-	-
Buczynek	17	Warsaw / Białołęka	Standard flats	1,777	1,777	-	-
Pyry	1	Warsaw / Ursynów	Standard flats	27	27	-	-
Osiedle Jerozolimskie	8	Warsaw / Ursus	Standard flats	908	908	-	-
Dąbrówka Wiślana	16	Warsaw / Białołęka	Standard flats	2,187	2,183	4	-
Dębowy Park I	1	Warsaw / Białołęka	Standard flats	397	397	-	-
Sochaczew	1	Sochaczew	Standard flats	108	108	-	-
Sady Rembertowskie I	4	Warsaw / Praga Południe	Standard flats	412	412	-	-
Sady Rembertowskie II	3	Warsaw / Praga Południe	Standard flats	441	438	3	27
Targówek Plaza	1	Warsaw / Targówek	Standard flats	169	169	-	-
Dębowy Park II	7	Warsaw / Białołęka	Standard flats	206	206	-	-
Wojskowa	4	Warsaw / Praga Północ	Standard flats	56	55	1	-
Osiedle Parkowa	4	Gdynia	Standard flats	80	80	-	-
Osiedle Victoria	10	Radzymin	Standard flats	507	507	-	-
Total standard flats	114			10,596	10,589	7	27



Project name	Number of projects	Municipality / district	Market segment	Number of flats / houses	Number of flats / houses sold to 31 December 2007	Number of flats / houses for sale	Number of flats / houses sold but not delivered to clients to 31 December 2007
Ogrody Bema	12	Warsaw / Bemowo	Above-average - standard flats	873	870	3	-
Grochowska	1	Warsaw / Praga Północ	Above-average - standard flats	296	296	-	-
Ostrobramska	3	Warsaw / Praga Południe	Above-average - standard flats	459	459	-	-
Mokotów Plaza I	1	Warsaw / Mokotów	Above-average - standard flats	345	345	-	-
Mokotów Plaza II	2	Warsaw / Mokotów	Above-average - standard flats	788	786	3	109
Marymoncka	1	Warsaw / Bielany	Above-average - standard flats	35	34	1	7
Total above-average - standard flats	20			2,796	2,789	7	116
Elektoralna	1	Warsaw / Śródmieście	Above-average - standard apartments	159	156	3	-



Project name	Number of projects	Municipality / district	Market segment	Number of flats / houses	Number of flats / houses sold to 31 December 2007	Number of flats / houses for sale	Number of flats / houses sold but not delivered to clients to 31 December 2007
Łucka City	1	Warsaw / Wola	Above-average - standard apartments	359	359	-	-
Total above-average - standard apartments	2			518	515	3	-
Dąbrówka Szlachecka	13	Warsaw / Białołęka	One-family houses	13	13	-	-
Zielona Choszczówka	75	Warsaw / Białołęka	One-family houses	75	74	1	-
Mickiewicza	58	Marki near Warsaw	One-family houses	58	58	-	-
Lisi Jar	57	Marki near Warsaw	One-family houses	57	57	-	-
Kwiatowe	99	Lesznawola near Warsaw / Nowa Iwiczna	One-family houses	99	99	-	-
Willa Józefina	34	Pisaeczno near Warsaw	One-family houses	34	32	2	3
Total one-family houses	336			336		9	3
Warszawska Wenecja	1	Warsaw / Białołęka	Standard flats (TBS)	654	654	-	-
Lisi Jar	1	Marki near Warsaw	Standard flats (TBS)	224	221	3	-
Marki	11	Marki near Warsaw	Standard flats (TBS)	192	192	-	-



Project name	Number of projects	Municipality / district	Market segment	Number of flats / houses	Number of flats / houses sold to 31 December 2007	Number of flats / house for sale	
Sochaczew	1	Sochaczew	Standard flats (TBS)	91	91	-	-
Total TBS flats	14			1,161	1,158	3	-
Total	486			15,407	15,378	29	146
* in the case of TBS (Public I	Building Society) ti	he group includes ren	tal flats for lease				
Project name	Number of projects	Town	Number of flats / houses	Number of houses sold Dec 200	to 31 Numb	er of flats / es not sold	Number of flats / houses sold but not transferred for use to 31 Dec 2007
Victoria Park I	1	Kolomna near Moscow	192	183		9	-
Total number of projects implemented, including Kolomna (Russia)	487		15,599	15,561	I	38	146



Projects in progress as at 31 December 2007

Project name	Number of projects	Municipality / district	Market segment	Number of flats / houses	Number of flats / houses sold to 31 Dec 2007	Number of flats / houses not sold	Number of flats / houses sold but no transferred for use to 31 Dec 2007
Górczewska	4	Warsaw / Bemowo	Standard flats	1,410	1,410	0	1,049
Osiedle Centrum	4	Łódź	Standard flats	324	322	2	322
Osiedle Leśne	9	Gdynia	Standard flats	202	163	39	163
Lazurowa I - V	23	Warsaw / Bemowo	Standard flats	669	645	24	645
Osada Wiślana I - III	3	Warsaw / Białołęka	Standard flats	404	353	51	353
Lewandów Park I	15	Warsaw / Białołęka	Standard flats	613	613	18	613
Lewandów Park II	33	Warsaw / Białołęka	Standard flats	1,274	1,068	206	1,068
Osiedle Bursztynowe	10	Warsaw / Praga Południe	Standard flats	322	255	67	255
Odkryta	6	Warsaw / Białołęka	Standard flats	200	157	43	157
Zdziarska	21	Warsaw / Białołęka	Standard flats	594	498	96	498
Katowice	3	Katowice	Standard flats	25	0	25	0
Total standard flats	131			6,055	5,484	571	5,123
Willa Konstancin	3	Konstancin Jeziorna near Warsaw	Above- average- standard flats	178	168	10	168
Rezydencja Quatro	1	Warsaw / Praga Południe	Above- average- standard flats	243	243	0	243
Górczewska Park	12	Warsaw / Wola	Above- average- standard flats	890	706	184	706



Project name	Number of projects	Municipality / district	Market segment	Number of flats / houses	Number of flats / houses sold to 31 Dec 2007	Number of flats / houses not sold	Number of flats / houses sold but not transferred for use to 31 Dec 2007
Total above- average- standard flats	16			1,311	1,117	194	1,117
Rezydencja na Skarpie	1	Warsaw / Mokotów	Above- average- standard apartments	261	260	1	260
Aleja Ludwinowska	17	Warsaw / Ursynów	Above- average- standard apartments	68	68	-	68
Total above- average- standard apartments	18			329	328	1	328
Total	165			7,695	6,929	766	6,568

Projects in progress in Kołomna (Russia) as at 31 December 2007

Project name	Number of projects	Town	Number of flats/ houses	Number of flats/ houses sold to 31 Dec 2007	Number of flats/ houses not sold	Number of flats/ houses sold but not transferred for use to 31 Dec 2007
Victoria Park I	1	Kolomna near Moscow	158	80	78	78

Projects in progress as at 31 December 2007, including Kołomna (Russia)

Project name	Number of projects	Town	Number of flats/ houses	Number of flats/ houses sold to 31 Dec 2007	Number of flats/ houses not sold	Number of flats/ houses sold but not transferred for use to 31 Dec 2007
	166		7,853	7 009	844	6,646



Stage of project completion	Number of projects	Number of flats	Number of flats for sale	Number of flats for commissioning to clients
Completed	487	15,599	38	146
In progress	166	7,853	844	6,646
Total	653	23,452	882	6,792

Sale of flats and houses in 2007- value basis

Agreements concluded with clients					
Value					
2007	PLN 1,165,712,013.95				
2006 PLN 1,057,961,980.56					

Building and assembly activity

The Group has well-developed building and assembly activities. Presently it is conducted mainly for own needs. Due to combination of the function of a developer and general contractor, the Group fully controls preparation and implementation of building investments. Presently the Group works on several building sites (in the country and abroad), employing over three thousand employees of the Group and hired subcontractors.

In 2007 the construction of the following investments was launched:

Investment	Launched on	Number of flats
Rezydencja Quatro	15.03.2007	224
Osiedle Uroczysko (Katowice)	01.03.2007	25
Osada Wiślana Phase I	01.03.2007	108
Lazurowa II	22.03.2007	74
Lazurowa III	16.04.2007	192
CZARNY POTOK (Hotel expansion)	07.05.2007	-
Lazurowa IV	11.06.2007	89
Górczewska Park	15.07.2007	886
Lazurowa V	28.08.2007	60
Osada Wiślana Phase II	09.09.2007	164

Besides the aforesaid investments, the Group was developing buildings in the following housing estates:

- Osiedle Górczewska (Warsaw) 1,410 flats
- Rezydencja na Skarpie (Warsaw) 261 flats
- Willa Konstancin (Konstancin Jeziorna) 178 flats



- Ludwinowska Aleja (Warsaw) 68 flats
- Osiedle Centrum (Łódź) 303 flats
- Osiedle Lazurowa V (Warsaw) 60 flats
- Osiedle Leśne (Gdynia) 202 flats.

Hotel activities

Hotel activities were continued as in the previous year, even though they had insignificant impact on earnings of the Group. Good perspectives for the hotel industry, connected with an economic boom resulting among other things in a permanent growth in affluence of the society and activity of foreign hotel chains on the Polish market, made the Management Board sustain a decision on further development of the Hotel 500 buildings.

The value of revenues from sales of hotel services in 2007 was PLN 18,103 thousand and was by 4.2% higher than in the same period of the previous year. The average number of occupied hotel beds within the whole chain was on the level of 32%.

Owing to the established position of the Hotel 500 chain, the hotel guest structure remained unchanged. The primary hotel guests were still corporations and organised tourist groups.

During the whole last year the number of individual clients spending at least two days in a hotel grew significantly. The said activities were reflected in growing revenues of the chain, thus establishing a proper base for satisfactory results.

A growing traffic of corporate and individual clients forced the Company to take up repair and modernisation works in all buildings. Last year i.a. the first of three phases of a repair of Hotel 500 in Zegrze was finished, under which 40 hotel rooms were modernised.

Until the end of 2007 hotel equipment was purchased (furniture, carpets, computers, audio and video equipment), air conditioning system, new room arrangements allowing for better utilisation of the same.

During the reporting period new contacts were established with corporate clients and travelling agencies. The number of occasional parties organised by specialised companies and individual clients grew. A new website of the Hotel 500 chain was commended, facilitating the overall process of communication with the present and potential clients.

7. Outlets

Presently the Group implements developer projects on the most prospective local housing markets in Poland i.e. the Warsaw, Łódź and Tricity (Gdańsk, Gdynia and Sopot) markets.

The biggest and the primary market for the operations of the Group is the Warsaw market.

Warsaw is the biggest housing market in Poland, with the highest prices per one square meter of housing space.

The Group also noticed a high development potential of other local markets. Presently it is implementing developer projects in Łódź and Tricity. The Group is finishing implementation of the first phase of the housing estate project in Katowice. The second stage of the said investment will be commenced soon. Besides, the Group is preparing for a project in Szczecin, where it purchased land in 2007.

Being fully licensed to conduct developer activities in the territory of Russia, the Group is presently implementing a housing estate project in Kolomna (near Moscow) and it prepares itself for an investment in Sochi. Moreover, in 2007 it purchased land in Bulgaria.

8. Suppliers and recipients of the Group

The Group was using services of very many suppliers, selected under bidding procedures. The Group did not have any suppliers or recipients whose turnover/share was more than 10% of total transactions.

The Group was purchasing services and materials for production from many entities, it was not dependent to that extent from any supplier of materials or services.

Most of Group's clients were natural persons, being target recipients of the present offer of the Group.

In 2007 the Group concentrated on:

- developer activities, generating revenues of PLN 708,657,356.93,
- services (real estate management, transport and other services), generating revenues of PLN 40,743,543.48,
- hotel services, generating revenues of PLN 18,051,250.82.

The structure of revenues from sales of products - flats in 2007 was as follows:



- Warsaw and vicinity PLN 595,258,360.97
- Gdynia PLN 43,297,847.98
- Łódź PLN 38,371,107.53
- Russia PLN 18,849,758.60.

The structure of revenues from hotel activities in 2007 was as follows:

- Warszawa and vicinity PLN 6,543,073.61
- Tarnowo Podgórne PLN 3,913,821.18
- Stryków PLN 4,907,412.77
- Cieszyn PLN 953,428.75
- Święta Lipka PLN 925,377.75
- Krynica PLN 808,136.76.

9. Information about borrowings, issued securities, loan and other agreements

Borrowings

LOANS PER MATURITY IN PLN '000	31 December 2007	31 December 2006
Up to 1 year	156,028	78,250
Over 1 year up to 2 years	101,057	113,430
Over 2 years up to 5 years	1,063	0
Over 5 years	104,287	107,416
Total loans, of which:	362,435	299,096
- non-current	206,407	220,846
- current	156,028	78,250
CASH LOANS PER MATURITY IN PLN '000	31 December 2007	31 December 2006
Up to 1 year	707	29 733
Over 1 year up to 2 years	0	0
Over 2 years up to 5 years	0	0
Over 5 years	0	0
Total loans, of which:	707	29,733
- non-current	0	0
- current	707	29,733

Bonds

BONDS IN PLN '000	31 December 2007	31 December 2006
Debt under issued bonds	140,500	35,000

9.1 Cash loan agreements

Agreements concluded by companies within the Capital Group of J.W. Construction Holding S.A.

Cash loans granted to companies within the Capital Group

As at 31 December 2007 outstanding cash loans of the Capital Group amounted to PLN 706,877.74, maturing within 12 months.

Cash loans granted by companies of the Capital Group

As at 31 December 2007 the Capital Group granted the following cash loans: for the total amount of PLN 13,678,531.90, maturing within 12 months of the end of 2007.

9.2 Loan agreements concluded by the Group

In 2007 the Capital Group concluded a new loan agreement for the aggregate amount of PLN 134,720,064 for the purpose of purchase of real estate or financing costs connected with implemented investments.



The new loan agreements mature as follows:

- within 12 months of the end of 2007 PLN 4,500,000
- over 12 months and less than 24 months of the end of 2007 PLN 120,620,064
- over 24 months and less than 36 months of the end of 2007 PLN 9,600,000.

The biggest loan agreement concluded by the Issuer is described under the item on significant agreements.

In 2007 the companies of the Capital Group, other than the Issuer, did not conclude any new loan agreements.

In 2007 the Capital Group repaid loans for the aggregate amount of PLN 91,544,400.

In 2007 the companies of the Capital Group, other than J.W. Construction Holding S.A., did not make any final repayment of loan agreements.

9.3 Bond issue programme

In accordance with the agreement of 17 November 2006 with BRE Bank S.A. domiciled in Warsaw in the financial year 2007 the Company issued short-term bonds worth PLN 266,000,000, including PLN 125,500,000 worth of bonds redeemed until the end of 2007. In 2007 the Company redeemed the total of PLN 160,500,000 worth of bonds.

9.4 Sureties and guarantees

In 2007 and 2006 the Capital Group companies granted the following sureties and guarantees:

Guarantee to the benefit of	As at 31 December 2007	As at 31 December 2006
TBS "Marki" Sp. z o.o.	22,400,000.00	22,400,000.00
Project 55 Sp. z o.o.	40,000,000.00	40,000,000.00
Lokum Sp. z o.o.	16,500,000.00	16,500,000.00
Interlokum Sp. z o.o.	20,600,000.00	20,600,000.00
Budokrusz Sp. z o.o.	2,500,000.00	0.00

9.5 Land purchase agreements

Land purchase agreements

In 2007 within the Capital Group J.W. Construction Holding S.A. was the only company to purchase land. In the territory of Warsaw it purchased pieces of real estate from many natural persons. None of the purchased real estate constituted a significant single unit value, however, when added to the real estate earlier purchased by the Company they constituted a valuable investment area. In 2007 in the territory of Warsaw the Group purchased the total of $155,359 \text{ m}^2$ of land.

Moreover, to limit the risk of concentration on the Warsaw market, the Group intensified building the land resources beyond Warsaw and:

- on 11 January 2007 it purchased real estate located in Katowice, of the total area of 44,463 m²
- on 5 April 2007 it purchased real estate located in Łeba, of the total area of 59,819 m² + a share in a road plot,
- on 12 November 2007 it purchased the perpetual usufruct right to real estate located in Szczecin, of the area of 102,528 m² and shares in a company Porta Transport Sp. z o.o. domiciled in Szczecin, holding the perpetual usufruct right to real estate of the area of around 95,000 m², adjacent to the real estate purchased by the Company,
- on 18 December 2007 it purchased land in Krzywonoga, Pasym commune, of the area of 39,885 m²,
- under several transactions with unrelated parties it purchased plots of land of the total area of 423,068 m² in the Ożarów Mazowiecki commune.

On 24 September 2007 the Group also purchased real estate near Suwałki, of the area of 85,500 m², for the purpose of gravel mines aimed at securing its own needs to that extent.



9.6 Agreements between shareholders

The Issuer is not aware of any agreements to have been concluded between its shareholders.

9.7 Insurance agreements

Under their insurance policy, the Capital Group companies held insurance policies for building projects implemented by the same, covering possible losses that may be incurred during implementation of investments. The insurance also contained third party liability clauses covering building works. Agreements were concluded for the whole term of construction.

The companies also concluded insurance agreements referring to non-current assets owned by the Group. The agreements were concluded at replacement value both in PLN and EUR, depending on the currency of purchase. The agreements were concluded for a one-year term.

Moreover, the Group held an insurance policy for the Management Board for PLN 20,000,000, concluded with AIG Europe Branch in Poland, covering Management Boards of the Capital Group companies.

The companies conducting real estate management activities held third party liability insurance of a real estate manager and third party liability insurance for the business activity to that extent.

Having completed construction of a building, the Capital Group companies were purchasing insurance for the said buildings. Upon the Housing Community establishment, they assigned policies to the said entities.

Policies valid as at 31 December 2007, referring to J.W. Construction Holding S.A. (Capital Group)			
No.	ltem	Insurer	Sum insured
1	Insurance connected with conducting business activity, managing the real estate and performing the function of a real state manager	Sopockie Towarzystwo Ubezpieczeń ERGO HESTIA S.A.	PLN 1,300,000.00 EUR 150,000.00
2	Third party liability insurance of the Management Board	AGI Europe S.A. Branch in Poland	PLN 20,000,000.00
3	Insurance of assets (real estate, electronic equipment, insurance of an office building, modules, machines and equipment)	Sopockie Towarzystwo Ubezpieczeń ERGO HESTIA S.A. Towarzystwo Ubezpieczeń i Reasekuracji WARTA Generali T.U. S.A.	PLN 432,589,983.76 EUR 891,402.00
4	Third party liability insurance in connection with conducted business and held assets, as well as insurance against any and all other risks and accidents connected with performed contracts	Sopockie Towarzystwo Ubezpieczeń ERGO HESTIA S.A. Towarzystwo Ubezpieczeń i Reasekuracji WARTA Towarzystwo Ubezpieczeń i Reasekuracji InterRisk S.A. Generali T.U. S.A. Filar	PLN 963,529,369.25

The Group also held complete insurance agreements connected with hotel activities.

9.8 Significant agreements

In 2007 the Capital Group companies did not conclude any other significant agreements and co-operation agreements than described below.

In the opinion of the Management Board of the Issuer, significant agreements were agreements connected with implementation of the Górczewska Park investment:

- a loan agreement concluded with Bank Ochrony Środowiska S.A. domiciled in Warsaw on 17 September 2007, as amended with annex of 19 December 2007, for the total amount of PLN 60,000,000 and the repayment date of 30 December 2009, for the purpose of financing some costs connected with implementation of the said investment. Specific terms and condition of the said agreements were provided under current reports no. 43/2007 and 76/2007,
- an agreement for a reinforced concrete construction and wall work of the buildings A, B, C1, D1, E1, D2 under the complex of multi-family houses - GÓRCZEWSKA PARK with Mostostal Warszawa S.A., of the value set at PLN 41,051,065 net and the completion date of 9 May 2008. The said agreement was described in detail under current report no. 42/2007,
- an agreement concluded on 30 August 2007 under a notarial deed, obliging to build and sell to the benefit
 of Sawa Residential Fond Sp. z o.o. domiciled in Warsaw 100 flats with the same number of garage
 places, of the total value of PLN 70,749,843.56 and the final date of presenting them for acceptance of 30
 June 2010. The said agreement was described in detail under current report no. 23/2007.

10. Related party agreements

Description of transactions with related parties, if a single or aggregate value of all transactions concluded by a given related party in the period from the beginning of the financial year is higher than PLN equivalent of EUR 500,000

The Group is a party to many transactions concluded with related parties. Below are presented only the transactions with related parties of the value exceeding PLN equivalent of EUR 500,000. All agreements were concluded by the Group with the related parties on an arm's length basis.

Transactions with Lokum Spółka z o.o. domiciled in Warsaw – a special purpose vehicle for implementation of the Willa Konstancin investment

In 2007 the Group made transactions based on the following agreements:

- of 1 December 2005 for performance of administrative activities until 31 May 2007
- of 1 December 2005 for construction of a complex of housing buildings
- of 1 December 2005 for investor supervision until 31 May 2007
- of 28 December 2007 for investor supervision until 30 April 2008
- of 1 December 2005 for trade and marketing services
- of 1 December 2005 for designing works
- of 28 December 2007 for performance of administrative activities until 30 April 2008.

Due to the aforesaid agreements the Issuer invoiced Lokum Sp. z o.o. for the total of PLN 31,659,281.45 and Lokum Sp. z o.o. invoiced the Issuer for PLN 6,048.99.

Transactions with Interlokum Sp. z o.o. domiciled in Warsaw - a special purpose vehicle for implementation of the Skarpa IV investment

In 2007 the Group made transactions based on the following agreements:

- of 1 October 2005 for investment substitution until 30 April 2007
- of 28 December 2007 for investment substitution until 30 April 2008
- of 1 October 2005 for designing works
- of 1 October 2005 for construction of housing buildings with infrastructure
- of 1 October 2005 for performance of administrative activities until 30 April 2007
- of 1 May 2007 for performance of administrative activities until 30 April 2008
- of 30 September 2005 for trade and marketing services.

Due to the aforesaid agreements the Issuer invoiced Interlokum Sp. z o.o. for the total of PLN 33,864,680.97 and Interlokum Sp. z o.o. invoiced the Issuer for PLN 48,099.96.

Transactions with Project 55 Spółka z o.o. domiciled in Warsaw – a special purpose vehicle for implementation of the Górczewska investment

In 2007 the Issuer made transactions based on the following agreements:

- of 18 May 2005 for investment substitution until 30 September 2007
- of 28 December 2007 for investment substitution until 31 May 2008
- of 25 December 2005 for designing works
- of 28 January 2005 for construction of a complex of housing buildings with infrastructure
- of 25 April 2005 for performance of administrative activities until 30 September 2007
- of 28 December 2007 for performance of administrative activities until 31 May 2008



of 1 February 2005 for trade and marketing services.

Due to the aforesaid agreements the Issuer invoiced Project 55 Sp. z o.o. for the total of PLN 81,612,711.31 and Project 55 Sp. z o.o. invoiced the Issuer for PLN 755,207.53.

Transactions with Zakład Produkcji Szalunków J.W. System Sp. z o.o. domiciled in Warsaw

In 2007 the Issuer paid the total of PLN 2,283,887.99 to Zakład Produkcji Szalunków J.W. System Sp. z o.o., of which PLN 2,182,134.14 was paid under the agreement of 18 December 2001 for lease of boarding. Besides, the Issuer invoiced Zakład Produkcji Szalunków J.W. System Sp. z o.o. for the total of PLN 371,049.19 due to sales of services, product and direct charge.

Transactions with Business Financial Construction Sp. z o.o. domiciled in Warsaw – a company providing trade and marketing services

In 2007 the Business Financial Construction Sp. z o.o. invoiced the Issuer under an agreement of 15 January 2004 for trade and marketing services, for the total of PLN 4,626,630.09. Besides, due to direct charge the Issuer invoiced Business Financial Construction Sp. z o.o. for the total of PLN 192,430.79.

Transactions with Zakład Produkcji Metalowej Metalcon Sp. z o.o. domiciled in Warsaw

In 2007 the Issuer concluded numerous agreements with Zakład Produkcji Metalowej Metalcon Sp. z o.o. for execution of steel and aluminium joinery, natural ventilation and similar works for the total amount of PLN 10,349,640.22, while the major agreement referred to execution, delivery and fitting of aluminium joinery to the Skarpa IV investment for the amount of PLN 4,107,353.81. Due to the concluded agreements Zakład Produkcji Metalowej Metalcon Sp. z o.o. invoiced the Issuer for the aggregate amount of PLN 4,807,406.68. Besides, the Issuer charged Zakład Produkcji Metalowej Metalcon Sp. z o.o. with invoices for the total amount of PLN 4,705,342.88 due to sales of goods, services and products.

Transactions with Zakład Produkcji Marmurów Promar Sp. z o.o. domiciled in Warsaw

In 2007 the Issuer concluded numerous agreements with Zakład Produkcji Marmurów Promar Sp. z o.o. for execution, delivery and fitting of window joinery and similar works for the total amount of PLN 2,130,923.05. The major agreement referred to execution, delivery and fitting of window joinery to the Ludwinowska Aleja investment, for the amount of PLN 637,133.50. Zakład Produkcji Marmurów Promar Sp. z o.o. invoiced the Issuer for the total of PLN 1,834,797.19. Besides, the Issuer invoiced Zakład Produkcji Marmurów Promar Sp. z o.o. for the total amount of PLN 505,413.31 due to sales of goods and services, and direct charge for purchase of materials. Moreover, the Ioan agreement of 30 August 2005 between the Issuer, as the lender, and Zakład Produkcji Marmurów Promar Sp. z o.o., as the borrower, for PLN 220,000 was amended with Annex No. 2 of 27 December 2007, extending the payment date until 31 December 2008.

Transactions with Deweloper Sp. z o.o. domiciled in Siemianowice Śląskie

On 2007 the Issuer concluded the following agreements with Deweloper Sp. z o.o.:

- of 8 March 2007 for preparatory works in the territory of the Uroczysko housing estate, for the amount of PLN 228,557.75
- of 11 May 2007 for general contracting for three buildings in the Uroczysko housing estate, for the amount of PLN 5,131,935.00.

Due to the concluded agreements Deweloper Sp. z o.o. invoiced the Issuer for the aggregate amount of PLN 2,204,719.53. Besides, the Issuer invoiced Deweloper Sp. z o.o. due to sales and direct charge for the amount of PLN 78,340.03.

Transactions with Stadnina Mazowiecka Sp. z o.o. domiciled in Warsaw

In 2007 the Issuer granted loans to Stadnina Mazowiecka for the total amount of PLN 4,550,000. The major loan agreement was disbursed on 12 November 2007 at PLN 2,300,000. The loan was granted for the purpose of financing business activity. The loan bears market interest of 3M WIBOR plus a market margin, interest is payable on the loan repayment date falling not later than on 25 September 2008. A 100% share in share capital of the borrower is held by a subsidiary of the Issuer. The aforesaid terms and conditions, excluding the repayment date, are the same for all agreements.

Transactions with J.W. Construction International Sp. z o.o. domiciled in Himki (Russia) – a company building a housing estate in the territory of the Russian Federation in Kolomna

In 2007 the Issuer received the payment of PLN 2,991,687.11 from J.W. Construction International Sp. z o.o. due to an agreement concluded on 6 June 2004 for preparing technical and design documentation. Besides, on 17 June 2007 the Issuer granted a Ioan of USD 1,200,000 (constituting the equivalent of PLN 3,450,000 at the exchange rate of 17 June 2007) to J.W. Construction International domiciled in Russia. The Ioan was granted for the purpose of



financing business activity and bears the market interest of 1M LIBOR plus a market margin, interest is payable on the loan repayment date falling not later than on 17 June 2008.

Transactions with Construction Invest Sp. z o.o. domiciled in Warsaw

The loan agreement between the Issuer, as the lender, and Construction Invest Sp. z o.o. domiciled in Warsaw, as the borrower, for PLN 2,754,117 was amended with an annex on 27 December 2007. The annex changed the payment date from 31 December 2007 to 31 December 2008, other terms and conditions of the agreement remained unchanged.

Transactions with Mr. Józef Wojciechowski

In 2007 the Issuer and Mr. Józef Wojciechowski concluded agreements aimed at defining the rules of earlier repayment of a loan granted by Mr. Józef Wojciechowski to the Issuer on 1 December 2006. The loan granted by Mr. Józef Wojciechowski to the Issuer amounted to PLN 27,682,223.05 and was repaid in total, including accrued interest, in the said period. A single major repayment was made on 2 April 2007 and amounted to PLN 9,473,800. On 30 March 2007 the Issuer and Mr. Józef Wojciechowski concluded the final agreement for sale of 173,419 shares in J.W. Agro Sp. z o.o. domiciled in Nowogard.

Transactions with J.W. Agro Sp. z o.o.

On 7 February 2007 there was concluded an agreement for transferring – by the Issuer to J.W. Agro Sp. z o.o. – of an organised part of the enterprise in the form of a branch of the Issuer, operating as J.W. Construction Holding S.A. Oddział "Zakład Produkcji Rolnej", in connection with taking up 172,929 new shares by the Issuer, with a par value of PLN 50 each, in the increased share capital of J.W. Agro Sp. z o.o.

On 27 September 2007 the Issuer and J.W. Agro Spółka z o.o. concluded an agreement providing for the rules of repayment of a loan incurred by the Issuer for purchasing agricultural real estate located near Nowogard, which was contributed in kind as an organised part of the enterprise - Oddział Zakład Produkcji Rolnej J.W. Construction Holding S.A. - by the Issuer to J.W. Agro Sp. z o.o. Under the said agreement J.W. Agro Sp. z o.o. paid PLN 17,097,500 to the Issuer on 30 September 2007 and PLN 450,000 on 15 December 2007. The outstanding amount provided under the agreement will be paid as follows: PLN 450,000 until 30 June 2008 and PLN 1,224,578.72 until 30 December 2008. In accordance with the agreement, the outstanding amount bears the market interest of 3M WIBOR plus a market margin.

On 10 November 2007 there was concluded a lease agreement for agricultural machines and equipment between the Issuer, as the lessor, and J.W. Agro Sp. z o.o., as the lessee, under which the Issuer invoiced J.W. Agro Sp. z o.o. for PLN 637,251.

In the result of settlement of costs connected with the real estate contributed in kind to J.W. Agro Sp. z o.o., in 2007 the Issuer issued direct-charge invoices to J.W. Agro Sp. z o.o. for the total amount of PLN 376,149.08.

Transactions with Klub Sportowy Piłkarski Polonia Warszawa S.S.A.

In accordance with an agreement for advertising and promotion services during sports events, KSP Polonia Warszawa S.A. charged the Issuer with invoices for the total amount of PLN 3,600,000. At the same time the Issuer invoiced KSP Polonia Warszawa S.S.A. for the total amount of PLN 143,549.99 due to the lease of two passenger cars and services performed to the benefit of the said company.

Moreover, in 2007 the Issuer granted loans to Klub Sportowy Piłkarski Polonia Warszawa S.S.A. for the total amount of PLN 4,850,000. The major loan agreement was concluded on 29 October 2007 for PLN 900,000 for the purpose of financing business activity of the company. The said loan bears the market interest of 3M WIBOR plus a market margin, interest is payable on the loan repayment date falling not later than on 31 December 2008. Terms and conditions of other agreements are similar. In the same period the company concluded annexes for postponing repayment dates of due and payable loans of the total amount of PLN 3,060,890.07 until 31 December 2008.

11. Utilisation of receipts from issue of securities

Funds received from the issue of shares (at the amount of over PLN 240 million) were used firstly for partial financing of transactions connected with purchase of land for new housing projects. The said purchases were made in accordance with the assumed development strategy of the Issuer, described in the issuing prospectus i.e. they referred to land located both in Warsaw and vicinity, and in other regions of the country. Moreover, the strategy of further investing on the eastern markets was adopted: in Russia – Sochi and in Bulgaria. Out of the total share issue funds expended, around 55% was spent for the purchase of new land in Warsaw and vicinity, 20% in Szczecin and the remaining part was allocated for foreign investments.



The said investments significantly reinforced the "land bank" held by the Group, providing it with Works for the next several years and at the same time creating additional development opportunities. The owned land may be developed with over 16,000 flats.

Moreover, some funds were allocated for funding modernisation and development of the recreational centre "Czarny Potok" in Krynica, as well as for investment purchases connected with construction, building production, purchase of aggregate mines and a workers' hotel. Until the funds received from share issue were fully expended, the said funds were invested in debt securities and in bank deposits.

12. Cash management

Cash management of the Capital Group of J.W. Construction consisted in guaranteeing liquidity in all segments of activities, including mainly in developer activities. The supreme objective of activities of the whole Group was providing sources of financing for all implemented projects, while maintaining safe liquidity ratios. Turnovers in the companies and the structure of financing were analysed on a daily basis to guarantee optimum current and future liquidity. During the whole 2007 the Group generated positive cash flows and earned the year-end profits much higher than in previous years. The Group was able to perform its obligations in all areas of activities conducted by the same. In the opinion of the Group management, the economic and financial standing of the Group is so good and stable, that additional threats, e.g. connected with slower rate of flat sales observed recently, would not have an adverse effect on its cash flows on a long-term basis. Nevertheless, to reinforce the sales policy, the Group introduced additional tools in the form of innovative flat purchase programmes (like PROFIT, LOKUM), due to which the clients can choose the manner of flat purchase financing.

13. Evaluation of the ability to implement investment plans

All companies of the Group are fully capable of implementing their investment projects. The basic developer activities will be financed with equity, prepayments made by clients, bank loans and issues of debt securities. Each project has a precisely devised financial engineering with the structure of financing, also with bank loans. All investments planned for launch have financing guaranteed based on rendered loan decisions. Those are usually loans in the form of safe revolving lines financing the balance of funds necessary for a given period. Financial terms and conditions of a loan are adjusted to the nature of a project, including the period of its implementation, while repayments are made with revenues from sales of flats. Financing is raised based on long-term, very good co-operation with banks, where lending formulas - taking account of characteristics of the building sector - were developed on the basis of mutual experience. It is possible that the separated, newly created companies will also be raising loans for their activities.

14. Circumstances of significant impact on activities of the Group

In the opinion of the Group the most important external factors determining conditions of its functioning, with regard to realisation of earnings, in 2007 were:

- prevailing deficit of new flats (1.5 million, in accordance with information of the Central Statistical Office for December 2007),
- a large, active group of clients entering the market, coming from the baby boom of the 80's,
- growing level of country urbanisation, supporting increasing demand for flats in large cities,
- prevailing high increase in GDP, decreasing rate of unemployment and growing salaries,
- broad, constantly modified mortgage loan offer,
- prevailing growing trend of flat prices,
- permanent interest in purchase of housing real estate by domestic and foreign financial institutions.

External factors having impact on the rate of growth of revenues:

- good, attractive housing offer,
- modern, effective marketing (product and brand),
- modern programmes of flat purchase: 10/90 and 20/80,
- close co-operation with banks crediting the investment process and clients of the Company,



- good commercial representatives forces,
- good internal communication between departments in charge of designing, production, marketing and customer service,
- professional public relations and investor relations activities,
- constant modernisation of the technical back-up, tools and equipment of particular building production departments.

The projections for the principal business of the Company for 2008 assume that the aforesaid circumstances will be prevailing in future. Tightened lending policies of banks serving the whole building sector and individual clients, periodic stagnation of prices due to demand restricted artificially by hampered access to the sources of flat purchase financing and a broad offer of finished flats sold on the market are considered as market threats. To eliminate those unfavourable factors it is planned to implement further special flat purchase programmes, launch sales of a new large housing investments in an attractive price and location, supported with a broad marketing campaign conducted in the spring and summer season.

15. Changes in basic principles of management of the Capital Group of the Issuer

In 2007 the internal structure of the Group was changed only to the following extent:

- On 7 February 2007 an organised part of the enterprise in the form of an Issuer's branch preparing separate financial statements, operating as J.W. Construction Holding S.A. Oddział "Zakład Produkcji Rolnej" (*Branch: "Agricultural Production Plant"*) domiciled in Ząbki, conducting agricultural activities within a farm located near Nowogard, Zachodniopomorskie province, was contributed in kind to a company J.W. Agro Sp. z o.o. domiciled in Nowogard, whose shares held by the Issuer were sold on 30 March 2007 to Mr. Józef Wojciechowski.
- On 21 September 2007 on the basis of some assets of the Issuer, used for conducting building activities, there was established a branch preparing separate financial statements - J.W. Construction Holding S.A. Oddział "Budownictwo" (*Branch: "Construction"*) domiciled in Ząbki.
- On 21 September 2007 on the basis of some assets of the Issuer, used for conducting architectonic and designing activities, there was established a branch preparing separate financial statements - J.W. Construction Holding S.A. Oddział "Pracownia Architektoniczna" (*Branch: "Architectonic Workroom"*) domiciled in Ząbki.

In 2007 there were no major changes in basic principles of management, besides the aforesaid ones.

16. Management Board and Supervisory Board of J.W. Construction Holding S.A.

Management Board

As at 31 December 2007 the Management Board of J.W. Construction Holding S.A. was composed of:

- Jerzy Zdrzałka, CEO appointed in accordance with Article 14.2 in connection with Article 29 of the Statutes
 of the Company,
- Wojciech Rajchert, Management Board Member appointed in accordance with Article 14.2 in connection with Article 29 of the Statutes of the Company,
- Barbara Czyż, Management Board Member,
- Irmina Łopuszyńska, Management Board Member,
- Bożena Malinowska, Management Board Member,
- Grażyna Szafarowska, Management Board Member.

Changes in membership of the Management Board in 2007

On 21 September 2007 the Issuer received a representation from an eligible party, on recalling Mr. Ryszard Matkowski from the Management Board of the Issuer, in accordance with Article14.2 of the Statutes of the Issuer. Mr. Ryszard Matkowski held the office of the CEO of the Holding in the Management Board of the Issuer.

On 31 October 2007 the Issuer received a resignation as of 1 November 2007 of Mr. Tomasz Panabażys from membership in the Management Board, where he held the office of a member of the Management Board of the Issuer.

Rules of appointing and recalling the Management Board Members

The Management Board is composed of three to eight members, including the CEO (in 2007 there was also the office of the CEO of the Holding, which was liquidated in 2008 with a resolution of the General Meeting). The Management Board is appointed for a common term of office of three years.



The manner of appointing members of the Management Board is regulated under the Code of Commercial Companies and the Statutes, which grants personal rights to that extent to Mr. Józef Wojciechowski. The manner of appointing the Management Board members was provided in detail in this Management Board's Report in information about shareholders of securities entitling to special control rights with regard to the Issuer.

Rights of the Management Board, in particular a right to take decisions on issue or redemption of securities

The Management Board operates on the grounds of the Code of Commercial Companies, the Statutes and Regulations of the Management Board. The Management Board manages the business of the Company and represents the same. Two members of the Management Board acting jointly are authorised to represent the Issuer.

Rights to issue shares

The Management Board is authorised to increase share capital of the Issuer by the maximum amount of PLN 1,400,000 /one million four hundred thousand/ by issue of new ordinary shares of the total par value of maximum PLN 1,400,000 /one million four hundred thousand/ by way of one or several increases of share capital within the aforesaid limit (authorised capital). The authorisation of the Management Board to issue share capital and issue new shares within the authorised capital expires with the lapse of three years of entering an amendment to the Statutes, made with Resolution No. 2 of the General Meeting of 16 February 2007, into the Register of Entrepreneurs (which took place on 28 February 2007). The Management Board may increase share capital within the authorised capital on the condition of its approval by the Supervisory Board. Upon consent of the Supervisory Board the Management Board may deprive shareholders of the whole or any part of pre-emptive rights to shares issued under the authorised capital. The Management Board resolves any and all matters connected with a share capital increase within the authorised capital, unless the Statutes of the Issuer and the Code of Commercial Companies provide otherwise. Resolutions of the Management Board on establishing the issue price of shares under the authorised capital or issue of shares in exchange for in-kind contributions must be approved by the Supervisory Board. Moreover, the Supervisory Board must approve agreements for an investment sub-issue or service sub-issue, or other underwriting agreements, as well as agreements under which depository receipts for shares are issued beyond the territory of the Republic of Poland. The authorisation to increase share capital, referred to under Article 7.1 of the Statutes of the Issuer, covers a possibility to issue subscription warrants with the subscription exercise right deadline provided therein. The authorisation of the Management Board to exclude the pre-emptive right provided under Article 7.4 of the Statutes of the Issuer also covers the exclusion of the pre-emptive right to subscription warrants.

Supervisory Board

As at 31 December 2007 the Supervisory Board was composed of:

- Józef Wojciechowski Supervisory Board Chairman, appointed in accordance with Article 16.2 in connection with Article 29 of the Statue of the Company,
- Roman Kobyliński Supervisory Board Member, appointed in accordance with Article 16.2 in connection with Article 29 of the Statue of the Company,
- Jacek Obłękowski Supervisory Board Member, appointed in accordance with Article 16.2 in connection with Article 29 of the Statue of the Company,
- Marek Rocki Supervisory Board Member,
- Henryk Pietraszkiewicz Supervisory Board Member.

Changes in the membership of the Supervisory Board of J.W. Construction Holding S.A. in 2007

On 16 February 2007 the Extraordinary General Meeting of the Issuer recalled the then-current Supervisory Board composed of Józef Wojciechowski, Katarzyna Szajnwald and Maciej Gnoiński, and appointed the Supervisory Board composed of Józef Wojciechowski, Roman Kobyliński, Jacek Obłękowski, Henryk Pietraszkiewicz and Marek Rocki.

17. Agreements concluded between the Issuer and the Management Board members, providing for compensation in the case of their resignation or dismissal from the office

Members of the Management Board of the Issuer have standard contracts of employment concluded, providing for salaries in the period of notice of termination, on terms and conditions provided under the Labour Code. Moreover, Mr. Jerzy Zdrzałka provides services under business activity to the benefit of a subsidiary of the Company, on the grounds of a civil law contract providing for a three-month period of notice.



18. Group's share-based payments

J.W. Construction Holding S.A.	2007 (in PLN)	2006 (in PLN)
Management Board		
Ryszard Matkowski	353,000.00	36,000.00
Barbara Czyż	78,000.00	85,000.00
Grażyna Szafarowska	229,000.00	206,697.97
Jerzy Zdrzałka	363,750.00	13,363.63
Bożena Malinowska	204,000.00	162,389.06
Wojciech Rajchert	259,000.00	213,176.72
Tomasz Panabażys	184,666.60	180,600.00
Irmina Łopuszyńska0.00	220,000.00	115,642.85
Supervisory Board		
Józef Wojciechowski	0.00	0.00
Katarzyna Szajnwald	0.00	0.00
Maciej Gnoiński	0.00	0.00
Pietraszkiewicz Henryk	20,900.00	0.00
Obłękowski Jacek	20,900.00	0.00
Rocki Marek	20,900.00	0.00
Kobyliński Roman	20,900.00	0.00
TBS "Marki" Sp. z o.o.	2007 (in PLN)	2006 (in PLN)
Management Board		. ,
Barbara Czyż	180,000.00	180,000.00
Zbigniew Kłaczyński	31,648.44	0.00
Supervisory Board		
Maciej Gnoiński	0.00	0.00
Zdzisław Chamluk	0.00	0.00
Marek Skrzypczyński	0.00	0.00
Kazimierz Kędzierski	0.00	0.00
Przedsiębiorstwo Turystyczne "Czarny Potok" S.A.	2007 (in PLN)	2006 (in PLN)
Management Board		
Maciej Gnoiński	0.00	0.00
Supervisory Board		
Ryszard Matkowski	0.00	0.00
Izabella Zinkowska	0.00	0.00
Piotr Szczurowski	0.00	0.00
Deweloper Sp. z o.o.	2007 (in PLN)	2006 (in PLN)
Management Board	2007 (111 211)	2000 (111 EN)
Barbara Blida	0.00	0.00
Czesław Czyż	240,000.00	240,000.00
Interlokum Sp. z o.o.	2007 (in PLN)	2006 (in PLN)
Management Board	2007 (III F EN)	2000 (III F LIN)
Wojciech Rajchert	6,000.00	0.00
Project55 Sp. z o.o.	2007 (in PLN)	2006 (in PLN)
Management Board	2007 (III PEN)	2000 (III FLIN)
· · · · · · · · · · · · · · · · · · ·	0.00	0.00
Grażyna Szafarowska	0.00	0.00
Lokum Sp. z o.o.	2007 (in PLN)	2006 (in PLN)
Management Board	0.00	
Agata Wróbel	0.00	0.00
Construction Invest Sp. z o.o.	2007 (in PLN)	2006 (in PLN)
Management Board		
Agata Wróbel	0.00	0.00



J.W. Construction International Sp. z o.o.	2007 (in PLN)	2006 (in PLN)	
Management Board			
Małgorzata Pawlak	48,000.00	112,445.14	
*volue in PPI			

*value in RBL

19. Headcount in the Group

To guarantee high quality and quantity of sold flats, the Group employs highly qualified specialists: architects, designers, contractors and commercial representative. It supports their professional development by organising training and subsidising science on various levels of education.

As in previous year, the structure of headcount was adapted to applicable requirements on a current basis. Unfortunately, the lack of employees hired for building works was even more severe, which sometimes had an adverse effect on deadlines of technological cycles. To mitigate that, attempts were made to employ foreigners, who were on placement at building sites of the Group. The recruitment process has not been completed yet and it will still be continued.

The headcount structure of the Group in 2007 was as follows:

Occupational group	31 December 2007
Management Board	8
Managers	41
Administration	390
Other employees	669
Total	1,108

The year 2007 was also another period of improving qualifications of the personnel. There were organised 47 training courses, attended by 282 employees. Programmes of the said courses covered subjects connected with:

- Influence of building projects on the environment,
- Internal audit of the enterprise,
- HR & payroll policy,
- taxes,
- management,
- controlling.

20. Information about shares of J.W. Construction Holding S.A. held by members of the Management Board and Supervisory Board

Members of the Management Board and Supervisory Board holding shares of the Issuer as at 31 December 2007:

Party	Total number of shares held	Total par value of shares held	
Józef Wojciechowski	19,241,219	PLN 3,848,243.80	

21. Shareholders holding directly and indirectly over 5% of the total number of votes in the General Meeting of J.W. Construction Holding S.A.

As at 31 December 2007 over 5% of the total number of votes in the General Meeting of the Issuer was held by:

Shareholder	Number of shares	% of share capital	Number of votes	% of total votes in the General Meeting
Józef Wojciechowski	19,241,219	35.18%	19,241,219	35.18%
EHT S.A.	25,448,300	46.52%	25,448,300	46.52%

EHT S.A. is controlled by Mr. Wojciechowski through another company.



22. Information about executed agreements that may constitute a future basis for changes in the present shareholding structure of J.W. Construction Holding S.A.

The Issuer is not aware of any such agreements.

23. Holders of securities entitling to special control rights with regard to the Issuer

In accordance with Article 29 of the Statutes of the Company Mr. Józef Wojciechowski, as a shareholder holding over 50% shares as at the day of a resolution on amending the Statutes of the Issuer, was awarded with personal rights described below. The said rights are in force as long as he holds at least one share of the Issuer and together with its subsidiaries, within the meaning of the act on public offering, or companies controlled by the same, within the meaning of the act on accounting of 29 September 1994 (i.e. Journal of Laws of 2002 No. 76 item 694, as amended), applicable on the day of registration of the amendment to the Statutes, introduced with Resolution No. 2 of the General Meeting of 16 February 2007, he holds the total of over 50% of the Issuer's shares, whether directly or indirectly.

In accordance with Article 14.2 of the Statutes of the Issuer the Shareholder holding more than 50% shares of the Company is entitled to personal rights to appoint and recall half of membership of the Management Board, including the CEO. In the case of an odd number of members of the Management Board the said Shareholder is entitled to personal rights to appoint and recall two members of the Management Board (when the Management Board is composed of three members), three members of the Management Board (when the Management Board is composed of five members) and four members of the Management Board (when the Management Board is composed of seven members), respectively. The said rights are exercised by way of a written representation served upon the Company, on appointing or recalling a given Management Board member, or on appointing or recalling the CEO or the CEO of the Holding. In the case of such appointment, the aforesaid representations should be appended by a declaration of consent of the given person for appointment as a member of the Management Board. Other members of the Management Board are appointed and recalled by the Supervisory Board.

In accordance with Article 16.2 of the Statutes of the Issuer, the Shareholder holding more than 50% of shares of the Company is entitled to personal rights to appoint and recall half of members of the Supervisory Board, including the Supervisory Board Chairman. In the case of an odd number of members of the Supervisory Board the said Shareholder is entitled to personal rights to appoint and recall three members of the Supervisory Board (when the Supervisory Board is composed of five members), four members of the Supervisory Board (when the Supervisory Board is composed of seven members), and five members of the Supervisory Board (when the Supervisory Board is composed of nine members), respectively. The said rights are exercised by way of a written representation served upon the Company, on appointing or recalling a given Supervisory Board member, or on appointing or recalling the Supervisory Board Chairman. In the case of such appointment, the aforesaid representations should be appended by a declaration of consent of the given person for appointment as a member of the Supervisory Board. Other members of the Supervisory Board are appointed and recalled by the General Meeting.

Article 29 of the Statutes of the Issuer provides the following definition of the Shareholder holding the said personal rights, as well as the term of such rights: on the day of adopting a resolution on amending the Statutes of the Issuer and awarding personal rights, the Shareholder holding more than 50% of shares of the Company was Mr. Józef Kazimierz Wojciechowski. In the case of any occurrence resulting in not holding more than 50% of shares of the Company by Mr. Józef Kazimierz Wojciechowski, the personal rights shall expire and applicable provisions of the Code of Commercial Companies shall be applied accordingly, with a reservation that the same shall not be applicable if Mr. Józef Kazimierz Wojciechowski holds at least one share of the Company and together with its subsidiaries, within the meaning of the act on public offering, or companies controlled by the same, within the meaning of the act on accounting of 29 September 1994 (i.e. Journal of Laws of 2002 No. 76 item 694, as amended), applicable on the day of registration of the amendment to the Statutes, introduced with Resolution No. 2 of the General Meeting of 16 February 2007, he holds the total of over 50% of the Company's shares, whether directly or indirectly. When the personal rights expire or are waivered, provisions of the Statutes referring to such personal rights to have expired or been waivered shall be substituted by applicable regulations of the Code of Commercial Companies. No default on performance or non-performance of personal rights shall result in expiry of the said rights.

Moreover, Mr. Józef Wojciechowski controls the Group by holding, directly or indirectly, a block of shares constituting over 80% of the Issuer's shares.



24. Employee share plan control system

The Group did not implement any employee share plan.

25. Restrictions on assignment of ownership rights to Issuer's securities and restrictions on exercising the voting rights attached to shares of J.W. Construction Holding S.A.

Contractual restrictions

The Issuer is not aware of any contractual restrictions on assignment of ownership rights to Issuer's securities or any restrictions on exercising the voting rights attached to the Issuer's shares.

Restrictions under the applicable laws

The restrictions are provided under the act on trading in financial instruments and refer to the so-called "closed periods".

26. Information about an agreement concluded with a licensed certified auditing firm for auditing and reviewing separate and consolidated financial statements

On 29 August 2007 the Company concluded an agreement with BDO Numerica Sp. z o.o. (a licensed auditing firm) for auditing and reviewing separate and consolidated financial statements.

The agreement was concluded for auditing financial statements of the Company and the Capital Group of the Issuer for the year ended 31 December 2007 and reviewing semi-annual financial statements of the Company and the Capital Group of the Issuer for the period ended 30 June 2007. The total fee for auditing the annual financial statements of the Issuer and for auditing the annual financial statements of the Capital Group of the Issuer amounted to PLN 125,000. The total fee for reviewing the semi-annual financial statements of the Issuer and the semi-annual financial statements of the Issuer and the semi-annual financial statements of the Issuer and the semi-annual financial statements of the Capital Group of the Issuer and the semi-annual financial statements of the Issu

The total fee for auditing the annual financial statements of the Company and the annual financial statements of the Capital Group of the Company for the same period of the previous year was PLN 70,000 and the total fee for reviewing the semi-annual financial statements of the Company and the semi-annual financial statements of the Capital Group of the Issuer was PLN 40,000.

27. Information about significant actions and achievements of the Company

IPO on the Warsaw Stock Exchange

The major event of 2007 was the Initial Public Offering on the Warsaw Stock Exchange and the first quoting on 4 June 2007, which proved an unprecedented success in the 14-year history of the Company. J.W. Construction Holding S.A. was recorded as the second largest non-privatising offering in the history of the Polish capital market. The demand for shares in the public offering was fifteen times bigger than the supply, which meant that individual investors, to have subscribed for shares, received much less than they were willing to buy – the reduction reached as much as 98.1%.

Transferring flats in Kolomna for use

In March 2007 the Company transferred for use the first of the planned six buildings in Kolomna near Moscow. The seven to nine-storey building with 192 flats and the overall area of 11,315 m² with underground garages, is the first building of that class in Kolomna and it became the visiting card of the Group on the said market.

Extension of the ISO 9001:2001 certificate

In June 2007 the Polish Centre for Testing and Certification conducted a supervisory audit to check the implementation and practical realisation of all provisions of the ISO 9001:2001 system by the Company. The audit did not disclose any non-compliance. The validity of the certificate for the Group was extended. Under the works performed to improve documentation of the quality management system the Group revised its Quality Policy.



Organisational changes in the Group structure

On 21 September 2007 the Management Board of the Company adopted resolutions on establishing two new branches within the structures of the Company:

- Oddział "Pracownia Architektoniczna" (*Branch: "Architectonic Workroom*") to conduct activities of the Company connected with architectonic designing,
- Oddział "Budownictwo" (*Branch "Construction*") to conduct construction activities performed by the Group.

Obtaining a building permit and commencing an investment - "Górczewska Park"

On 19 July 2007 the President of the capital city of Warsaw issued Decision No. 557/WOL/A/2007 approving the building project and granting a building permit for an investment – "Górczewska Park". The said decision became effective on 13 August 2007. The investment covered 12 buildings with the total of 890 above-average-standard flats. Based on the aforesaid decision, in the 3rd quarter the Issuer commenced building works connected with implementation of the said investment.

The main contractors of the said investment, with whom the Issuer concluded contracts for implementation, were "Mostostal Warszawa S.A.", "Resbud" S.A. and a Bulgarian law company – "Kurortno Stroitelstvo" LTD. Contracts with the aforesaid companies referred mainly to realisation of reinforced concrete and wall constructions.

Significant flat sales contract

On 4 July 2007 one hundred preliminary agreements were concluded with "Sawa Residental Fond" Sp. z o.o. for sales of flats and the same number of parking places in buildings developed on an investment – "Górczewska Park" in Warsaw. On 30 August 2007 in the result of performance of provisions of preliminary agreements, an agreement was concluded in the form of a notarial deed, obliging to develop a building and establish separate ownership right to 100 flats and the same number of parking places, and to transfer ownership rights to the said flats to the buyer.

Changes in the organisational structure of the Capital Group of J.W. Construction Holding S.A.

Establishing a subsidiary in Bulgaria

On 8 October 2007 the Municipal Court for Sofia registered a company - J.W. Construction Bulgaria EOOD domiciled in Sofia, in which J.W. Construction Holding S.A. took up 500 shares with a par value of BGN 10 each and the total value of BGN 5,000, constituting 100% of share capital and entitling to the same number of votes in the general meeting of the company. The Issuer plans to conduct business activity in the developer sector in the territory of Bulgaria through the said company.

Registration of a construction company - J.W. Construction S.A.

On 10 October 2007 the District Court for the capital city of Warsaw, 14th Business Division of the National Court Register, registered a company - J.W. Construction S.A. domiciled in Ząbki, which was established on 26 September 2007.

Acquisition of financial assets in Porta Transport Sp. z o.o. Szczecin

On 12 November 2007 J.W. Construction Holding S.A. acquired, from the official receiver of Porta Holding S.A. domiciled in Szczecin, 258,307 shares of Porta Transport Sp. z. o.o. domiciled in Szczecin, with a par value of PLN 100 each. The said shares constitute 99.99% of share capital of Porta Transport Sp. z o.o. and entitle to the same number of votes in the general meeting of the said company. Porta Transport Sp. z o.o. provides transport services to Stocznia Szczecińska Nowa Sp. z o.o. and forwarding services in the country and abroad, moreover, it holds the right of perpetual usufruct to land located in the city of Szczecin, of around 9.5 ha. The shares were acquired for PLN 19,117,737.41 and were disclosed in the Issuer's books at their acquisition value. On 7 December 2007 the Issuer acquired one share in Porta Transport Sp. z o.o., thus as at 31 December 2007 it held 258,308 shares constituting 100% of share capital, entitling to the same number of votes in the general meeting. The Group plans to use the right of perpetual usufruct acquired under the aforesaid transaction for developer activities.

Agreement for buying financial assets - Ośrodek Wypoczynkowy "Ogoniok", presently "Yakor House"

On 7 December 2007 the Issuer acquired interests in share capital of a Russian law limited liability company -Ośrodek Wypoczynkowy "Ogoniok" domiciled in Sochi, Russian Federation ("Target Company"), amounting to 70% of share capital of the Target Company and entitling to 70% of the total number of votes in the general meeting of the same ("Interests"). The par value of the Interests is RUB 7,350,000 (seven million three hundred and fifty thousand), being equivalent to PLN 735,735 (seven hundred thirty five thousand seven hundred and thirty five) at the average



rate of the National Bank of Poland as at 7 December 2007. To the best knowledge of the Issuer, the core business of the Target Company to date was hotel services. The Interests were acquired under a sales agreement with a disposing effect, concluded on 7 December 2007 between the Issuer and a natural person, a citizen of the Russian Federation ("Natural Person"), so far holding 100% of share capital and the total number of votes in the general meeting of the Target Company. The gross price for acquisition of Interests by the Company, stipulated in the agreement, was USD 4,000,000 (four million), being equivalent to PLN 9,834,000 (nine million eight hundred and thirty four thousand) at the average rate of the National Bank of Poland as at 7 December 2007.

The Target Company owns real estate in Sochi of the area of 47,802 m², where it plans to construct a complex of nine housing buildings with a sports, commercial and service area, including around 1,000 flats.

The Interests were acquired with own funds of the Issuer and constitute a long-term investment. The Interests will be recognised in Issuer's books at the acquisition price. The Issuer plans to implement investments in Sochi through the Target Company.

Sale of flats in 2007

In the whole 2007 the sales intensification policy was effectively implemented, which resulted in 2,787 agreements concluded with clients, for the total value of PLN 1,165,712,013.95.

In 2007 new investments were introduced to sale:

- in Warsaw at ul. Zdziarska " Zielona Dolina"
- in Warsaw at ul. Górczewska/Olbrachta "Górczewska Park"
- in Warsaw at ul. Odkryta "Wiślana Aleja"
- in Katowice at ul. Bałtycka "Osiedle Uroczysko"

Awards and distinctions

Activities of J.W. Construction Holding S.A. were honoured with many valuable awards and distinctions, being a token of recognition of its achievements and market position. In 2007 the collection of titles and awards held by the Company was expanded by:

- the Europroduct certificate awarded by the Polish Trading Society,
- Grand Prix of the President of the Chamber of Construction,
- the Pearl of the Polish Economy title in the category "The Largest Pearls" awarded by the editorial staff of the Polish Market magazine and the Institute of Economics of the Polish Academy of Sciences,
- the Superbrands Polska title awarded by the Brand Council of the Superbrand organisation.

Key events after the balance sheet date:

Changes in the organisational structure of the Capital Group of J.W. Construction Holding S.A.

Registration of JWCH Budownictwo Drogowe Sp. z o.o.

On 21 February 2008 the District Court for the capital city of Warsaw, 14th Business Division of the National Court Register, registered a company - JWCH Budownictwo Drogowe Sp. z o.o. domiciled in Ząbki, formed with a notarial deed of 7 February 2008.

Registration of JWCH Produkcja Budowlana Sp. z o.o.

On 7 March 2008 the District Court for the capital city of Warsaw, 14th Business Division of the National Court Register, registered a company - JWCH Produkcja Budowlana Sp. z o.o. domiciled in Ząbki, formed with a notarial deed of 19 February 2008.

Registration of changes in JW Projekt Sp. z o.o.

On 19 February 2008 the District Court for the capital city of Warsaw, 12th Business Division of the National Court Register, registered a change in the business name of a company: from "Dremet-Projekt" to "JW Projekt".

Appointment of the Management Board for a common term of office

On 25 March 2008, due to the end of the term of office of Ms. Grażyna Szafarowska, a member of the Management Board of the Company, the Supervisory Board of the Company standardised the term of office for all members of the Management Board by recalling the then-current Management Board and appointing it for the common term of office,



in accordance with the Statutes of the Company. At the same time Mr. Józef Wojciechowski exercised personal rights due to it to appoint members of the Management Board. Presently the Management Board of the Company is composed of six members i.e. the CEO – Jerzy Zdrzałka (appointed by Mr. Józef Wojciechowski), Management Board Members: Grażyna Szafarowska, Irmina Łopuszyńska, Bożena Malinowska, Barbara Czyż (appointed by Mr. Józef Wojciechowski) and Wojciech Rajchert (appointed by Mr. Józef Wojciechowski).

Loan repayments

On 29 February 2008 an investment loan with Bank Millennium S.A. for PLN 6,500,000 was repaid, incurred for the purpose of partial financing of an investment – "Ludwinowska Aleja".

On 4 April 2008 a subsidiary - Project 55 Sp. z o.o. repaid a loan with Bank Millennium S.A. for PLN 40,000,000, incurred for co-financing an investment – "Osiedle Górczewska".

On 30 April 2008 a subsidiary - Interlokum Sp. z o.o. repaid a loan with Bank PKO BP S.A. for PLN 20,600,000, incurred for co-financing an investment – "Rezydencja na Skarpie".

Concluding an annex to the loan agreement

On 11 April 2008 the Company concluded Annex No. 2 to Loan Agreement No. 368/09/2007/1102/K/OBR for a revolving working capital loan, concluded with Bank Ochrony Środowiska S.A. on 17 September 2007 for partial financing of an investment – "Górczewska Park". By virtue of the said annex the value of the granted loan was increased from PLN 60,000,000 to PLN 115,000.000.

Purchase of land in Bulgaria

On 17 April 2008 a subsidiary - J.W. Construction Bulgaria EOOD domiciled in Sofia concluded a final agreement for purchase of real estate located in Golden Sands (Bulgaria) of the area of 14,667 m². The Acquisition price was EUR 7,778,867.42 (including VAT), which translates to PLN 26,685,404.69 at the average exchange rate of the National Bank of Poland of 17 April 2008, equal to PLN 3.4305.

Obtaining a building permit

- on 14 January 2008 a building permit for construction of a housing estate Lewandów I in Warsaw became effective;
- on 12 February 2008 the Company received a valid building permit for construction of a housing estate "Wiślana Aleja" at Odkryta Street in Warsaw;
- on 9 April 2008 the Company received a valid permit for construction of a housing estate Ludwinowska Aleja II in Warsaw;
- on 11 April 2008 the Company received a valid permit for construction of a housing estate "Lewandów II" at Lewandów Street in Warsaw;
- on 11 April 2008 the Company received a permit for construction of an investment "Bursztynowe Osiedle" at Korkowa Street in Warsaw. The permit is not valid.
- on 28 April 2008 the Company received a valid permit for construction of 11 buildings under Phase 1 of a housing estate - "Lazurowe Ustronie" I in Kręczki-Kaputy, Ożarów Mazowiecki commune.

Extraordinary General Meeting

An Extraordinary General Meeting of the Issuer was held on 1 April 2008. The General Meeting resolved to give consent to selling organised parts of the enterprise in the form of branches of the Issuer operating as J.W. Construction Holding S.A. Oddział "Budownictwo" (*Branch: "Construction*") domiciled in Ząbki, J.W. Construction Holding S.A. Oddział "Pracownia Architektoniczna" (*Branch: "Architectonic Workroom*") domiciled in Ząbki and J.W. Construction Holding S.A. Oddział "Zakład Prefabrykacji Budowlanej" (*Branch: "Building Prefabrication Plant*") domiciled in Ząbki, by contributing them in kind to subsidiaries of the Issuer.

On 30 April 2008 the Extraordinary General Meeting of an Issuer's subsidiary - J.W. Construction S.A. domiciled in Ząbki was held. The General Meeting resolved to increase share capital from PLN 500,000 to PLN 11,526,618 i.e. by PLN 11,026,618 by way of issuing 11,026,618 B-class registered ordinary shares of a par value of PLN 1 each. The entire issue was taken up by the Issuer and covered with an in-kind contribution in the form of a branch of the Issuer operating as J.W. Construction Holding S.A. Oddział "Budownictwo" domiciled in Ząbki. In performance of the said resolution an agreement for taking up shares was executed between the Issuer and J.W. Construction S.A. domiciled in Ząbki. On the same day an agreement was executed between the Issuer and J.W. Construction S.A. domiciled in w Ząbki, transferring the ownership to an organised part of the enterprise in the form of a branch of the Issuer, which operated as J.W. Construction Holding S.A. Oddział "Budownictwo" domiciled in Ząbki.



On 30 April 2008 the Extraordinary General Meeting of an Issuer's subsidiary - J.W. Projekt Spółka z o.o. domiciled in Warsaw was held. The General Meeting resolved to increase share capital from PLN 52,000 to PLN 1,155,600 i.e. by PLN 1,103,600 by way of issuing 5,518 shares of a par value of PLN 200 each. The entire issue was taken up by the Issuer and covered with an in-kind contribution in the form of a branch of the Issuer operating as J.W. Construction Holding S.A. Oddział "Pracownia Projektowa" (*Branch: "Designing Workroom"*) domiciled in Ząbki. In performance of the said resolution the Issuer made a representation on taking up the newly issued shares. On the same day an agreement was executed between the Issuer and J.W. Projekt Spółka z o.o. domiciled in Warsaw, transferring the ownership to an organised part of the enterprise in the form of a branch of the Issuer, which operated as J.W. Construction Holding S.A. Oddział "Pracownia Projektowa" domiciled in Ząbki.

On 30 April 2008 the Extraordinary General Meeting of an Issuer's subsidiary - JWCH Produkcja Budowlana Spółka z o.o. domiciled in Ząbki was held. The General Meeting resolved to increase share capital from PLN 100,000 to PLN 15,495,000 i.e. by PLN 15,395,000 by way of issuing 307,900 shares of a par value of PLN 50 each. The entire issue was taken up by the Issuer and covered with an in-kind contribution in the form of a branch of the Issuer operating as J.W. Construction Holding S.A. Oddział "Zakład Prefabrykacji Budowlanej" domiciled in Ząbki. In performance of the said resolution the Issuer made a representation on taking up the newly issued shares. On the same day an agreement was executed between the Issuer and JWCH Produkcja Budowlana Spółka z o.o. domiciled in Ząbki, transferring the ownership to an organised part of the enterprise in the form of a branch of the Issuer, which operated as J.W. Construction Holding S.A. Oddział "Zakład Prefabrykacji Budowlanej" domiciled in Ząbki.

Concluded significant agreement

On 21 April 2008 the Issuer concluded a contract with a company operating as PRUMSTAV DEVELOP POLAND Spółka z o.o. w organizacji (*limited liability company in organisation*) domiciled in Kłodzko ("**Contractor**") for performance by the Contractor of 14 multi-family housing buildings, implemented under the Lewandów II housing estate, under a general contracting system. The contractual value was set at the lump-sum of PLN 62,960 net and the investment completion day was set for 26 October 2009.

Awards and distinctions

In the 1st quarter 2008 the Group was:

- ranked the first in the "Ranking of Developers 2008", prepared by the editorial staff of the Business Forum of the Gazeta Prawna magazine. The ranking nominates the biggest and the most dynamic representatives of the developer industry;
- titled "Company of the Year 2007" for special achievements in housing building and for effective launch on the Warsaw Securities Exchange, by the Polish Business Club;
- ranked among the most valuable companies "Diamonds of Forbes 2008". The list contained enterprises
 which most effectively increased their value in the years 2004-2006 and thus, made best use of the
 economic boom.

Jerzy Zdrzałka, CEO –	
Barbara Czyż, Management Board Member –	
Irmina Łopuszyńska, Management Board Member –	
Bożena Malinowska, Management Board Member –	
Wojciech Rajchert, Management Board Member –	
Grażyna Szafarowska, Management Board Member –	