

Consolidated financial statements for the year ended 31 December 2010 with the auditor's report



Consolidated financial statements for the year ended 31 December 2010 GETIN NOBLE (data in PLN thousand)

SELECTED FINANCIAL DATA

	01.01.2010- 31.12.2010	01.01.2009- 31.12.2009 (restated)	01.01.2010- 31.12.2010	01.01.2009- 31.12.2009 (restated)
	PLNthousand	PLN thousand	EUR thousand	EUR thousand
Interest income	2,877,390	2,622,014	718,557	604,067
Fee and commission income	1,231,976	916,313	307,656	211,103
Result on impairment allow ance for loans and lease receivables	(1,057,275)	(795,358)	(264,028)	(183,237)
Profit before tax	467,021	310,928	116,627	71,632
Net profit	460,461	313,644	114,989	72,258
Net profit attributable to equity holders of the parent	450,096	308,893	112,400	71,164
Net profit attributable to non-controlling interests	10,365	4,751	2,588	1,095
Net cash flow s from operating activities	2,836,475	2,395,884	708,340	551,971
Net cash flows from investing activities	(137,809)	(20,175)	(34,414)	(4,648)
Net cash flows from financing activities	(1,451,349)	(1,966,587)	(362,439)	(453,068)
Total net cash flow	1,247,317	409,122	311,487	94,255

	31.12.2010	31.12.2009 (restated)	31.12.2010	31.12.2009 (restated)
	PLN thousand	PLN thousand	EUR thousand	EUR thousand
Loans and advances to customers	33,454,034	25,583,763	8,447,348	6,227,487
Financial instruments available for sale	2,837,943	3,849,286	716,598	936,976
Total assets	42,797,808	33,126,566	10,806,709	8,063,523
Amounts due to other banks and financial institutions	713,091	737,519	180,060	179,524
Derivatives	1,035,582	53,013	261,491	12,904
Amounts due to customers	37,025,694	28,236,544	9,349,214	6,873,216
Total liabilities	39,501,992	30,233,777	9,974,495	7,359,373
Total equity	3,295,816	2,892,789	832,214	704,150
Equity attributable to equity holders of the parent	3,293,705	2,889,517	831,681	703,354
Share capital	953,763	953,763	240,831	232,161
Purchased own shares - nominal value	(696)	(2,635)	(176)	(641)
Number of shares	953,763,097	953,763,097	953,763,097	953,763,097
Capital adequacy ratio	9.87%	11.12%	9.87%	11.12%

The selected financial figures comprising the basic items of the consolidated financial statements have been converted into EUR in accordance with the following principles:

- the individual items of assets and liabilities and equity have been converted in accordance with the average exchange rates announced by the National Bank of Poland as at 31 December 2010, i.e. 1 EUR = 3.9603 PLN and as at 31 December 2009, i.e. 1 EUR = 4.1082 PLN.
- the individual items of the income statement as well as the items regarding the statement of cash flows have been converted in accordance with exchange rates constituting arithmetic means of the average exchange established by the National Bank of Poland as at the last day of every month within the year ended 31 December 2010 and 31 December 2009 (1 EUR = 4.0044 PLN and 1 EUR = 4.3406 PLN, respectively).



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Consolidated financial statements for the year ended 31 December 2010

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I. CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2010 PREPARED IN ACCORDANCE WITH IFRS

CONSOLIDATED INCOME STATEMENT for the year ended 31 December 2010

	Note	01.01.2010 - 31.12.2010 PLN thous and	01.01.2009 - 31.12.2009 (restated) PL thousand
CONTINUED ACTIVITY			
Interest income	IV.1	2,877,390	2,622,014
Interest expense	IV.1	(1,824,928)	(1,837,787)
Net interest income		1,052,462	784,227
Fee and commission income	IV.2	1,231,976	916,313
Fee and commission expense	IV.2	(270,432)	(202,102)
Net fee and commission income		961,544	714,211
Dividend income	IV.3	2,782	2,312
Result on financial instruments measured at fair value through profit or loss	IV.4	(15,288)	108,437
Result on other financial instruments	IV.5	95,802	(2,230)
Foreign exchange result	IV.6	136,018	106,818
Other operating income	IV.7	104,899	67,807
Other operating expense	IV.8	(80,481)	(49,269)
Net other operating income		243,732	233,875
General administrative expenses	IV.9	(732,735)	(626,027)
Impairment losses on loans, advances to customers and leasing receivables	IV.10	(1,057,275)	(795,358)
Operating profit		467,728	310,928
Gain /(loss) on investments		(707)	-
Profit before tax		467,021	310,928
Income tax	W.11	(6,560)	2,716
Net profit		460,461	313,644
Profit attributable to:			
- equity holders of the parent		450,096	308,893
- non-controlling interests		10,365	4,751
Earnings per share in PLN:	IV.12		
- profit for the period attributable to equity holders of the parent		0.47	0.32
- diluted profit for the period attributable to equity holders of the parent		0.47	0.32

Consolidated financial statements for the year ended 31 December 2010 (data in thousand PLN)

2. CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME for the year ended 31 December 2010

	Note	01.01.2010- 31.12.2010 PLN thous and	01.01.2009- 31.12.2009 (restated) PLN thousand
Net profit for the period		460,461	313,644
Foreign exchange differences on revaluation of foreign entities		(228)	(84)
Valuation of financial instruments available for sale		(500)	(18,650)
Income tax relating to valuation of financial instruments available for sale		95	3,544
Effect of cash flow hedge		(46,745)	(6,749)
Income tax relating to effect of cash flow hedge		8,882	1,282
Net other comprehensive income	IV.13	(38,496)	(20,657)
Total comprehensive income		421,965	292,987
Attributable to:			
- equity holders of the parent		411,600	288,236
- non-controlling interests		10,365	4,751



Consolidated financial statements for the year ended 31 December 2010 (data in thousand PLN)

3. CONSOLIDATED STATEMENT OF FINANCIAL POSITION as of 31 December 2010

ASSETS Pull Minus (restance) Access (restance) Minus (restance) Minus (restance) Minus (restance) Access (restance) Minus (restance) Min			31.12.2010	31.12.2009
ASSETS Cash and belances with the Central Bank M.14 1.975,642 909,004 Amounts due from banks and other financial institutions M.15 2,600,693 1,069,321 Financial assets held for trading M.16 446 42 Derivative financial instruments M.17 48,653 329,320 Loans and advances to customers M.18 33,454,034 25,583,763 Receivables due to financial leasing N.19 738,838 567,803 Financial instruments available for sale N.20 2,837,943 3,849,286 Financial instruments available for sale N.22 223,613 220,477 Property, plant and equipement N.23 178,838 3,754 Investment properties N.24 3,339 - Income tax assets, including 205,428 225,315 Receivables relating to current income tax 1 4,224 Deffered tax asset N.11 295,428 2217,027 Other assets N.25 437,924 210,000 Assets held for sale N.26 2,401		Note	PI Nthousand	
Amounts due from banks and other financial institutions W.15 2.600,693 1,069,321 Financial assets held for trading W.16 446 42 Derivative financial instruments W.17 4,663 329,320 Loans and advances to customers W.18 33,454,034 25,583,763 Receivables due to financial leasing W.19 738,838 567,803 Financial instruments available for sale W.20 2,837,943 3,849,266 Financial instruments available for sale W.20 2,837,943 3,849,266 Financial instruments available for sale W.22 223,613 220,477 Property, plant and equipement W.23 178,884 137,541 Investment properties W.24 3,339 - Income tax assets, including 295,428 225,315 Receivables relating to current income tax 1 8,288 Deffered tax asset W.11 295,428 217,027 Other assets W.26 437,924 210,080 Assets held for sale W.26 42,797,808 33,1	ASSETS		1 Livinousana	1 Livinous and
Amounts due from banks and other financial institutions W.15 2.600,693 1,069,321 Financial assets held for trading W.16 446 42 Derivative financial instruments W.17 4,663 329,320 Loans and advances to customers W.18 33,454,034 25,583,763 Receivables due to financial leasing W.19 738,838 567,803 Financial instruments available for sale W.20 2,837,943 3,849,266 Financial instruments available for sale W.20 2,837,943 3,849,266 Financial instruments available for sale W.22 223,613 220,477 Property, plant and equipement W.23 178,884 137,541 Investment properties W.24 3,339 - Income tax assets, including 295,428 225,315 Receivables relating to current income tax 1 8,288 Deffered tax asset W.11 295,428 217,027 Other assets W.26 437,924 210,080 Assets held for sale W.26 42,797,808 33,1	Cash and balances with the Central Bank	N.14	1,975,642	909,004
Financial assets held for trading	Amounts due from banks and other financial institutions	_		
Derivative financial instruments		N.16		
Loans and advances to customers	-	N.17	48,653	329,320
Financial instruments available for sale M.20 2.837,943 3.849,286 Intangible assets M.22 223,613 220,477 Property, plant and equipement M.23 178,854 137,541 Investment properties M.24 3,339	Loans and advances to customers	W.18	33,454,034	
Financial instruments available for sale M.20 2.837,943 3.849,286 Intangible assets M.22 223,613 220,477 Property, plant and equipement M.23 178,854 137,541 Investment properties M.24 3.339 -	Receivables due to financial leasing	W.19	738,838	567,803
Property, plant and equipement N.23 178,854 137,541 Investment properties N.24 3,339	-	IV.20	2,837,943	
Nvestment properties Nv.24 3,339	Intangible assets	IV.22	223,613	220,477
N. 24 3,339	-	IV.23	178,854	137,541
Receivables relating to current income tax	Investment properties	IV.24	3,339	-
Deffered tax asset	Income tax assets, including		295,428	225,315
Other assets M.25 437,924 210,080 Assets held for sale N.26 2,401 24,614 TOTAL ASSETS 42,797,808 33,126,566 LIABILITIES AND EQUITY Liabilities Liabilities Amounts due to other banks and financial institutions M.27 713,091 737,519 Derivative financial instruments M.17 1,035,582 53,013 Amounts due to customers, including: N.28 37,025,694 28,236,544 measured at fair value through profit or loss - - 17,907 Liabilities from the issue of debt securities M.29 81,347 900,971 Current income tax liabilities 24,724 12,769 Other liabilities N.30 610,278 286,964 Deferred tax liability N.11 66 77 Provisions N.31 11,210 5,920 Total Liabilities 39,501,992 30,233,777 Equity attributable to the parent 3,293,705 2,889,517 Share capital N.32 953,763 215,178	Receivables relating to current income tax		-	8,288
Assets held for sale	Deffered tax asset	IV.11	295,428	217,027
TOTAL ASSETS 42,797,808 33,126,566 LIABILITIES AND EQUITY Image: Control of the control of	Other assets	IV.25	437,924	210,080
LIABILITIES AND EQUITY Liabilities Liabilities from the issue of debt securities Liabilities from the issue of debt securities Liabilities from the issue of debt securities Liabilities	Assets held for sale	IV.26	2,401	24,614
Liabilities Mounts due to other banks and financial institutions M.27 713,091 737,519 Derivative financial instruments M.17 1,035,582 53,013 Amounts due to customers, including: M.28 37,025,694 28,236,544 measured at fair value through profit or loss - 17,907 Liabilities from the issue of debt securities M.29 81,347 900,971 Current income tax liabilities V.30 610,278 286,964 Deferred tax liabilities V.30 610,278 286,964 Deferred tax liabilities V.31 11,210 5,920 Total Liabilities V.31 11,210 5,920 Total Liabilities 39,501,992 30,233,777 Equity attributable to the parent 3,293,705 2,889,517 Share capital N.32 953,763 215,178 Equity from the merger - 738,585 Purchased own shares - nominal value (696) (2,635) Retained earnings (37,260) 5,235 Net profit 450,096 3	TOTAL ASSETS		42,797,808	33,126,566
Liabilities Mounts due to other banks and financial institutions M.27 713,091 737,519 Derivative financial instruments M.17 1,035,582 53,013 Amounts due to customers, including: M.28 37,025,694 28,236,544 measured at fair value through profit or loss - 17,907 Liabilities from the issue of debt securities M.29 81,347 900,971 Current income tax liabilities V.30 610,278 286,964 Deferred tax liabilities V.30 610,278 286,964 Deferred tax liabilities V.31 11,210 5,920 Total Liabilities V.31 11,210 5,920 Total Liabilities 39,501,992 30,233,777 Equity attributable to the parent 3,293,705 2,889,517 Share capital N.32 953,763 215,178 Equity from the merger - 738,585 Purchased own shares - nominal value (696) (2,635) Retained earnings (37,260) 5,235 Net profit 450,096 3				
Amounts due to other banks and financial institutions IV.27 713,091 737,519 Derivative financial instruments IV.17 1,035,582 53,013 Amounts due to customers, including: IV.28 37,025,694 28,236,544 measured at fair value through profit or loss - 17,907 Liabilities from the issue of debt securities IV.29 81,347 900,971 Current income tax liabilities IV.30 610,278 286,964 Other liabilities IV.30 610,278 286,964 Deferred tax liability IV.11 66 77 Provisions IV.31 11,210 5,920 Total Liabilities 39,501,992 30,233,777 Equity attributable to the parent 3,293,705 2,889,517 Share capital IV.32 953,763 215,178 Equity from the merger - 738,585 Purchased own shares - nominal value (696) (2,635) Retained earnings (37,260) 5,235 Net profit 450,096 308,893 <td< td=""><td>LIABILITIES AND EQUITY</td><td></td><td></td><td></td></td<>	LIABILITIES AND EQUITY			
Derivative financial instruments W.17 1,035,582 53,013 Amounts due to customers, including: W.28 37,025,694 28,236,544 measured at fair value through profit or loss - 17,907 Liabilities from the issue of debt securities W.29 81,347 900,971 Current income tax liabilities 24,724 12,769 Other liabilities W.30 610,278 286,964 Deferred tax liability N.11 66 77 Provisions N.31 11,210 5,920 Total Liabilities 39,501,992 30,233,777 Equity attributable to the parent 3,293,705 2,889,517 Share capital N.32 953,763 215,178 Equity from the merger - 738,585 Purchased own shares - nominal value (696) (2,635) Retained earnings (37,260) 5,235 Net profit 450,096 308,893 Other capital N.33 1,927,802 1,624,261 Non-controlling interests 2,111 3,	Liabilities			
Amounts due to customers, including: N.28 37,025,694 28,236,544 measured at fair value through profit or loss - 17,907 Liabilities from the issue of debt securities N.29 81,347 900,971 Current income tax liabilities 24,724 12,769 Other liabilities N.30 610,278 286,964 Deferred tax liability N.11 66 77 Provisions N.31 11,210 5,920 Total Liabilities 39,501,992 30,233,777 Equity attributable to the parent 3,293,705 2,889,517 Share capital N.32 953,763 215,178 Equity from the merger - 738,585 Purchased own shares - nominal value (696) (2,635) Retained earnings (37,260) 5,235 Net profit 450,096 308,893 Other capital N.33 1,927,802 1,624,261 Non-controlling interests 2,111 3,272 Total equity 3,295,816 2,892,789	Amounts due to other banks and financial institutions	IV.27	713,091	737,519
measured at fair value through profit or loss - 17,907 Liabilities from the issue of debt securities N .29 81,347 900,971 Current income tax liabilities 24,724 12,769 Other liabilities N .30 610,278 286,964 Deferred tax liability N .11 66 77 Provisions N .31 11,210 5,920 Total Liabilities 39,501,992 30,233,777 Equity attributable to the parent 3,293,705 2,889,517 Share capital N .32 953,763 215,178 Equity from the merger - 738,585 Purchased own shares - nominal value (696) (2,635) Retained earnings (37,260) 5,235 Net profit 450,096 308,893 Other capital N .33 1,927,802 1,624,261 Non-controlling interests 2,111 3,272 Total equity 3,295,816 2,892,789	Derivative financial instruments	IV.17	1,035,582	53,013
Liabilities from the issue of debt securities W.29 81,347 900,971 Current income tax liabilities 24,724 12,769 Other liabilities W.30 610,278 286,964 Deferred tax liability W.11 66 77 Provisions W.31 11,210 5,920 Total Liabilities 39,501,992 30,233,777 Equity attributable to the parent 3,293,705 2,889,517 Share capital W.32 953,763 215,178 Equity from the merger - 738,585 Purchased own shares - nominal value (696) (2,635) Retained earnings (37,260) 5,235 Net profit 450,096 308,893 Other capital W.33 1,927,802 1,624,261 Non-controlling interests 2,111 3,272 Total equity 3,295,816 2,892,789	Amounts due to customers, including:	IV.28	37,025,694	28,236,544
Current income tax liabilities 24,724 12,769 Other liabilities N.30 610,278 286,964 Deferred tax liability N.11 66 77 Provisions N.31 11,210 5,920 Total Liabilities 39,501,992 30,233,777 Equity attributable to the parent 3,293,705 2,889,517 Share capital N.32 953,763 215,178 Equity from the merger - 738,585 Purchased own shares - nominal value (696) (2,635) Retained earnings (37,260) 5,235 Net profit 450,096 308,893 Other capital N.33 1,927,802 1,624,261 Non-controlling interests 2,111 3,272 Total equity 3,295,816 2,892,789	measured at fair value through profit or loss		-	17,907
Other liabilities IV.30 610,278 286,964 Deferred tax liability IV.11 66 77 Provisions IV.31 11,210 5,920 Total Liabilities 39,501,992 30,233,777 Equity attributable to the parent 3,293,705 2,889,517 Share capital IV.32 953,763 215,178 Equity from the merger - 738,585 Purchased own shares - nominal value (696) (2,635) Retained earnings (37,260) 5,235 Net profit 450,096 308,893 Other capital IV.33 1,927,802 1,624,261 Non-controlling interests 2,111 3,272 Total equity 3,295,816 2,892,789	Liabilities from the issue of debt securities	IV.29	81,347	900,971
Deferred tax liability N.11 66 77 Provisions N.31 11,210 5,920 Total Liabilities 39,501,992 30,233,777 Equity attributable to the parent 3,293,705 2,889,517 Share capital N.32 953,763 215,178 Equity from the merger - 738,585 Purchased own shares - nominal value (696) (2,635) Retained earnings (37,260) 5,235 Net profit 450,096 308,893 Other capital N.33 1,927,802 1,624,261 Non-controlling interests 2,111 3,272 Total equity 3,295,816 2,892,789	Current income tax liabilities		24,724	12,769
Provisions IV.31 11,210 5,920 Total Liabilities 39,501,992 30,233,777 Equity attributable to the parent 3,293,705 2,889,517 Share capital IV.32 953,763 215,178 Equity from the merger - 738,585 Purchased own shares - nominal value (696) (2,635) Retained earnings (37,260) 5,235 Net profit 450,096 308,893 Other capital IV.33 1,927,802 1,624,261 Non-controlling interests 2,111 3,272 Total equity 3,295,816 2,892,789	Other liabilities	IV.30	610,278	286,964
Total Liabilities 39,501,992 30,233,777 Equity attributable to the parent 3,293,705 2,889,517 Share capital IV.32 953,763 215,178 Equity from the merger - 738,585 Purchased own shares - nominal value (696) (2,635) Retained earnings (37,260) 5,235 Net profit 450,096 308,893 Other capital IV.33 1,927,802 1,624,261 Non-controlling interests 2,111 3,272 Total equity 3,295,816 2,892,789	Deferred tax liability	W.11	66	77
Equity attributable to the parent 3,293,705 2,889,517 Share capital IV.32 953,763 215,178 Equity from the merger - 738,585 Purchased own shares - nominal value (696) (2,635) Retained earnings (37,260) 5,235 Net profit 450,096 308,893 Other capital IV.33 1,927,802 1,624,261 Non-controlling interests 2,111 3,272 Total equity 3,295,816 2,892,789	Provisions	IV.31	11,210	5,920
Share capital N.32 953,763 215,178 Equity from the merger - 738,585 Purchased own shares - nominal value (696) (2,635) Retained earnings (37,260) 5,235 Net profit 450,096 308,893 Other capital N.33 1,927,802 1,624,261 Non-controlling interests 2,111 3,272 Total equity 3,295,816 2,892,789	Total Liabilities		39,501,992	30,233,777
Share capital N.32 953,763 215,178 Equity from the merger - 738,585 Purchased own shares - nominal value (696) (2,635) Retained earnings (37,260) 5,235 Net profit 450,096 308,893 Other capital N.33 1,927,802 1,624,261 Non-controlling interests 2,111 3,272 Total equity 3,295,816 2,892,789	Equity attributable to the parent		3,293,705	2.889.517
Equity from the merger - 738,585 Purchased own shares - nominal value (696) (2,635) Retained earnings (37,260) 5,235 Net profit 450,096 308,893 Other capital N/.33 1,927,802 1,624,261 Non-controlling interests 2,111 3,272 Total equity 3,295,816 2,892,789		IV.32		
Purchased own shares - nominal value (696) (2,635) Retained earnings (37,260) 5,235 Net profit 450,096 308,893 Other capital IV.33 1,927,802 1,624,261 Non-controlling interests 2,111 3,272 Total equity 3,295,816 2,892,789	· ·	1	-	
Retained earnings (37,260) 5,235 Net profit 450,096 308,893 Other capital IV.33 1,927,802 1,624,261 Non-controlling interests 2,111 3,272 Total equity 3,295,816 2,892,789			(696)	
Net profit 450,096 308,893 Other capital IV.33 1,927,802 1,624,261 Non-controlling interests 2,111 3,272 Total equity 3,295,816 2,892,789			` '	
Other capital IV.33 1,927,802 1,624,261 Non-controlling interests 2,111 3,272 Total equity 3,295,816 2,892,789				
Non-controlling interests 2,111 3,272 Total equity 3,295,816 2,892,789		IV.33		
Total equity 3,295,816 2,892,789				



Consolidated financial statements for the year ended 31 December 2010 (data in PLN thousand)

4. CONSOLIDATED STATEMENT OF CHANGES IN EQUITY for the year ended 31 December 2010

	Attributable to equity holders of the parent												
			Purchased			Other capita	l						
	Share Capital	Equity from the merger	own shares - nominal value	Reserve capital	Revaluation reserve	Foreign exchange differences	Share based payments	Other reserves	Retained earnings	Net profit	Total	Non-controlling interest	Total equity
	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand
As at 01.01.2010	215,178	738,585	(2,635)	1,598,014	(11,810)	564	-	37,493	5,235	308,893	2,889,517	3,272	2,892,789
The settlement of merger	738,585	(738,585)									-		-
Costs of merger				(2,111)							(2,111)		(2,111)
Comprehensive income for the period					(38,268)	(228)				450,096	411,600	10,365	421,965
Appropriation of the financial result for the previous reporting period				332,593					(23,700)	(308,893)	-		-
Dividends											-	(3,920)	(3,920)
Put options to the non-controlling interests									(18,795)		(18,795)	(7,979)	(26,774)
The fee for the the registration of shares				(146)							(146)		(146)
Sale of own shares			1,939	8,036							9,975		9,975
Valuation of management options							3,665				3,665	373	4,038
As at 31.12.2010	953,763	-	(696)	1,936,386	(50,078)	336	3,665	37,493	(37,260)	450,096	3,293,705	2,111	3,295,816

	Attributable to equity holders of the parent										Non-controlling	Total
			Purchased		Other	capital		Retained	Net profit	Total	interest	equity
(restated)	Share Capital	Equity from the merger	own shares - nominal	Reserve	Revaluation	Foreign	Other	eamings				
	Сарітаі	the merger	value	capitak	reserve	exchange differences	reserves					
	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand			PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand
As at 01.01.2009	215,178	738,585	(147)	1,085,283	8,763	648	42,155	62,683	520,715	2,673,863	8,932	2,682,795
Adjustments relating to changes in accounting policies								(932)		(932)		(932)
As at 01.01.2009 after adjustments	215,178	738,585	(147)	1,085,283	8,763	648	42,155	61,751	520,715	2,672,931	8,932	2,681,863
Comprehensive income for the period					(20,573)	(84)			308,893	288,236	4,751	292,987
Appropriation of the financial result for the previous reporting period				520,196				(44,321)	(475,875)	-		-
Dividends									(44,840)	(44,840)	(7,170)	(52,010)
Purchase of own shares			(2,488)				(4,662)			(7, 150)		(7,150)
The fee for the the registration of shares				(80)						(80)		(80)
Put options to the non-controlling interests										-	(5,683)	(5,683)
Acquisition of subsidiary				(7,385)				(12,195)		(19,580)	2,442	(17,138)
As at 31.12.2009	215,178	738,585	(2,635)	1,598,014	(11,810)	564	37,493	5,235	308,893	2,889,517	3,272	2,892,789

Consolidated financial statements for the year ended 31 December 2010 (data in PLN thousand)



5. CONSOLIDATED STATEMENT OF CASH FLOWS for the year ended 31 December 2010

		01.01.2010 -	01.01.2009 -
	Note	31.12.2010	31.12.2009
			(restated)
		PLN thousand	PLN thousand
Cash flow from operating activities			
Net profit		460,461	313,644
Total adjustments		2,376,255	2,082,240
Amrotization and depreciation		53,703	48,44
Foregin exchange differences		(308)	12,032
Profit (loss) on investing activities		(2,348)	1,508
Interest and dividend		32,550	56,070
Change in amounts due from banks	IV.39	(1,350,401)	1,692,234
Change in financial assets held for trading		(404)	(42
Change in derivatives financial instruments (assets)	IV.39	245,724	(216,707
Change in loans and advances to customers	IV.39	(7,781,447)	(4,085,809
Change in financial leasing receivables		(171,035)	88,217
Change in financial instruments available for sale	IV.39	1,008,936	(617,005
Change in deferred tax asset	IV.39	(76,400)	(84,526
Change in other assets	IV.39	(226,153)	(102,225
Change in amounts due to other banks and financial institutions	IV.39	589,652	(1,034,954
Change in amounts due to customers	IV.39	979,649	(1,764,149
Change in amounts due to customers	IV.39	8,788,444	8,220,33
Change in amounts from the issue of debt securities	IV.39	(22,124)	(2,771
Change in the provisions	IV.39	3,492	(39,284
Change in other liabilities	IV.39	302,468	33,14
Other adjustments	17.00	(17,986)	(557
Income tax paid		(47,652)	(232,759
Current tax expense (profit and loss account)	+ +	67,895	111,049
Net cash flow from operating activities		2,836,716	2,395,884
net cash now nom operating activities	+ +	2,030,710	2,333,00-
Cash flow from investing activities			
Sale of investment securities		2,105	5,31
Sale of intangible and fixed assets		7,297	1,822
Other		2,757	52,643
Acquisition of subsidiary, net of cash acquired		(89,374)	(27,862
Purchase of intangible and fixed assets		(60,594)	(52,093
Net cash flow from investing activities		(137,809)	(20,175
		(101,000)	(20,110
Cash flow from financing activities			
Proceeds from issue of shares		-	49,920
Redemption of issued debt securities		(797,500)	(1,693,005
Loans		101,190	-
Dividends paid to non-controlling interests	1	(3,920)	(51,954
Repay ment of loans	+ +	(723,530)	(153,786
Sales/purchase of own shares	+ +	9,975	-
Interests paid	+ +	(35,307)	(117,762
Other financial income/expense	+ +	(2,257)	(,
Net cash flow from financing activities	+ +	(1,451,349)	(1,966,587
and the second s		(1,401,040)	(1,500,507
Net change in cash and cash equivalents		1,247,558	409,12
Cash and cash equivalents at the beginning of the period		1,272,611	863,489
Cash and cash equivalents at the en of the period	IV.39	2,520,169	1,272,611
Cash and cash equivalents with limited availability for use		-	-

Consolidated financial statements for the year ended 31 December 2010 (data in PLN thousand)



II. INFORMATION ABOUT THE BANK AND THE CAPITAL GROUP

1. GENERAL INFORMATION

Getin Noble Bank S.A. Capital Group ("the Capital Group", "the Group") is composed of Getin Noble Bank S.A. ("the Bank", "Getin Noble Bank", "the Company", "the parent company") and its subsidiaries. The consolidated financial statements of the Group encompass the year ended 31 December 2010 and include comparable data for the year ended 31 December 2009.

Getin Noble Bank S.A. operating until 4 January 2010 under the name of Noble Bank S.A. with its registered office in Warsaw (Poland) at Domaniewska Str. 39B, registered pursuant to the decision of the District Court in Lublin, 11th Commercial and Registration Department dated 31.10.1990 in the Commercial Register Section B under No. H 1954, is the parent company of the Group. On 8 June 2001 it was entered in the National Court Register under entry No. 0000018507. The legal basis for the parent company's activity is its Articles of Association drawn up in the form of a notarial deed of 21 September 1990 (as amended). The parent company has been granted with statistical number (REGON) 004184103.

The parent company and companies which make up the Group have been incorporated for an indefinite term.

On 4 January 2010, the District Court for the capital city of Warsaw, 13th Economic Department of the National Court Register, issued a decision pursuant to which, on 4 January 2010, the merger of Noble Bank S.A. and Getin Bank S.A. was registered in the Register of Companies of the National Court Register under the new name of Getin Noble Bank S.A.

The merger of Noble Bank S.A. and Getin Bank S.A. was effected in accordance with article 124, section 1 and section 3 of the Banking Law, with reference to article 492, paragraph 1, point 1 of the Code of Commercial Companies, through a transfer of all assets of Getin Bank S.A. to Noble Bank S.A. with a simultaneous increase of the share capital of Noble Bank S.A. by means of a new issue of stocks,

Getin Holding S.A. is the direct holding company (the controlling entity) of the entire Getin Noble Bank S.A. Capital Group. Mr. Leszek Czarnecki is the ultimate parent of the entire Getin Holding S.A. Capital Group.

The main activities of the Group include:

Banking

The Group's business in this area involves banking services and business activities within the scope set forth in the Articles of Association of the parent company and of GMAC Bank Polska S.A. The Group operates throughout Poland, and offers its services mainly to private individuals, in Polish and in foreign currencies.

Financial intermediation and brokerage activity

Financial intermediation business consists in providing services related to broadly defined personal finance, mainly in financial advisory, loan, deposit and investment intermediation, analyses of and commentaries on the financial market.

Asset and investment funds management

These activities comprise investing funds collected through a public offer of units, advising on securities, securities portfolio management to a client's order, the creation and management of investment funds: treasury, equity and mixed.

Consolidated financial statements for the year ended 31 December 2010 (data in PLN thousand)



STRUCTURE AND CHANGES TO THE CAPITAL GROUP

The Capital Group comprises of Getin Noble Bank S.A. and the following subsidiaries:

Entity	Headquarter	Main activity	Bank's share			
			31.12.2010	31.12.2009		
Open Finance S.A.	Domaniew ska 39, Warszaw a	Financial brokerage	100.00%	100.00%		
Panorama Finansów S.A.	Domaniew ska 39, Warszaw a	Financial brokerage	-	100.00%*		
Noble Funds Tow arzystw o Funduszy Inw estycyjnych S.A.	Domaniew ska 39, Warszaw a	Management of investment funds	70.00%	70.00%		
Introfactor S.A.	Domaniew ska 39, Warszaw a	Other financial activities	100.00%	100.00%		
Noble Concierge Sp. z o.o.	Domaniew ska 39, Warszaw a	Activities auxiliary to financial services	100.00%	100.00%		
Noble Securities S.A.	Lubicz 3/215, Kraków	Brokerage services	79.76%	79.76%		
Getin Leasing S.A.	Pow stańców Śl. 2-4, Wrocław	Leasing	93.18%	93.18%		
Getin Services S.A.	Pow stańców Śl. 2-4, Wrocław	Financial brokerage	93,18%**	93.18%		
Pośrednik Finansow y Sp. z o.o.	Pow stańców Śl. 2-4, Wrocław	Leasing	93,18%**	93.18%		
Getin Finance Plc	London, United Kingdom	Financial services	99.99%	99.99%		
ldea Bank S.A.	Wołoska 5, Warszaw a	Banking services	100.00%	-		
Provista S.A.	Domaniew ska 39, Warszaw a	Other financial activities	100,00%***			

^{* -} through subsidiary - Open Finance S.A.

All the above subsidiaries are subject to full consolidation.

As of 31 December 2010 and as of 31 December 2009 the Bank's share of the total number of voting rights in its subsidiaries is equal to the Bank's share in the share capital of the respective subsidiaries, except for Noble Securities S.A. in which the Bank holds 82.73% share of votes.

On 8 December 2009, an agreement was concluded for the purchase of 9,872,629 shares of GMAC Bank Polska S.A. ("GMAC") with its registered office in Warsaw of the nominal value of PLN 2 each and the total nominal value of PLN 19,745,258. The shares purchased correspond to 100% of GMAC's share capital and entitle to 100% of votes at the company's General Shareholders Meeting. The agreement was concluded between Getin Noble Bank S.A. and GMAC's single shareholder, namely GMAC Inc. with its registered office in Wilmington Delaware, USA. Pursuant to fulfilling all conditions included in the agreement on 30 June 2010 the shares were transferred from the Seller to the parent company. GMAC was bought to strengthen the Group's position in the area of car loans and to develop corporate banking segment in the Group.

The total consideration was 5% below the book value of the entity and amounted to PLN 132,217,696.39 and was a result of the negotiation process. Following the acquisition, the gain of PLN 6,709 thousand was recognized in other operating income of the Bank.

The settlement of acquisition of the subsidiary in accordance with IFRS 3 is presented below:

Settlement of acquisition of the subsidiary in accordance with IFRS 3	PLN thousand
Assets at the date of acquisition	141,904
Liabilities at the date of acquisition	2,977
Net assets at the date of acquisition	138,927
Group's share in net assets	138,927
Purchase price	132,218
including paid in cash	132,218
Result on the acquisition of the subsidiary	6,709

^{** -} through subsidiary - Getin Leasing S.A.

^{*** -} through subsidiary - Idea Bank S.A.

Consolidated financial statements for the year ended 31 December 2010 (data in PLN thousand)



On a basis of the resolution of the Extraordinary Shareholders' Meeting of GMAC Bank Polska S.A. held on 9 July 2010, since 13 October 2010 the bank operates under the name of Idea Bank S.A.

In the consolidated statement of comprehensive income the net profit of PLN 1,417 thousand and revenues of PLN 8,347 thousand of Idea Bank since the acquisition date were included. Should the entire net profit and revenues of Idea Bank for 2010 were included, the consolidated net profit of the Group would have amounted to PLN 464,203 thousand and revenues to PLN 4,458,348 thousand.

On 3 September 2010 Idea Bank S.A. acquired 100% shares in Provista S.A.:

Seller	Number of shares	Purchase price (PLN thousand)
Meritum Fundusz Zamknięty	36,068,207	650
Other shareholders	5,111,670	375
Total	41,179,877	1,025

Additionally, on 3 September 2010 Idea Bank acquired from Fundusz Meritum its receivables due from Provista S.A. of the nominal value PLN 8,340 thousand for the price of PLN 2,553 thousand.

As of the acquisition date, Provista S.A. did not run operations and therefore did not meet the definition of the business in accordance with IFRS 3. Consequently, the transaction was recognized as the purchase of assets and the purchase price was allocated to the particular items of assets.

On 21 October 2010 Open Finance S.A. sold 100% of shares in its subsidiary – Panorama Finansów S.A. The entity was sold for PLN 150 thousand.

Due to an initial public offering of Open Finance S.A. which is being considered, the Bank decided on its intention to sell part of its share in Open Finance S.A. On 10 December 2010 Open Finance S.A. filed a request with Komisja Nadzoru Finansowego to approve the prospectus of the company.

On basis of the resolution of the Extraordinary Shareholders' Meeting of Introfactor S.A. the company increased in 4 quarter 2010 its share capital by issuing 100,000 serie B shares, which were entirely acquired by the Bank i.e. the only shareholder of the company.

As at 31 December 2010 and 31 December 2009 the parent company did not have any investments in jointly controlled entities and associates.

THE MANAGEMENT BOARD AND THE SUPERVISORY BOARD OF THE PARENT ENTITY

The composition of the Management Board of the parent company as at 31 December 2010 was as follows:

Function	As at 31.12.2010
Management Board President	Krzysztof Rosiński
Management Board members	Karol Karolkiewicz
	Maurycy Kühn
	Krzysztof Spyra
	Radosław Stefurak
	Maciej Szczechura
	Grzegorz Tracz

On 15 December 2009 the Bank's Supervisory Board decided to appoint Mr. Grzegorz Tracz as a Management Board member as of the day of merger of Noble Bank S.A. and Getin Bank S.A. (i.e. 4 January 2010). At the same time, on 15 December 2009 the Supervisory Board decided to appoint Mr. Jarosław Augustyniak as the I

(data in PLN thousand)

Consolidated financial statements for the year ended 31 December 2010



Vice-president of the Management Board and Mr. Krzysztof Rosiński as the Vice-president of the Management Board and acting President as of the day of merger of Noble Bank S.A. and Getin Bank S.A. (i.e. 4 January 2010).

On 5 August 2010 the Polish Financial Supervision Authority ("KNF") granted their consent to appoint Mr. Krzysztof Rosiński as a President of the Management Board of the Bank in accordance with the Banking Law and the resolution of the Supervisory Board of the Bank dated 5 March 2010. Mr. Krzysztof Rosiński took his new position when the consent from KNF was granted.

On 7 September 2010 the Supervisory Board of the Bank appointed Mr. Karol Karolkiewicz and Mr. Maciej Szczechura as the Management Board members.

At the same time, Mr. Jarosław Augustyniak acting as I Vice-president of the Management Board resigned from his function as of 7 September 2010 due to his new responsibilities as acting President of the Management Board of Idea Bank S.A.

As of 31 December 2010 the composition of the Supervisory Board was as follows:

Function	As at 31.12.2010
President of the Supervisory Board	Leszek Czarnecki
Vice-president of the Supervisory Board	Radosław Boniecki
Members of the Supervisory Board	Remigiusz Baliński
	Michał Kowalczewski
	Dariusz Niedośpiał

On 6 April 2010 the Shareholders Meeting of Getin Noble Bank S.A. decided to appoint the above persons for a new term in the Supervisory Board. Mr. Marek Grzegorzewicz was not reappointed as the Supervisory Board member. Mr. Leszek Czarnecki was appointed the Chairman of the Supervisory Board. On 17 May 2010 the Supervisory Board appointed Mr. Radosław Boniecki as the Supervisory Board Vice-president.

4. APPROVAL OF THE FINANCIAL STATEMENTS

The consolidated financial statements were approved by the Management Board of the parent company on 24 February 2011.

Consolidated financial statements for the year ended 31 December 2010 (data in PLN thousand)



III. ACCOUNTING POLICIES

BASIS OF PREPARATION OF THE CONSOLIDATED FINANCIAL STATEMENTS

The consolidated financial statements have been prepared in accordance with the historical cost principle, except for the financial instruments measured at fair value. The consolidated financial statements are presented in the Polish currency ("PLN") and all the figures, unless otherwise stated, are expressed in PLN thousands.

The consolidated financial statements have been prepared based on the assumption that the Group entities would continue their activities in the foreseeable future, i.e. for a period of at least 12 months from the reporting date. As of the date of approval of these financial statements no circumstances were identified which could threaten the continuity of the Group's entities operations.

1.1. Statement of compliance

The consolidated financial statements were prepared in accordance with International Financial Reporting Standards approved by the European Union ("IFRS-UE"). The Group applies 'carve-out' to IAS 39 approved by the EU as described in consolidated financial statements.

IFRS comprise standards and interpretations accepted by the International Accounting Standards Board ("IASB") and the International Financial Reporting Interpretations Committee ("IFRIC").

Except for Open Finance S.A. and Idea Bank S.A. which applies IFRS, the subsidiaries of the Group keep their accounting books in accordance with the accounting policies (principles) as set forth in the Accounting Act of 29 September 1994 ("the Act") as amended, and with its secondary legislation ("the Polish accounting standards"). The consolidated financial statements incorporate adjustments not included in the accounting books of the Group's companies, which have been introduced to make their financial statements compliant with IFRS.

1.2. Functional and reporting currency

The functional currency of the parent company and of other companies covered by the consolidated financial statements and the reporting currency of the consolidated financial statements is the Polish zloty.

2. CHANGES IN ACCOUNTING POLICIES

The accounting policies adopted in the preparation of the consolidated financial statements are consistent with those applied in the preparation of the Group's annual consolidated financial statements for the year ended 31 December 2009, except for the adoption of new standards and interpretations applicable for annual periods beginning on or after 1 January 2010, as follows:

- IFRS 2 Share-based Payment Group Cash-settled Share-based Payment Transactions applicable from 1 January 2010. The standard has been amended to clarify the accounting for group cash-settled share-based payment transactions. This amendment supersedes IFRIC 8 and IFRIC 11. The adoption of this amendment did not have any impact on the financial position or financial results of the Group.
- IFRS 3 Business Combinations (revised) and IAS 27 Consolidated and Separate Financial Statements (amended) applicable to annual reporting periods beginning on or after 1 July 2009. IFRS 3 (revised) introduces significant changes in the accounting for business combinations occurring after this date. Changes affect the valuation of non-controlling interest, the accounting for transaction costs, the initial recognition and subsequent measurement of a contingent consideration, and business combinations achieved in stages. These changes will impact the amount of goodwill recognized, the reported results in the period that an acquisition occurs, and future reported results.



Consolidated financial statements for the year ended 31 December 2010 (data in PLN thousand)

IAS 27 (amended) requires that a change in the ownership interest of a subsidiary (without loss of control) is accounted for as a transaction with owners in their capacity as owners. Therefore, such transactions will no longer give rise to goodwill nor will it give rise to a gain or loss. Furthermore, the amended standard changes the accounting for losses incurred by the subsidiary as well as the loss of control of a subsidiary. The changes to IFRS 3 (revised) and IAS 27 (amended) will affect future acquisitions or loss of control in subsidiaries and transactions with non-controlling interests. The effect of introducing of the above changes in IFRS 3 is described in Note III.2.1.

- IAS 39 Financial Instruments: Recognition and Measurement Eligible Hedged Items. Effective from 1 July 2009. The amendment addresses the designation of a one-sided risk in a hedged item, and the designation of inflation as a hedged risk or portion of risk in particular situations. The amendment had no effect on the financial position nor the financial results of the Group.
- IFRIC 17 Distribution of Non-cash Assets to Owners- applicable from 1 July 2009. This interpretation provides guidance on accounting for arrangements whereby an entity distributes non-cash assets to shareholders either as a distribution of reserves or as dividends. The interpretation had no effect on the financial position nor the financial results of the Group.
- Improvements to IFRS (issued in May 2008) In May 2008, the Board issued its first set of amendments to its standards. All amendments issued are effective for the Group from 1 January 2010:
 - IFRS 5 Non-current Assets Held for Sale and Discontinued Operations: the amendment clarifies when a subsidiary is classified as held for sale, all its assets and liabilities are classified as held for sale, even when the entity remains a non-controlling interest after the sale transaction. The amendment is applied prospectively and had no impact on the financial position nor financial results of the Group.
- Improvements to IFRSs (issued in April 2009) In April 2009 the Board issued its second set of amendments to its standards, primarily with the objective to remove inconsistencies and clarifying wording. There are separate transitional provisions for each standard. The adoption of the following amendments resulted in changes to accounting policies but did not have any impact on the financial position or financial results of the Group.
 - IFRS 8 Operating Segment Information: Clarifies that segment assets and liabilities need only be reported when those assets and liabilities are included in measures that are used by the chief operating decision maker. As the Group's chief operating decision maker does review segment assets and liabilities, the Group has continued to disclose this information in Note IV.40.
 - IAS 36 Impairment of Assets: The amendment clarified that the largest unit permitted for allocating goodwill, acquired in a business combination, is the operating segment as defined in IFRS 8 before aggregation for reporting purposes. The amendment has no impact on the Group as the annual impairment test is performed before aggregation.
 - IAS 39 Financial Instruments: Recognition and Measurement: It has been clarified that the option of earlier repayment is closely related to the agreement, if the option strike price gives a return roughly equal to the fair value of interest lost as a result of the earlier repayment. Other changes in IAS 39 did not have any impact on the financial situation and results of the Group and on its accounting policies.

Consolidated financial statements for the year ended 31 December 2010 (data in PLN thousand)



- Other amendments to the following standards resulting from the annual review did not have any impact on the accounting policies, the financial position or the financial results of the Group:
 - IFRS 2 Share-based Payment
 - IFRS 5 Non-current Assets Held for Sale and Discontinued Operations
 - IAS 1 Presentation of Financial Statements
 - IAS 7 Statement of Cash Flows
 - IAS 17 Leases
 - o IAS 38 Intangible Assets
 - IAS 39 Financial Instruments: Recognition and Measurement
 - IFRIC 9 Reassessment of Embedded Derivatives
 - o IFRIC 16 Hedge of a Net Investment in a Foreign Operation

The Group has not adopted any other standard, interpretation or amendment that was issued but is not yet effective earlier.

2.1. Changes in accounting policies - comparative data

In 2010 the Group introduced the following changes to the accounting policies:

- Unification of accounting policies of Noble Bank S.A. and Getin Bank S.A. due to merger of the two entities
 and necessity to provide adequate comparative data adjustments no. 10,11,12 in the income statement, and
 the change of presentation of a separate income statement and a statement of comprehensive income. The
 above adjustments are of presentational nature.
- Accounting for the transaction costs of business combinations not being under common control (adjustment no. 12 in the statement of financial position).
- Presentation change relating to transferring of foreign exchange differences from Impairment losses on loans, advances to customers and leasing receivables to Foreign exchange result (adjustment no. 13 in the income statement).

Furthermore, in relation to the merger on 4 January 2010 of the two entities Noble Bank S.A. and Getin Bank S.A into Getin Noble Bank S.A. being under common control using the pooling of interest method (described in details in note III.4.1) the Group has decided to adopt an accounting policy to present comparative data as if the entities have been always merged.

Joint impact of the changes in accounting policies and in the presentation of the financial data relating to the above described merger of entities remaining under common control on the comparative data as of 31 December 2009 and for the year ended 31 December 2009 is presented below:

Consolidated financial statements for the year ended 31 December 2010 (data in PLN thousand)



Statement of financial position as at 31 December 2009

	Noble Bank S.A. Capital Group Consolidated statement of financial position	Getin Bank S.A Capital Group Consolidated statement of financial position	Adjustments due to the merger		Adjustments due to chanes in IFRS		Consolidated data
Assets							
Cash and balances with the Central Bank	239,979	669,025					909,004
Amounts due from banks and financial institutions	496,949	572,613	(241)	1			1,069,321
Financial assets held for trading	42	-					42
Derivative financial instruments	126,382	219,563	(16,625)	2			329,320
Loans and advances to customers	6,738,671	18,829,021	16,071	3			25,583,763
Lease receivables	-	570,951	(3,148)	4			567,803
Financial instruments	1,197,361	2,651,925					3,849,286
available for sale	1,197,361	2,651,925					3,849,286
Intangible assets	132,310	88,167					220,477
Propoerty, plant and equipement	27,064	110,477					137,541
Deffered tax assets	27,492	197,606	105	5	112	13	225,315
Receivables from the current income tax	8,288	-					8,288
Deferred tax assets	19,204	197,606	105		112		217,027
Other assets	104,082	109,797	(2,755)	6	(1,044)	11	210,080
Assets held for sale	8,457	16,157					24,614
Total assets	9,098,789	24,035,302	(6,593)		(932)		33,126,566
Liabiliies and equity							
Liabilities							
Amounts due to Central Bank	-	-					-
Amounts due to other banks and financial institutions	19,695	717,824					737,519
Derivative financial instruments	28,562	24,451					53,013
Liabilities measured at fair value through profit or loss	-	-					-
Liabilities to customers, including:	7,708,583	20,528,202	(241)	7			28,236,544
measured at fair value through profit or loss	17,907	-					17,907
Liabilities from the issue of debt securities	412,206	488,765					900,971
Current income tax liabilities	510	12,259					12,769
Other liabilities	144,077	148,790	(5,903)	8			286,964
Deferred tax liability	0	77					77
Provisions	52	5,868					5,920
Total Liabilities	8,313,685	21,926,236	(6,144)		-		30,233,777
Equity attributable to the equity holders of the parent	783,351	2,107,547	(449)		(932)		2,889,517
Share capital	2 15, 178	349,856	(349,856)	9			215,178
Equity from the merger	-	-	738,585	9			738,585
Purchased own shares - nominal value	(2,635)	-					(2,635)
Retained earnings	172,396	143,113	(449)		(932)	12	3 14 ,128
Other capital	398,412	1,6 14 ,578	(388,729)	10			1,624,261
Non-controlling interests	1,753	1,519					3,272

The adjustments relating to consolidated financial data are directly related to the merger and include:

- 1. Adjustment of amounts due from banks in the amount of PLN 241 thousand due to elimination of intragroup balances.
- 2. Adjustment to derivatives in the amount of PLN -16,625 thousand due to unification of presentation of deferred margin on credit products.
- 3. Adjustment to loans and advances to clients in the amount of PLN 16,071 thousand including: PLN -554 thousand due to elimination of intra-group transactions relating to outstanding commission costs for Open Finance brokerage services to Getin Bank S.A. that are included in the valuation of loan portfolio by Getin Bank S.A.; the adjustment of PLN 16,625 thousand due to unification of presentation of deferred margin on credit products.

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- Adjustment to leasing receivables in the amount of PLN -3,148 thousand due to elimination of intra-group leasing transactions.
- 5. Adjustment to deferred tax asset in the amount of PLN 105 thousand due to elimination of intra-group transactions relating to loan brokerage services provided by Open Finance S.A to Getin Bank S.A.
- 6. Adjustment to other assets in the amount of PLN -2,755 thousand due to elimination of intra-group trade receivables.
- 7. Adjustment to amounts due to customers in the amount of PLN -241 thousand due to elimination of intragroup balances resulting from current accounts.
- 8. Adjustments to other liabilities in the amount of PLN -5,903 thousand containing: PLN -3,148 thousand due to elimination of intercompany leasing contracts and PLN -2,755 thousand due to elimination of intra-group trade liabilities.
- 9. Adjustment of share capital amounting to PLN 388,729 thousand consisting of the following elements:
 - a) adjustment amounting to PLN 738,585 thousand resulting from the increase as a result of the merger of Noble Bank S.A. with Getin Bank S.A. of the share capital of Noble Bank S.A. from PLN 215,178 thousand to PLN 953,763 thousand through the creation of 738,584,941 new ordinary bearer shares series J numbered from 1 to 738,584,941 of par value PLN 1.00 each, assigned to the shareholders of Getin Bank S.A.,
 - b) adjustment amounting to PLN -349,856 thousand resulting from the elimination of the share capital of Getin Bank S.A. as a result of the application of the pooling of interests method.
- 10. Adjustment of other capital amounting to PLN -388,729 thousand consisting of the following elements:
 - a) adjustment amounting to PLN -738,585 thousand resulting from the increase as a result of the merger of Noble Bank S.A. with Getin Bank S.A. of the share capital of Noble Bank S.A. from PLN 215,178 thousand to PLN 953,763 thousand through the creation of 738,584,941 new ordinary bearer shares series J numbered from 1 to 738,584,941 of par value PLN 1.00 each, assigned to the shareholders of Getin Bank S.A.
 - b) adjustment amounting to PLN -349,856 thousand resulting from the elimination of the share capital of Getin Bank S.A. as a result of the application of the pooling of interests method.
- 11. Adjustment to other assets amounting to PLN -1,044 thousand relating to cost of acquisition of shares in other entities.
- 12. Adjustment to retained earnings amounting to PLN -1,044 thousand relating to acquisition of shares in other entities less deferred tax of PLN 112 thousand.
- 13. Adjustment to the deferred tax asset amounting to PLN 112 thousand relating to the acquisition of shares in other entities.

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Income statement for the year ended 31 December 2009

	Noble Bank S.A. Capital Group consolidated Income statement	Getin Bank S.A. Capital Group consolidated Income statement	Adjustments due to the merger		Adjustments from changes in accounting policies		Consolidated data
Interest income	481,186	2,122,989	(8,647)	1	26,486	10	2,622,014
Interest expense	(461,184)	(1,358,773)	8,656	2	(26,486)	10	(1,837,787)
Net interest income	20,002	764,216	9		-		784,227
Fee and commission income	493,763	426,372	(3,822)	3			916,313
Fee and commission expense	(66,293)	(77,387)	3,312	4	(61,734)	11	(202,102)
Net Fee and commission income	427,470	348,985	(510)		(61,734)		714,211
Dividend income	171	2,141					2,312
Result on financial instruments measured at fair value through profit and	(37,394)	156,308			(10,477)	12	108,437
Result on other financial instruments	(2,225)	(5)					(2,230)
Foreign exchange result	13,702	95,031			(1,915)	12,13	106,818
Other operating income	9,013	61,951	(3,157)	5			67,807
Other operating expense	(12,129)	(37,252)	112	6			(49,269)
Net operating income	(28,862)	278,174	(3,045)		(12,392)		233,875
General administrative expense	(261,391)	(427,361)	991	7	61,734	11	(626,027)
Net impairment losses on credits, loans and off balances sheet liabilities	(12,745)	(797,006)	2,001	8	12,392	13	(795,358)
Operating profit	144,474	167,008	(554)		-		310,928
Profit before income tax	144,474	167,008	(554)		-		310,928
Income tax	30,439	(27,828)	105	9			2,716
Net profit	174,913	139,180	(449)		-		313,644

Adjustments to the consolidated financial data are directly related to the merger and comprise:

- 1. Adjustment to the interest income in the amount of PLN -8,647 thousand containing adjustments of intragroup transactions affecting interest income such as combined interbank deposits and finance leasing
- 2. Adjustment to the interest expense in the amount of PLN 8,656 thousand containing adjustments of intragroup interest expenses affecting interest costs such as combined interbank deposits and finance leasing contracts.
- 3. Adjustment to the commission income in the amount of PLN -3,822 thousand due to elimination of intragroup transactions concerning Noble Bank S.A, and Open Finance S.A. relating to brokerage of Getin Bank S.A. products, adjustment of intra-group insurance products commissions and commission relating to guarantees granted to other banking operations.
- 4. Adjustment to the commission costs in the amount of PLN -3,312 thousand containing the elimination of commissions relating to intra-group brokerage of Getin Bank S.A. products by Noble Bank S.A., elimination of Open Finance S.A. commission for Getin Bank S.A. loans that is included in the valuation of loan portfolio of Getin Bank S.A., adjustment for commission for intra-group intermediary transactions concerning credit cards and commission resulting from guarantees granted.
- 5. Adjustment to the other operating income in the amount of PLN 3,157 thousand containing an adjustment of PLN -2,001 thousand for receivables sold, PLN -334 thousand for intra-group credit card settlements and PLN -822 thousand for intra-group transactions.
- 6. Adjustment to the other operating costs in the amount of PLN 112 thousand due to intra-group transactions.

(data in PLN thousand)

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- 7. Adjustment to general administrative expense in the amount of PLN 991 thousand due to intra-group transactions.
- 8. Adjustment to impairment of loans and off-balance sheet liabilities in the amount of PLN 2,001 thousand for receivables sold.
- 9. Adjustment to the deferred tax resulting from the above adjustments.
- 10. Adjustment to the interest income and expenses in the amount of PLN 26,486 thousand relating to separate presentation of interest income and expense from derivative financial instruments.
- 11. Adjustment to the commission costs and general administrative costs in the amount of PLN 61,734 thousand relating to the presentation of commission fee for Open Finance S.A. employees presented as general administrative costs in the previous reporting periods.
- 12. Adjustment to the result on financial instruments valued at fair value and the foreign exchange result in the amount of PLN 10,477 thousand relating to the presentation of the valuation of derivative instruments such as CIRS and FX swap valued at fair value, presented in the foreign exchange result in the previous reporting periods.

Due to the introduction of amended IFRS 3 from 1 January 2010 the costs of merger of Noble Bank S.A. and Getin Bank S.A. presented as other assets in the previous reporting period have been settled in other equity.

From 1 January 2010 all additional costs (legal costs, advisory, audit, external specialists) related to the acquisition of entities not remaining under common control are recognized in the income statements as incurred. Costs incurred up to 31 December 2009 are recognized in the retained earnings.

In the consolidated financial statements of the Group, there is a liability recognized relating to the right of individual persons to call the Bank to buy shares of Noble Funds TFI S.A. held by those persons ("the put option").

The put option is held by the non-controlling interests, who have the dividend right and voting right which impacts the accounting treatment of the liability. Until 31 December 2009 the Group has accounted for the liability due to the put option held by non-controlling interests in the following manner:

- The Group determined the amount that would have been recognized within equity for the non-controlling
 interests including an update to reflect its share of profits or losses (and other changes of in equity) of Noble
 Funds TFI S.A. for each reporting date as if the non-controlling interests did not have the put option;
- The Group recognized the financial liability (equal to the present value of the amount payable under the put
 option), in correspondence with the "non-controlling interest within equity", the difference between the higher
 value of the financial liability and the value of non-controlling interest within equity was presented as goodwill;
- The difference between the present value of the amount payable under the put option and the fair value of the shares subject to the put option as of that date (i.e. equivalent of the cost of the put option to the Group) is related to the cost of services rendered by individuals entitled to call the Bank to purchase the shares of Noble Funds TFI S.A. held by these individuals and according to IFRS 2 was charged to the income statement (in each reporting period).

Due to changes in IFRS 3 and IAS 27 from 1 January 2010 the Group decided to adjust the above described policy, deciding that the goodwill recognized as of 31 December 2009 will not change and all future changes between the carrying amount of the financial liability and the carrying amount of non-controlling interest are recognized in equity. The above change was introduced by the Group based on the principle that changes in IFRS 3 and IAS 27 should be applied prospectively. As of the date of approval of these consolidated financial statements, the impact of changes of IFRS 3 and IAS 27 on accounting of put option held by non-controlling

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interest is not specifically regulated in IFRS and discussions are in progress. The Group will modify its policy accordingly if a new method will be finally established.

Due to the merger of Getin Bank S.A. and Noble Bank S.A. starting from 31 December 2009 the Group presents income statement and statement of comprehensive income separately. This change in presentation has no impact on the presented financial results.

3. NEW STANDARDS AND INTERPRETATIONS PUBLISHED BUT NOT YET EFFFECTIVE

The following standards and interpretations have been issued by the International Accounting Standards Board or the International Financial Reporting Interpretations Committee but are not yet effective:

- Amendments to IAS 32 Financial instruments: presentation: Classification of Rights Issues effective for financial years beginning on or after 1 February 2010,
- IAS 24 Related Party Disclosures (revised in November 2009) effective for financial years beginning on or after 1 January 2011,
- IFRS 9 Financial Instruments effective for financial years beginning on or after 1 January 2013 not endorsed by EU till the date of approval of these financial statements,
- Amendments to IFRIC 14 IAS 19 The Limit on a Defined Benefit Asset, Minimum Funding Requirements
 and their Interaction: Prepayments of a Minimum Funding Requirements effective for financial years
 beginning on or after 1 January 2011,
- IFRIC 19 Extinguishing Financial Liabilities with Equity Instruments effective for financial years beginning on or after 1 July 2010,
- Amendment to IFRS 1 First-time Adoption of International Financial Reporting Standards: Limited Exemption from Comparative IFRS 7 Disclosures for First-time Adopters – effective for financial years beginning on or after 1 July 2010,
- Improvements to IFRSs (issued in May 2010) some improvements are effective for annual periods beginning
 on or after 1 July 2010, the rest is effective for annual periods beginning on or after 1 January 2011 not
 endorsed by EU till the date of approval of these financial statements,
- Amendment to IFRS 7 Financial Instruments Disclosures: Transfer of Financial Assets effective for financial years beginning on or after 1 July 2011 – not endorsed by EU till the date of approval of these financial statements.
- Amendments to IAS 12 Income Taxes: Deferred Tax: Recovery of Underlying Assets effective for financial
 years beginning on or after 1 January 2012 not endorsed by EU till the date of approval of these financial
 statements.
- Amendments to IFRS 1 First-time Adoption of International Financial Reporting Standards: Severe
 Hyperinflation and Removal of Fixed Dates for First-time Adopters effective for financial years beginning on
 or after 1 July 2011 not endorsed by EU till the date of approval of these financial statements.

The Management Board of the parent company does not expect the above standards and interpretations (except for IFRS 9) to have a significant effect on the Group's accounting principles (policy). In respect of IFRS 9 the Group is currently conducting analysis of the effect of this standard on the consolidated financial statements.

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4. SIGNIFICANT ACCOUNTING POLICIES

4.1. Consolidation rules

The consolidated financial statements comprise the financial statements of Getin Noble Bank S.A. and its subsidiaries for the year ended 31 December 2010. The financial statements of subsidiaries have been adjusted to be IFRS compliant and prepared for the same reporting period as the financial statements of the parent company using consistent accounting policies and based on unified accounting policies concerning transactions and economic events of a similar character. To eliminate any differences in accounting policies relevant adjustments are made.

All significant balances and transactions between the entities belonging to the Group including unrealized gains on inter-group transactions were eliminated. Unrealized losses are eliminated unless they represent indicator of impairment.

Subsidiaries are consolidated from the date of acquisition, being the date on which the Group obtains control, and continue to be consolidated until the date such control ceases. Control is defined as having (directly or through other entities) more than half of voting rights in a given entity unless it can be proven that such ownership does not determinate control. Control is exercised also if the parent company is able to influence financial and operational policies of the entity.

Changes in interests of the parent company that do not lead to loss of control over the subsidiary are recognized as equity transactions. In such cases, in order to reflect the changes in relative interests in subsidiary, the Group adjusts the carrying value of equity and non-controlling interests. All differences between the adjustment to the non-controlling interests and the fair value of consideration paid or received are recognized in equity of the parent.

4.2. Foreign currency translation

Transactions expressed in foreign currencies are converted to PLN at the exchange rate applicable as at the date of the transaction.

Monetary assets and liabilities denominated in foreign currencies are converted to PLN at average exchange rate of the National Bank of Poland applicable as at the reporting date. The resulting exchange rate differences are recognized under financial income (expense) or, in the cases provided for in the accounting policies, capitalized at the value of assets. Non-monetary assets and liabilities denominated in foreign currencies and recorded at their historical cost are converted to PLN at the exchange rate applicable at the date of the transaction. The non-monetary assets and liabilities measured at fair value are converted at the average exchange rate applicable as at the date of the measurement at fair value.

The following exchange rates were applied for valuation purposes:

Currency	31.12.2010	31.12.2009
1 EUR	3.9603	4.1082
1 USD	2.9641	2.8503
1 CHF	3.1639	2.7661
1 GBP	4.5938	4.5986
100 JPY	3.6440	3.0890

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4.3. Financial assets and liabilities

The Group classifies financial assets to the following categories:

- financial assets held to maturity,
- financial instruments measured at fair value through profit or loss,
- · loans and receivables.
- · financial assets available for sale.

The Management Board decides on the classification of financial assets and liabilities upon their initial recognition.

Financial assets held to maturity

Held to maturity investments are non-derivative financial assets with fixed or determinable payments and fixed maturity that the Group has the positive intention and ability to hold to maturity other than:

- those designated by the Group upon initial recognition, as at fair value through profit or loss,
- · those designated by the Group as available for sale; and
- those that meet the definition of loans and receivables.

Financial instruments at fair value through profit or loss

A financial asset or financial liability at fair value through profit or loss is a financial asset or financial liability that meets either of the following conditions.

- a) It is classified as held for trading. A financial asset or financial liability is classified as held for trading if:
 - it is acquired or incurred principally for the purpose of selling or repurchasing it in the near term;
 - on initial recognition it is part of a portfolio of identified financial instruments that are managed together
 and for which there is evidence of a recent actual pattern of short-term profit-taking; or
 - it is a derivative (except for a derivative that is a financial guarantee contract or a designated and effective hedging instrument).
- b) Upon initial recognition it is designated by the entity as at fair value through profit or loss in accordance with IAS 39.

Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market other than:

- a) those that the entity intends to sell immediately or in the near term, which shall be classified as held for trading, and those that the entity upon initial recognition designates as at fair value through profit or loss;
- b) those that the entity upon initial recognition designates as available for sale; or
- c) those for which the holder may not recover substantially all of its initial investment, other than because of credit deterioration, which shall be classified as available for sale.

Financial assets available for sale

Financial assets available for sale are non-derivative financial assets that are designated as available for sale or are not classified as any other of the previously listed three categories.

Financial assets held for sale are recognized at fair value increased by the transaction costs directly attributable to the purchase or issuance of the financial asset. Results of changes in fair value of financial assets available for sale (if there is a market price available from the active market or the fair value can be reliably measured in other way) are recognized in the other comprehensive income until the asset is derecognized from the statement of financial position or impaired when the cumulative gain or loss recognized previously in other comprehensive

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income is than recognized in the income statement. Changes in fair value recognized as other comprehensive income are presented in the statement of comprehensive income.

Financial liabilities

Financial liability is any liability that is:

- a) a contractual obligation:
 - to deliver cash or another financial asset to another entity,
 - to exchange financial assets or financial liabilities with another entity under conditions that are potentially unfavorable to the entity,
- b) a contract that will or may be settled in the entity's own equity instruments and is:
 - a non-derivative for which the entity is or may be obliged to deliver a variable number of the entity's own equity instruments,
 - a derivative that will or may be settled other than by the exchange of a fixed amount of cash or another
 financial asset for a fixed number of the entity's own equity instruments. For this reason, the entity's own
 equity instruments do not include instruments which are contracts concerning future receipt or issue by
 the entity of its own equity instruments.

Purchase and sale of financial assets is recognized at the transaction date (and not upon cash receipt or payment), and recorded in the books of account and in the financial statements for the period they relate to.

A financial asset is derecognized from the Group's statement of financial position upon expiry of the contractual rights relating to the financial instruments; usually in case when the instrument is sold or all cash flows assigned to the financial instrument are transferred to an independent third party.

In particular, the Group writes-off loan receivables from the balance sheet in correspondence with impairment write-downs, if such receivables are non-collectible, i.e.:

- the costs of further debt recovery exceed the expected recoveries;
- it is impossible to determine the debtor's property that can be used for execution purposes, and the debtor's address in unknown;
- the claims have become prescribed or written off;
- the ineffectiveness of the execution with regard to the Bank's receivable has been confirmed by a relevant document issued by the competent enforcement proceedings authority, or the Bank obtained a decision on the conclusion of bankruptcy proceedings or on the dismissal or the bankruptcy petition due to the lack of debtor assets

A financial liability or part of a financial liability is derecognized by the Group from its statement of financial position only when the obligation specified in the contract is settled, cancelled or expired.

The value of assets and liabilities and the financial gain (loss) are determined and disclosed in the accounting books in a reliable and clear manner, presenting the Group's financial and economic standing. Upon initial recognition, the financial asset or liability is measured at fair value plus, in the case of financial assets or liabilities not classified as measured at fair value through financial gain (loss), the transactions costs that can be directly attributed to the acquisition or issue of the financial asset or liability. For the purpose of measurement of a financial asset, after initial recognition it is classified as of the date of acquisition or creation into one of the following categories:

- financial assets held to maturity,
- financial instruments measured at fair value through profit or loss,
- loans and receivables.

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financial assets available for sale.

After initial recognition, the Group measures financial assets, including derivatives that are assets, at fair value, without deducting the transaction costs that may be incurred upon sale or other method of asset disposal. Exception is made for the following financial assets:

- a) loans and receivables measured at amortized costs using the effective interest rate method,
- b) investments held to maturity measured at amortized costs using the effective interest rate method,
- c) investments in equity instruments not quoted in the active market, whose fair value cannot be reliably measured, as well as related to them derivatives which must be settled by delivering unquoted equity instruments measured at cost.

Financial assets available for sale are measured at fair value. The effects of changes in their fair value are recognized in the other comprehensive income until the asset is derecognized from the statement of financial position or impaired, when the cumulative gain or loss recognized previously in other comprehensive income is than recognized in the income statement. Changes in fair value recognized as other comprehensive income are presented in the statement of comprehensive income.

After initial recognition, the Group measures all financial liabilities at amortized cost using the effective interest rate method, except for the following:

- a) financial liabilities at fair value through profit or loss. Such liabilities, including derivatives that are liabilities, shall be measured at fair value except for a derivative liability that is linked to and must be settled by delivery of an unquoted equity instrument whose fair value cannot be reliably measured, which shall be measured at cost,
- b) financial liabilities that arise when a transfer of a financial asset does not qualify for derecognition or when the continuing involvement approach applies
- c) financial guarantee after initial recognition, an issuer of such a contract shall measure it at the higher of:
 - the amount representing the most appropriate estimate of expense necessary to fulfill the current obligation under the financial guarantee, taking into account the probability of its realization;
 - the amount initially recognized less, when appropriate, cumulative amortization recognized in accordance with IAS 18.

The Group does not offset financial assets against financial liabilities, unless this is required or allowed under a standard or interpretation. Financial assets and financial liabilities are offset and recognized on a net basis only if the Group holds a valid legal right to offset the recognized amounts and intends to settle the amounts net, or to realize a given asset and settle the liability at the same time.

4.4. Derivative financial instruments

A derivative is a financial instrument with all three of the following characteristics:

- a) its value changes in response to the change in a specified interest rate, financial instrument price, commodity
 price, foreign exchange rate, index of prices or rates, credit rating or credit index, or other variable, provided in
 the case of a non-financial variable that the variable is not specific to a party to the contract (sometimes called
 the 'underlying');
- b) it requires no initial net investment or an initial net investment that is smaller than would be required for other types of contracts that would be expected to have a similar response to changes in market factors;
- c) it is settled at a future date.

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Derivative financial instruments not subject to hedge accounting are recognized as of the date of the transaction and measured at fair value as of the end of the reporting period. The Group recognizes changes in fair value in result on financial instruments measured at fair value through profit or loss or in foreign exchange result (FX swap, FX forward and CIRS transactions), respectively in correspondence to receivables/liabilities arising from derivative financial instruments.

The result of the final settlement of derivative transactions is recognized in result on financial instruments measured at fair value through profit or loss or, in the case of foreign currency financial derivatives (FX swap, FX forward and CIRS transactions), in foreign exchange result.

The notional amounts of derivative transactions are recognized in off-balance sheet items as of the date of the transaction and throughout their duration. Revaluation of off-balance sheet items expressed in foreign currencies takes place at the end of the day, at the average exchange rate of the National Bank of Poland (fixing as of the valuation date).

The fair value of financial instruments quoted in a market is the market price of such instruments. In other cases, the fair value is determined based on a measurement model, inputs to which have been obtained from an active market (particularly in the case of IRS and CIRS instruments using the discounted cash flow method).

4.5. Hedge accounting

The Group has adopted accounting policy for cash flow hedge accounting for hedging interest rate risk in accordance with IAS 39 as approved by the EU.

The "carve out" in accordance with IAS 39 approved by the EU enables the Bank to establish a group of derivative instruments as a hedging instrument, and cancels certain restrictions resulting from the provisions of IAS 39 in the scope of deposit hedging and adoption of the hedging policy for less than 100% of cash flows. In accordance with IAS 39 approved by the EU, hedge accounting can be applied to deposits, and a hedging relationship is ineffective only when a re-measured value of cash flows within the given time interval is lower than the value hedged in the given time interval.

In accordance with hedge accounting, hedging instruments are classified as:

- fair value hedge, securing against the fair value change risk for a recognized asset or liability, or
- cash flow hedge, securing against cash flow changes which may be attributed to a specific risk related to a recognized asset, liability or forecasted transaction, or
- hedge of a net investment in a foreign entity.

Hedging of the exchange risk for the future liability of increased probability is accounted for as a cash flow.

At the time of designation of the hedging instrument, the Group formally assigns and documents the hedging relationship as well as the purpose of risk management and the strategy for establishment of the hedging instrument. The documentation comprises identification of the hedging instrument, hedged transaction or item, nature of the risk being hedged as well as the manner of assessing the efficiency of the given hedging instrument in offsetting of the risk by changes of the fair value of the item being hedged or cash flows related to the hedged risk. It is expected that the hedging instrument is to be highly efficient in offsetting changes of the fair value or cash flows resulting from the risk being hedged. Efficiency of the hedge relationship is assessed on a regular basis in order to verify whether it is highly effective in all reporting periods for which it has been designated.

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The Group hedges the volatility of cash flows for mortgage loans denominated in CHF using specifically identified float-to-fixed CHF/PLN IRS portfolio and the volatility of cash flows for the deposits in PLN separated from existing CIRS transactions using a specifically identified portfolio of fixed-to-float IRS. During the hedging period the Group analyses the hedge relationship effectiveness. Any gains or losses arising from changes in fair value of hedging instruments are recognized in the other comprehensive income, except for the ineffective portion of hedge, which is recognized in the income statement as the result on financial instruments measured at fair value through profit or loss.

After the date of re-designation of hedge relationship, the effective portion of the hedge is amortized in the income statement according to the schedule prepared by the Group until the maturity of the original portfolio.

As of 4 January 2010, the Group ceased to use fair-value hedge accounting for PLN deposits with a fixed interest rate.

4.6. Impairment of financial assets

At the end of each reporting period, the Group estimates whether there is any objective evidence indicating the impairment of any financial asset. If such evidence is identified, the Group determines the amounts of impairment write-downs. Impairment loss is incurred if there is objective evidence of impairment as a result of one or more events that occurred after the initial recognition of the asset, and that loss event has an impact on the estimated future cash flows of the financial asset or group of financial assets that can be reliably estimated.

Loans, purchased receivables, other receivables

In Getin Noble Bank S.A. Capital Group the value of loans granted and receivables is periodically assessed whether any indicators of impairment exist and what is the level of impairment allowances in accordance with IAS 39 and IAS 37.

If there is objective of evidence impairment of loans and receivables or held-to-maturity investments measured at amortized cost, the amount of the impairment allowance is the difference between the carrying value of the asset and the current value of estimated future cash flows (excluding future credit losses that have not been incurred), discounted using the original effective interest rate of the financial instrument. The carrying amount of an asset is decreased using the allowance account. The amount of impairment loss is charged to the income statement. The Group first assesses if there is objective evidence for the impairment of individual financial assets which are considered individually significant and individually or collectively in case of financial assets which are not significant. Where no objective evidence for loan impairment assessed on an individual basis has been identified by the Group, regardless of whether or not it constitutes a significant item, such exposure is included in the portfolio of items of similar character of credit risk and the collective analysis of the impairment is conducted. Financial assets assessed on an individual basis, for which the Group recognizes an impairment allowance or decides to continue to recognize such allowance, are not included in the portfolio of loans that are assessed on a collective basis.

Loans, advances and receivables, which are individually significant, are subject to individual periodical evaluation in order to determine whether impairment losses occurred. The impairment of an individual loan, advance or receivable is recognized and, as a consequence, an impairment allowance is made where there is objective evidence for the impairment due to one or more events which shall influence future estimated cash flows from such loans, advances or receivables. Such events include the following:

- lack or delinquent payments of loan interest or principal;
- significant financial difficulties of a borrower resulting in a decrease in credit risk rating;

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- request for an immediate repayment of the entire loan due to termination of the loan contract (an exposure was transferred over to debt recovery);
- the entity has initiated execution proceedings against the debtor or learnt about such proceedings already in progress;
- filing a notion for bankruptcy or commencement of corporate recovery proceedings by the debtor,
- imposed administration has been established or debtor activities has been suspended (in case of banking entities).
- · the amount of debt has been questioned by the debtor in legal proceedings;
- · loan restructuring.

An impairment allowance for loans that are subject to individual evaluation is determined as a difference between the carrying amount of the exposure and the present value of estimated future cash flows discounted using the original effective interest rate. In the case of loans for which collateral has been established, the present value of estimated future cash flows includes cash flows that can be obtained through execution of the collateral, less costs of execution and costs to sell, if execution is probable. The carrying amount of loan is decreased by the amount of the corresponding impairment allowance.

Homogenous groups of loans that are not significant individually and individually significant items for which the individual evaluation showed no objective evidence for impairment, are subject to collective evaluation for impairment, including incurred but not reported credit losses (IBNR). In order to estimate collective impairment allowances, the Bank classifies loans into portfolios with similar credit risk characteristics and assesses if there is objective evidence for impairment. The period of delinquency in loan repayment is the main identification of indicators for the objective evidence for impairment.

The collective impairment measurement process consists of two elements:

- estimation of collective impairment allowances for exposures which are not considered individually significant and for which at least one evidence of impairment has been identified,
- estimation of allowances for incurred but not reported credit losses (IBNR) the exposures for which no evidence indicating impairment has been identified;

The present value of estimated future cash flows for exposures assessed on a collective basis is estimated based on:

- the expected future cash flows discounted using the effective interest rate for particular portfolio;
- historical data relating to delays and repayments for particular portfolio.

The portfolio parameters i.e. PD (probability of default) and RR (recovery rates) required for the calculation of impairment allowances are determined based on the historical data. The parameters are determined independently for each product portfolio using statistical methods. Parameters estimates are performed on the historical base of exposures. In justified cases, manual adjustment is allowed in order to reflect the impact of current circumstances. To reduce discrepancies between estimated and actual values of parameters, the Group regularly verifies the methodology and the assumptions underlying performance parameters. In addition, in order to estimate an IBNR provision for each identified portfolio, the LIP parameter (loss identification period) is determined.

For loans granted by former Wschodni Bank Cukrownictwa ("old portfolio") impairment allowances are calculated using the method of discounted projected cash-flows in future periods which are determined using historical recovery rates and current debt recovery results. Information is updated at the end of each quarter. The interest rate applied for discounting of cash flows is determined as of the balance sheet date as the sum of risk free rate and credit risk spread.

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Held-to-maturity investments

The Group assesses whether there is objective evidence that an individual, held-to-maturity investment is impaired. If there is objective evidence of impairment, the amount of impairment losses is equal to the difference between the carrying value of an asset and the current value of estimated future cash flows (excluding future credit losses not incurred) discounted using the effective interest rate as at the date on which such evidence occurs for that financial asset.

If, in the subsequent period, the amount of the impairment loss decreases and the decrease can be related to an event occurring after the impairment was recognized, the previously recognized impairment loss is reversed by adjusting the impairment loss balance. The amount of the reversal is recognized in the profit or loss.

Available-for-sale financial assets

At the end of each reporting period, the Group assesses whether there is any objective evidence that a financial asset and/or a group of financial assets is impaired.

Should there be any objective evidence of impairment of a financial assets available for sale, the amount constituting the difference between the acquisition cost of the assets (decreased by all capital repayments and interest) and its current fair value, less any impairment losses for these assets component previously recognized in profit or loss, is removed from equity and recognized in profit or loss. The reversal of impairment write-downs for equity instruments classified as available for sale shall not be reversed through profit or loss. If, in the next period, the fair value of a debt instrument available for sale increases and the increase can be objectively related to an event subsequent to the recognition of the impairment loss in the financial profit or loss, then the amount of the reversals is recognized in the financial profit or loss.

4.7. Contingent liabilities

As part of its operations, the Group executes transactions that, at the time of execution, are not recognized in the statement of financial position as assets or liabilities, but which result in contingent liabilities. A contingent liability is:

- possible obligation that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Group;
- present obligation that arises from past events but is not recognized because it is not probable that an outflow of resources embodying economic benefits will be required to settle the obligation or the amount of the obligation cannot be reliably measured.

Off-balance sheet liabilities that carry the risk of the counterparty's failure to meet the relevant contractual obligations are provided for in accordance with IAS 37.

Financial guarantees are treated and recognized in accordance with IAS 39.

Financial assets and financial liabilities are offset and recognized on a net basis only if the Group holds a valid legal right to offset the recognized amounts and intends to settle the amounts net, or to realize a given asset and settle the liability at the same time.

4.8. Tangible fixed assets

Tangible fixed assets are recognized at acquisition or manufacturing cost less depreciation and any impairment losses. The initial value of a tangible fixed asset comprises its acquisition price and all the costs directly attributable to the purchase and preparation of an asset to be put into operation. The initial cost also includes the costs of replacement of parts of plant and equipment when incurred if the criteria for recognition

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are met. Any costs incurred after the date when the fixed asset is put into operation, such as the costs of maintenance and repairs, are recognized in profit or loss when incurred.

Fixed assets, when acquired, are divided into component parts that are items of significant value and to which a separate period of economic life can be attributed. The costs of general overhauls also constitute a component part.

Depreciation is provided on a straight-line basis over the estimated useful life of the respective asset:

Туре	Period
Investment in third party assets	rental duration - up to 10 years
Buildings	from 20 to 40 years
Machinery	from 5 to 17 years
Computer units	from 4 to 5 years
Means of transport	from 2.5 to 5 years
Office equipment, furniture	from 5 to 7 years

The residual value, economic useful life and method of depreciation of the assets are verified and, if necessary, adjusted as at the end of each financial year.

A tangible fixed asset can be removed from the statement of financial position when the asset is sold or when no economic gains are expected from continuing to use such an asset. All gains or losses resulting from the removal of such an asset from the statement of financial position (calculated as the difference between possible net proceeds from the sale of the asset and the carrying amount of the asset) are recognized in the financial profit or loss for the period in which the asset was removed.

Investments in progress apply to fixed assets under construction or assembly and are recognized at the acquisition or manufacturing cost. Fixed assets under construction are not depreciated until their construction is completed and the assets are put into operation.

When an asset is overhauled, the overhaul cost is recognized in tangible fixed assets in the statement of financial position provided that the criteria for such recognition are met.

4.9. Investment property

Investment property is real estate (land, buildings or parts of them or both items) which the Group treats as a source of income from rent or holds due to the related increase in value, or both, and such real estate is not:

- a) used during performance of services or other administrative activities, or
- b) intended for sale as part of the entity's ordinary business.

Investment property is recognized at cost, including the transaction costs. After initial recognition, the value of investment property is decreased by depreciation and impairment write-downs.

Investment property is derecognized upon disposal or permanent withdrawal from use, if no future economic benefits from its disposal are expected. All profit or loss arising from the derecognition of an investment property are recognized in the income statement in the period of derecognition.

Transfer of assets to investment property is made only when there is a change in use evidenced by end of owner-occupation or commencement of an operating lease agreement. If a property occupied by the Group becomes an investment property, the Group applies rules as described in paragraph *Tangible fixed assets* up to the date of change in use of property.

4.10. Intangible assets

An intangible asset acquired in a separate transaction is initially measured at acquisition or production cost. The



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cost of acquisition of an intangible asset in a business combination is equal to its fair value as of the date of the combination. An initially recognized intangible asset with a definite useful life is recognized at the cost of acquisition or production less amortization and impairment write-downs. Except development work, expenditure on internally generated intangible assets, except for capitalized expenditure on development, is not capitalized and is recognized in the costs of the period in which it was incurred.

The Group assesses whether the useful life of an intangible asset is definite or indefinite. An intangible asset with a definite useful life is amortized throughout its useful life and subject to impairment tests every time that evidence is identified that the asset is impaired. The period and method of amortization of intangible assets with a definite useful life are verified at least as of the end of each financial year. Changes in the expected useful life or in the expected method of consuming the economic benefits from an intangible asset are recognized through a change of, respectively, the period or method of depreciation, and treated as changes of estimates. The amortization charges for intangible assets with a definite useful life are recognized in profit and loss, in the respective category for the function of that intangible asset.

Intangible assets with an indefinite useful life and those which are not used are, on an annual basis, subject to impairment tests with respect to individual assets or at the level of a cash-generating unit. The economic useful life periods are also subject to verification on an annual basis and, if necessary, adjusted with effect from the beginning of the financial year.

	Trademark	Goodwill	Computer software
Economic useful live	Indefinite	Indefinite	2-10 years
Amortisation method	Indifinite life assets are not amortised or revalued	Indifinite life assets are not amortised or revalued	Straight-line method
Impairment testing / assesment of recoverable amount	Annual impairment test	Annual impairment test	Annually assessed for indications of impairement. If indications exist- impairment test

Profits or losses arising from the derecognition of intangible assets from the statement of financial position are calculated as a difference between net disposal proceeds and the carrying amount of an asset and are recognized in the financial profit or loss when such derecognition is made.

Goodwill

Goodwill is initially measured at its cost, being the excess of the cost of the business combination over the acquirer's interest in the net fair value of the identifiable assets, liabilities and contingent liabilities. After initial recognition goodwill is recognized at cost less any accumulated impairment write-downs. Goodwill is tested for impairment annually and whenever there is an indication that the goodwill may be impaired. Goodwill is not amortized.

The impairment loss is determined by estimating the recoverable value of the cash-generating unit to which the goodwill was allocated. If the recoverable value of the cash-generating unit is lower than its carrying amount plus goodwill, the impairment loss is recognized.

Trademark

An intangible asset acquired in a business combination, separable, determined in a reliable manner, and recognized separately from goodwill. As the trademark is expected to contribute to generating net cash flows for an indefinite period of time, it is considered to be an asset with an indefinite useful life. The trademark is not

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amortized until its useful life is reclassified as definite. In accordance with IAS 36, the trademark is tested for impairment annually and whenever there is an indication that the trademark may be impaired.

4.11. Business combinations of entities under common control

A business combination involving entities or businesses under common control is a business combination in which all of the combining entities or businesses are ultimately controlled by the same party or parties both before and after the business combination, and that control is not transitory (IFRS 3).

IFRS 3 does not apply to a business combination of entities or businesses under common control. In such a situation, according to IAS 8; "In the absence of an IFRS that specifically applies to a transaction, other event or condition") the Management uses judgment in developing and applying an accounting policy that results in information that is reliable (i.e. faithfully representing the situation, reflecting the economic substance of the transaction and not merely the legal form, are neutral and free from bias, prudent and complete) as well as relevant to the users of financial statements.

In making its judgment, the Management considers the following sources:

- the requirements and guidance in reporting standards dealing with similar and related issues; and
- the definitions, recognition criteria and measurement concepts for assets, liabilities, revenues and costs as described in the Conceptual Framework.

In making the judgment, the Management may also consider the most recent pronouncements of other standardsetting bodies that use a similar conceptual framework.

A combination under the pooling of interests method consists in adding together individual items of relevant assets, liabilities, equity, revenues and costs of the combined companies, as at the date of merger, having adjusted them using uniform valuation methods and after the following eliminations:

- mutual receivables and liabilities as well as similar items of the combining companies;
- revenue and costs of business transactions between the combining companies, that were carried out in a financial year before the merger;
- profits or losses on business transactions between the combining companies, that were carried out before the merger, included in values of assets, liabilities and equity;
- the share capital of a company whose assets were transferred to another company and non-controlling interest. After this elimination is carried out, equity of the company to which the assets of the combined companies or of the newly-formed company are transferred, shall be adjusted for the difference between total assets and total equity and liabilities.

The comparative data is presented as if the entities were combined since the beginning.

4.12. Business combination of entities not under a common control

Business combination units that are not under common control concerns the combination of separate entities into the single reporting entity. Business combination of units results in the acquisition of control by a parent company over the entities taken over. Business combinations that are not under common control are settled under the acquisition method. The acquisition method captures business combination on the perspective of the entity identified as the acquiring entity. The acquiring entity recognizes the acquired assets, liabilities and accepted contingent liabilities including those which were not previously recognized by the acquired entity.

The application of the acquisition method consists in the following:

identification of the acquiring entity,

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- identification of the cost of combination,
- allocation of the cost of the combination on the acquisition date to the acquired assets and accepted liabilities and contingent liabilities.

The acquiring entity determines the cost of combination in the amount equal to the sum of the fair values on the date of exchange of the acquired assets, liabilities taken or assumed, and equity instruments issued by the acquiring entity in return for the control over the acquired entity.

Starting from 1 January 2010 additional transaction costs (legal costs, advisory, audit, external specialists) related to the business combinations are recognized in income statement as incurred. Expenses incurred up to 31 December 2009 were recognized in retained earnings.

4.13. Non-current assets held for sale and discontinued operations

Non-current assets held for sale include tangible fixed assets, if their carrying amount will be recovered principally through a sale transaction rather than through continuing use.

A non-current asset held for sale is recognized at the lower of its carrying amount and fair value less costs to sell. Non-current assets are not subject to depreciation.

If the criteria for non-current assets held for sale are no longer met, the Group ceases its recognition as noncurrent assets held for sale and reclassifies to the proper category of assets. In this case, the asset is measured at the lower of:

- its carrying amount before the asset was classified as held for sale, adjusted for any depreciation or revaluations that would have been recognized had the asset not been classified as held for sale,
- its recoverable amount at the date of the subsequent decision not to sell.

A discontinued operation is a component of the Group that either has been disposed of, or is classified as held for sale, and represents a separate major line of business or geographical area of operations or is a subsidiary acquired exclusively with a view to resale.

The reclassification to the discontinued operations is made when the operation is disposed or when the operation meets the criteria of discontinued operation.

4.14. Impairment of tangible fixed assets

The carrying amount of intangible fixed assets is tested for impairment periodically. If the Group identifies evidence that a tangible asset is impaired, it is determined whether the current carrying amount of the asset is higher than the amount recoverable through further use or sale, i.e. the recoverable amount of the asset is estimated. If the recoverable amount is lower than the current carrying amount, the asset is impaired and the impairment loss is recognized in the financial profit or loss.

The recoverable amount of a tangible asset is determined as the higher of two amounts: the amount expected to be received from sale less the selling costs and the asset's value in use. An asset's value in use is determined as the future cash flows expected to be derived from the asset, discounted with the current market rate of interest plus a margin against a risk specific to the given class of assets.

The impairment loss of an asset may be reversed only up to the carrying amount of the asset less the accumulated depreciation which would have been determined if the asset had not been impaired.

4.15. Cash and Cash equivalents

The Group recognizes the following cash and cash equivalents: cash and balances on current accounts in

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the Central Bank and balances on current accounts and overnight deposits in other banks.

4.16. Accrued expense and deferred income

Accrued expenses (assets) are expenses recognized in the financial profit or loss in the future reporting periods over time. Accrued expenses (assets) are recognized under "other assets".

Accrued expenses (liabilities) are provisions for the goods and services provided to the Group which are to be paid for in the future reporting periods. These are recognized under "other liabilities". Deferred income includes, among other items, the amounts received during a reporting period for goods and services to be supplied in the future and certain types of income received in advance which will be recognized in the financial profit or loss in the future reporting periods. They are also recognized under "other liabilities".

4.17. Employee benefits

In accordance with the Polish Labor Code and the Compensation Rules, the Group's employees are entitled to disability/retirement severance pay. Such severance pay is paid as a lump sum to an employee upon termination of his or her employment for retirement or disability and the severance pay amount depends on the number of the employee's years of service and his or her individual pay level. The Group creates a provision for severance pay to assign the future costs to the periods to which they relate. In accordance with IAS 19, disability/retirement severance pay is provided under termination benefit plans. The current amount of such liabilities as at each reporting date is determined by an independent actuary. The liabilities are equal to discounted payments to be made in the future, taking into account the employee turnover rate, and they relate to the reporting period. Demographic and employee turnover figures are based on historical data. Actuarial gains or losses are recognized in the profit or loss.

4.18. Provisions

A provision is recognized when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. The Group creates provisions for:

a) Retirement severance pay

The Group creates provisions for retirement severance pay. The amount of provisions is determined according to valuation made by an independent actuary and updated at the end of each reporting period. The provision is recognized as a liability in "Provisions".

b) Unused leave

The Group creates a provision in the full amount related to unused leave of the Group's employees at the end of the reporting period on the basis of the unused leave balance. The provision is recognized as a liability in "Provisions".

c) Other items

The Group creates provisions for legal obligations or highly probable obligations whose amount can be reliably estimated. Such obligations may result, for instance, from contracts concluded, such as employment agreements, as well as in relation to pending lawsuits.

4.19.Leasing

The Group as lessee

Financial leasing agreements which transfer substantially all the risks and rewards incident to ownership of the leased asset on the Group are recognized in the statement of financial position as at the date of commencement of the lease term at the lower of two values: the fair value of the asset and the present value of the minimum

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lease payments. Finance lease payments are apportioned between the operating expenses and the reduction of the outstanding liability so as to produce a constant interest rate on the remaining balance of the liability. Other operating expenses are recognized directly in the financial profit or loss.

Tangible fixed assets used under finance leases are depreciated over the shorter of the following two periods: the lease term or the estimated life of the asset.

Leases where the lessor retains substantially all the risks and rewards of ownership of the asset leased are classified as operating leases. Operating lease payments are recognized under expense in the financial profit or loss on a straight-line basis over the term of the relevant lease.

The Group as lessor

The Group recognizes assets under financial lease as receivables at the amount equal to the net lease investment. The initial costs directly related to the conclusion of a lease agreement are included in the initial value of the finance lease receivable and reduce the amount of income received during the lease period.

Lease fees related to the given financial period, excluding service costs, reduce the lease investment and constitute a part of the minimum lease fee; they are charged on the basis of the agreement together with the lease agreement. Financial lease income is recognized on an accrual basis, according to a fixed rate of return calculated on the basis of all cash flows related to the given lease agreement, discounted with the original effective interest rate.

The Group presents assets under operating leases in the relevant fixed asset group, according to the nature of the respective asset. Fixed asset under operating lease agreements are depreciated on a straight-line basis over the lease agreement period, taking into account residual value. The residual value is determined at the amount the Group could currently expect to obtain, taking into account the age and condition of the asset at the end of the lease agreement, less the estimated costs of disposal. Operating lease income is recognized as income on a straight-line basis over the agreement period, unless another systematic basis is more representative of the time pattern of the user's benefit.

4.20. Other receivables

Other receivables are recognized at the amount of the payment due, less impairment write-downs. In case the effect of the time value of money is material, the receivable amount is determined by discounting expected future cash flows to the current value using a discount rate that reflects current market assessments of the time value of money. If the discounting method has been applied, increase of the receivable amount over time is recognized in the income statement.

4.21. Other liabilities

Other liabilities are recognized at the amount of the payment due. In case the effect of the time value of money is material, the payable amount is determined by discounting expected future cash flows to the current value using a discount rate that reflects current market assessments of the time value of money. If the discounting method has been applied, increase of the payable amount in time is recognized in the income statement.

4.22. Equity

Equity is the capital, reserves and funds generated in accordance with the applicable laws, regulations and the articles of association. Equity consists of share capital, repurchased own shares, retained earnings (undistributed financial profit or loss) and other capital.

Share capital

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Share capital is recognized at nominal value according to the articles of association and the incorporation

Dividends for a financial year that have been approved by the General Shareholders' Meeting but have not been paid as at the reporting date are disclosed under "other liabilities" in the statement of financial position.

Repurchased own shares

If the Group acquires own shares, the amount paid for the instruments including all the direct costs related to such acquisition is recognized as a change in equity. The acquired own shares are recognized as own shares and the expense surplus over the nominal value is recognized as a reduction of other capital until the shares are cancelled or disposed.

All the capital items described below, in the event of acquisition of entities, apply to the events taking place after obtaining control over the given entity until the day such control is ceased.

Proceeds from sale of shares above their nominal value

Proceeds from the sale of shares above their nominal value (a surplus of the issue price over the nominal price) are the share issue premium less the direct costs incurred in connection with the share issue. Proceeds from the sale of shares above their nominal value increase supplementary fund.

Retained earnings

Retained earnings are created as a portion of the current financial result as well as the financial result from the previous years, which have not been allocated on the supplementary fund or distributed to the shareholders.

Other capital

Other capital comprises: the difference between the fair value of the payment received and the nominal values of the shares issued by the parent company; revaluation of the financial instruments available for sale, revaluation of the cash flow hedge and the deferred tax relating to temporary differences recognized in the revaluation reserve; retained earnings generated on the allocated from profit for the purposes specified in the articles of association and other applicable legal regulations. Other capital also includes other reserve capital resulting from the merger and the valuation of share-based payment transactions.

4.23. Share-based payments

Equity settled transactions

The cost of equity-settled transactions with employees is measured by reference to the fair value at the date on which they are granted. The fair value is determined by using selected pricing model. While measuring equity-settled transactions, no account is taken of any performance conditions other than the conditions linked to the price of the parent company's shares ("market conditions").

The cost of equity-settled transactions is recognized, together with a corresponding increase in equity, over the period in which the performance conditions are fulfilled until the date in which particular employees become entitled to awards ("vesting date"). The cumulative expense recognized for equity-settled transactions at each reporting date until the vesting date reflects the extent to which the vesting period has expired and the number of awards that, in the opinion of the parent company's Management Board, at that date, based on the best available estimate of the number of equity instruments, will eventually be vested.

No expense is recognized for awards that are not eventually vested, except for the awards where vesting is

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conditional upon a market condition, which are treated as vesting irrespective of whether or not the market condition is satisfied, provided that all other performance conditions are satisfied.

Where the terms of an equity-settled award are modified, as a minimum, an expense is recognized as if the terms had not been modified. Furthermore, an expense is recognized for any increase in the value of the transaction as a result of the modification, as measured at the date of modification.

Where an equity-settled award is cancelled, it is treated as if it had been vested on the date of cancellation, and any expense not yet recognized for the award is recognized immediately. However, if a new award is substituted for the cancelled award, and designated as a replacement award on the date that it is granted, the cancelled and new awards are treated as if they were a modification of the original award, as described in the previous paragraph.

The dilutive effect of outstanding options is reflected as additional share dilution on determination of the earnings per share.

Cash-settled transactions

Cash-settled transactions are initially measured at fair value at the granting date using the relevant model and entailing the terms and conditions upon which the options were granted. This fair value is expensed over the whole period until the vesting with recognition of a corresponding liability. The liability is remeasured at the end of each reporting period up to and including the settlement date with the changes in the fair value being recognized through profit or loss.

4.24. Revenues

Income from a transaction is recognized in the amount in which it is probable that economic benefits associated with the transaction will flow to the Group and if the amount of income can be measured reliably. While recognizing income, the criteria described below apply.

Interest income

Interest income and expense include all interest income and expense on financial instruments valued at amortized cost using effective interest rate and assets available for sale. Interest income also includes incremental costs relating to originated loans and advances, including integral and direct internal costs.

The following financial assets and liabilities are measured at amortized cost by the Group:

- loans and advances granted and other receivables not held for trading,
- financial assets held to maturity,
- financial liabilities not designated, upon inception, as financial liabilities measured at fair value through profit or loss and not being derivative instruments.

The effective interest rate is the rate that discounts the expected cash flows until maturity or the next marketbased repricing date to the current net carrying amount of the financial asset or financial liability. That calculation should include all fees paid or received by the Group under the contract for the asset or liability, excluding the potential future credit losses.

The measurement method for interest coupons, fees and commission and some other external expenses associated with financial instruments (the effective interest method or the straight-line method) depends on the nature of the given instrument. Financial instruments with defined cash flow schedules are measured using the effective interest rate method. In case of financial instruments without defined cash flow schedules, it is impossible to calculate the effective interest rate and therefore the fees and commission are recognized

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over time using the straight-line method.

The recognition method for various types of fee/commission through profit or loss as interest or fee and commission income and, generally, whether it should be settled over time and not recognized through profit or loss as incurred, depends on the economic nature of the given fee/commission.

Deferred fees and commission income includes, for example, loan approval fees, loan origination fees, fees for loan disbursement, fees for additional collateral, etc. Such fees are an integral part of the return generated by the given financial instrument. This category also comprises fees and charges for changing the terms and conditions of contracts, which modifies the originally calculated effective interest rate.

If it is probable that a loan agreement is executed, the fees and charges for the Group's obligation to execute the agreement are considered as remuneration for continuing involvement in the purchase of the financial instrument, deferred and recognized as an adjustment of the effective rate of return at the time of execution of the agreement (using the effective interest rate method or the straight-line method, depending on the nature of the product).

In case of an asset for which impairment has been identified, the interest income is recognized in profit or loss based on net exposure determined as the difference between gross exposure and impairment allowance, and using the effective interest rate that was applied in the determination of the impairment allowance.

Net interest result also comprises the profit or loss on the interest charged and paid in relation to the derivative CIRS and IRS instruments.

Net commission income

Fees and commissions recognized in the financial profit or loss using the effective interest rate method are recognized in net interest result. Fees and commissions that are recognized over time using the straight-line method or upfront, are recognized under "net fee and commission income". The fee and commission income includes fee and commission income from transaction services.

This category includes fees and commissions for transaction services where the Group acts as an agent or provides services such as distribution of investment fund units, investment and structured products, income and expense on commission and fees not being an integral part of loan receivables measured using effective interest rate method.

The Group applies the policy of a one-off recognition of commission income relating to the sale of insurance products on a basis of the professional judgment whether particular commission is a charge for service or a part of effective interest rate.

The following factors are considered in the professional judgment:

- · voluntary purchase of insurance,
- · correlation between credit margin and concluding insurance agreement,
- possibility of purchase alternative insurance without Bank's intermediation,
- · independence of loan and insurance agreements.

Commission expenses paid to brokers for sales of banking products are settled over the life of the given products.

Revenues from financial products brokerage

The Group recognizes revenues and costs associated with the brokerage of financial products in accordance with the principle described below.

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In the profit or loss, the Group recognizes revenues from the sale of financial products in the month in which the customer's application was received by the bank and/or any other financial institution and the commission expense due to the financial adviser for the sale of the financial products. The amount of the revenue is determined as the fair value of the payment received or due.

In accordance with IAS 18, the revenue from the sale of a product is recognized in the profit or loss when the following conditions have been met:

- the entity has transferred to the buyer significant risks and rewards of ownership of the product (the customer's submission of a loan application form as required by the buyer's bank),
- the entity retains neither continuing managerial involvement to the degree usually associated with ownership nor effective control over the products sold,
- the amount of revenue can be measured reliably. The Group assumes that at least 59% of all the loan
 applications (depending on the distributor), at least 85% of the deposit applications and at least 80% of the
 saving plan applications received are closed.

Result on financial instruments measured at fair value

The result on financial instruments measured at fair value is determined assuming the following principles: the financial liabilities not designated, upon inception, as financial liabilities measured at fair value through profit or loss and the derivative instruments (IRS, CIRS, FX SWAP, FX FORWARD) are measured at fair value.

Foreign exchange result

Foreign exchange result comprises gains and losses arising from the purchase and disposal of foreign currencies or from the translation of foreign currency assets and liabilities, including unrealized gains/losses on the initial exchange of derivatives.

4.25. Other operating income and expense

Other operating income and expenses are income and expenses not related directly to the Group's banking activities. These include, in particular, the result from sale and liquidation of fixed assets, revenue from sale of other services, penalties and fines received and paid, as well as expense relating to the collection activities, in particular the remuneration for external parties and court fees.

4.26. Dividend income

Dividend income is recognized in the profit or loss when the right of shareholders to dividend is established, provided the dividend is paid from profits made after the acquisition date.

4.27. Taxes

Current tax

Liabilities and receivables due to the current tax for the current and previous periods are measured as the expected amount to be paid to (or received from) tax authorities assuming the tax rates and tax regulations effective as at the balance sheet date.

Deferred tax

For the purposes of financial reporting, deferred tax is provided calculated, using the liability method, on temporary differences arising as at the end of the reporting period between the tax value of assets and liabilities and their book value presented in the financial statements.

Deferred tax liabilities are recognized with respect to all taxable temporary differences, except:

· where the deferred tax liability arises from the initial recognition of goodwill or an asset or liability in a

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transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss

• in case of taxable temporary differences associated with investments in subsidiaries, associates and interests in joint ventures, where the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred tax assets are recognized for all deductible temporary differences, carried forward unused tax credits and unused tax losses, to the extent that it is probable that taxable profit will be achieved against which the above differences, assets and losses can be utilized except:

- where the deferred tax asset relating to the deductible temporary difference arises from the initial recognition
 of an asset or liability in a transaction that is not a business combination and, at the time of the transaction,
 affects neither the accounting profit nor taxable profit or loss
- in case of deductible temporary differences associated with investments in subsidiaries, associates and
 interests in joint ventures, deferred tax assets are recognized only to the extent that it is probable that the
 temporary differences will reverse in the foreseeable future and taxable profit will be achieved against which
 the temporary differences can be utilized.

The carrying amount of a deferred tax asset is verified at the end of each reporting period and is subject to a respective decrease by the amount which corresponds to the lower probability of generating taxable income sufficient for partial or full realization of the deferred tax asset. A deferred tax asset that was not recognized is reassessed as at the end of each reporting period and is recognized to the amount which corresponds to the probability of generating taxable income in the future in order to utilize that asset.

Deferred income tax assets and provision for deferred income tax are determined using tax rates that are expected to be applied when a deferred tax asset is realized or the provision is released, based on the tax rates (and regulations) that have been effective or is expected to be effective at the end of the reporting period. Income tax concerning items recognized directly in other comprehensive income or in equity is recognized directly in other comprehensive income or in equity, respectively.

The Group offsets deferred income tax assets against the deferred tax liability only if it holds a valid and enforceable legal right to offset current income tax receivables against tax liabilities and if the deferred tax is related to the same taxpayer and the same tax authority.

4.28. Earnings per share

Earnings per share for each period are calculated by dividing the net profit for a given period by the weighted average number of shares in a given reporting period.

5. SIGNIFICANT VALUES BASED ON PROFESSIONAL JUDGEMENT AND ESTIMATES

5.1. Professional judgment

While applying the accounting policies with respect to the matters described below, except the best estimates, the professional judgment of the management was of the significant importance.

Classification of lease contracts

The Group classifies leases as either financial or operating, based on the assessment of the extent to which the risk and rewards are transferred to the lessor and the lessee. Such an assessment is based on the economic substance of each transaction.

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Valuation of loans granted by Wschodni Bank Cukrownictwa (old portfolio)

The amount of impairment losses has been determined by discounting the expected cash flows in consecutive periods, estimated on a basis of historical recovery rates from the old portfolio. For the purpose of discounting of cash flows, as at 31 December 2010 the Bank applies the rate based on two-year bonds and increased by the credit risk spread.

Closing ratio of loans, deposits and savings plans applications

The Group recognizes revenues from fee and commissions of credit applications submitted to Open Finance S.A. (but not yet granted loans), applications for the establishment of deposits and savings plans (but not yet realized) with other financial institutions based on the closing ratio. The ratio is based on historical data on the probability of loan disbursement and the likelihood of realization of deposits and savings plans from the applications submitted. This factor is also used in the calculation of provision for a commission on these loans, deposits and savings plans paid to the advisors of the Group.

The portfolio coefficients in the valuation of exposures

Based on historical data, the parameters are determined necessary to calculate IBNR provision i.e. PD (probability of default) and RR (recovery rate). These parameters are determined independently for each product group using statistical methods. Estimation of parameters is made on the basis of historical exposure. In justified cases, it is possible to manual adjust the parameters of portfolio in order to reflect the impact of current conditions. Additionally, for the portfolios for which the base historical data is insufficient, the parameters for the portfolios of similar risk profile are used. At the moment the merger, for the calculation of the level of impairment allowances for portfolios of former Noble Bank S.A., the Bank adopted the parameters set in the portfolio based on historical data of portfolios of the former Getin Bank S.A., which are being supplemented with data for the combined portfolios.

5.2. Uncertainty of estimates

While preparing financial statements in accordance with IFRS, the Group is required to make estimates and assumptions that affect the amounts reported in the financial statements. These assumptions and estimates are reviewed on an ongoing basis by the Group's management and based on historical experience and various other factors, including such expectations as to the future events which seem justified in a particular situation. Although these estimates are based on the best knowledge of the current conditions and of the activities undertaken by the Group, the actual results may be different from these estimates. Estimates made as at the end of the given reporting period reflect the conditions as at the given date (e.g. currency exchange rates, interest rates, market prices). The main areas for which estimates were made by the Group include:

Impairment of loans and advances

As at the end of each reporting period, the Group assesses whether there is any objective evidence that a financial asset or a group of assets is impaired. The Group assesses whether there is any evidence indicating a reliably measurable decrease in estimated future cash flows relating to the loan portfolio, before such a decrease can be allocated to a particular loan in order to estimate the level of impairment. The estimates may include observable data indicating an unfavorable change in the debt repayment ability of a particular category of borrowers or in the economic situation in a particular country or part of the country, which is related to problems in this group of financial assets. Historical loss parameters are adjusted on the basis of data from ongoing observations in order to include the effect of those market factors which did not exist in the period in which such

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observations were made and exclude the effect of such circumstances which existed historically and do not exist now. The methodology and assumptions for estimating amounts of cash flows and the periods in which they occur is subject to review on a regular basis in order to reduce the discrepancies between the estimated and actual amounts of losses.

The value of impairment allowances for old portfolio was calculated based on the method of discounted expected cash flow in subsequent periods, estimated on the basis of historical recoveries from the old portfolio and the ongoing effects of the debt recovery process.

Uncertainty is also associated with estimates of impairment in value of portfolio (both in relation to the impaired portfolio and regular portfolio, for which an IBNR allowance is made), which follows from the assumptions (described in the paragraph on professional judgments) and specific of statistical models used.

Derivatives, financial assets and financial liabilities measured at fair value through profit or loss

The fair value of derivatives, financial assets and financial liabilities not quoted on active markets is determined based on widely recognized measurement methods. All the models are subject to approval before application and calibrated to ensure that the results achieved reflect the actual data and comparable market prices. As far as practicable, the models use only observable data from an active market; however, under certain circumstances, the Bank estimates the relevant uncertainties (such as the counterparty risk, volatility and market correlations). Change in the assumptions adopted for these factors may affect the measurement of certain financial instruments.

Fair value of other financial instruments

The fair value of financial instruments not quoted in active markets is determined using relevant valuation techniques. All models subject to approval before use and calibrated to ensure that the results reflect the actual data and comparative market prices. As far as possible only observable data, derived from an active market is used in the models.

Impairment of other non-current assets

At the end of each reporting period the Group assesses the existence of impairment indicator for fixed assets. In case such indicators are identified, the Group estimates the value in use. Estimation of the value in use of fixed asset assumes, inter alia, the adoption of the assumptions with respect to the amounts, timing of future cash flows that the Group may receive in respect of any asset and other factors. While estimating the fair value less costs to sell, the Group uses available market data or independent appraisals, which in principle are also based on estimates.

Valuation of provisions for retirement severance pay

The provision for retirement severance pay is determined based on the valuation performed by an independent actuary and it is subject to revision at the end of each reporting period.

Impairment of goodwill

After its initial recognition, goodwill is measured at cost less any accumulated impairment write-downs. Impairment tests are carried out once a year. Furthermore, as at each reporting date the assessment is made whether there are impairment triggers with respect to goodwill.

The Group assessed whether there are any circumstances as of the balance sheet date indicating that the carrying value of goodwill is lower than its recoverable amount. An annual goodwill impairment test is performed for this purposes, regardless of whether there is any evidence of goodwill impairment or not. The test is performed in accordance with IAS 36.

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The recoverable amount is estimated according to the value in use of the cash generating units (hereinafter referred to as CGUs), attributed to goodwill. CGUs represent the lowest level within the entity at which the goodwill is monitored for internal management purposes not larger than an operating segment.

Value in use is the present estimated value of the future cash flows the Group expects to derive from further use of the CGU. Value in use includes the end (residual) value of the CGU. The residual value of the CGU is calculated by extrapolating cash flow projections beyond the forecast period, while applying a determined growth rate.

Forecasts related to future flows cover five years and are based on the following:

- historical data reflecting CGU potential with regard to cash flow generation,
- balance sheet and profit or loss account projections for the CGU as of the goodwill impairment test date,
- balance sheet and profit or loss account forecasts for the period covered by the forecast,
- assumptions included in the Bank's budget,
- analysis of the reasons for discrepancies between future cash flow forecasts and the actual flows obtained.

Future cash flows constituting the bases for value in use calculation reflect the value of potential dividends/additional capital contributions, taking into account a determined level of generated profit as well as regulatory capital necessary to maintain the assumed capital adequacy level.

The present value of future cash flows is calculated using the adequate discount rate, taking into account the risk free rate, the risk premium, the low capitalization premium and the specific risk premium. The present value of future cash flows is compared to the carrying value (as of the date of the test) for the total of the following: goodwill and CGU net assets (CGU own funds and profits).

Deferred tax asset

The Group recognizes deferred tax asset based on the assumption that future tax profits will be achieved which will allow for its utilization. The decrease in the tax results in the future could make this assumption unjustified.

Other estimates

As at 31 December 2010 the Bank recognized revenues from the portfolio insurance contract made with the TU Europa S.A. with respect to real estates being collaterals for the Bank's mortgage loans. The amount of remuneration was recognized in the discounted value due to the impact of deferred cash payments. The discount rate reflects the credit risk of TU. The discounted amount of remuneration was divided into two parts:

- for the current monthly premium payment servicing, determined on the basis of market valuation of the remuneration for this service, i.e. rates applied by the insurance company for this type of benefits and is recognized as income on a straight-line basis throughout the period of 60 months,
- for intermediary services recognized as income upfront, taking into account the estimated amount of potential reimbursement of remuneration.

The Bank carried out an estimate of the amount of potential reimbursement of remuneration charged to deferred income on the basis of the likelihood of events that could lead to return of remuneration. These estimates were based on an analysis of the scale of submitted and recognized actual customer complaints and the actual behavior of mortgage loans portfolio in the past.

Although estimates used are based on best knowledge, actual results may differ from the applied estimates. The compliance of actual results with the estimated values is being revised in reporting periods.



IV. ADDITIONAL NOTES AND DISCLOSURES

1. Interest income and expense

Interest income	01.01.2010- 31.12.2010 PLN thousand	01.01.2009- 31.12.2009 (restated) PLN thous and
Income from deposits in other banks	16,613	53,879
Income from loans and advances granted to customers	1,994,604	1,662,020
Income from debt securities available-for-sale	189,268	211,717
Income from debt securities held-to-maturity	-	1,604
Income from derivative financial instruments	585,106	604,187
Interest income from financial lease	59,869	60,240
Interest income from obligatory reserve	31,475	27,804
Other interest	455	563
Total	2,877,390	2,622,014

Interest expense	01.01.2010- 31.12.2010 PLN thousand	01.01.2009- 31.12.2009 (restated) PLN thousand
Expense on deposits with banks and other financial institutions	11,485	23,384
Expense on amounts due to customers	1,627,261	1,559,908
Expense on derivative financial instruments	154,513	120,714
Expense on issuance of own debt securities	24,322	103,350
Expense on loans taken	7,001	30,316
Other interest expense	346	115
Total	1,824,928	1,837,787
Net interest income	1,052,462	784,227

	01.01.2010- 31.12.2010 PLN thousand	01.01.2009- 31.12.2009 (restated) PLN thous and
Interest income from impaired financial assets	136,218	76,094
Total interest income calculated using the effective interest rate in relation to financial assets not measured at fair value through profit or loss	2,292,284	2,017,827
Interest expense calculated using the effective interest rate in relation to financial liabilities not measured at fair value through profit or loss	1,670,415	1,717,073

The interest income for 2010 and 2009 includes the accrued interest not received as at the end of the reporting period and the interest on receivables received. The most significant interest income item for both years was income from loans granted to customers and the most significant interest expense item was expense on amounts due to customers.



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2. Fee and commission income and expense

Fee and commission income	01.01.2010- 31.12.2010 PLN thousand	01.01.2009- 31.12.2009 (restated) PLN thousand
Related to loans and advances granted	193,106	318,615
Related to guarantees, letters of credit and similar operations	492	305
Related to servicing bank accounts	23,360	22,064
Related to payment and credit cards	19,259	14,715
Related to cash and clearing operations	4,325	3,662
Related to agency services, including:	947,368	523,119
sale of credits	74,296	69,027
sale of investment products	413,476	126,922
sale of insurance policies	457,459	326,016
other	2,137	1,154
Related to sale of investment funds units	32,573	21,187
Related to portfolio and asset management	3,627	3,382
Other	7,866	9,264
Total	1,231,976	916,313
including: income from financial assets and liabilities not measured at fair value through profit or loss	1,224,110	907,049

The decrease in commission income related to loans granted is connected with significantly lower sales volume of special offers within mortgage loans. In 2010 the Group increased its activity in the area of agency services in the sale of investment and insurance products which led to significant increase in income related to agency services.

Fee and commission expense	01.01.2010- 31.12.2010 PLN thousand	01.01.2009- 31.12.2009 (restated) PLN thous and
Related to payment and credit cards	13,087	12,690
Related to loans and advances	32,529	11,428
Related to agency services, including:	214,989	172,553
sale of credits	16,600	63,708
sale of investment products	111,364	54,093
sale of insurance policies	37,298	26,818
other	49,727	27,934
Related to cash and clearing operations	1,411	1,275
Other	8,416	4,156
Total	270,432	202,102
including: expense from financial assets and liabilities not measured at fair value through profit or loss	262,027	197,946

Net fee and commission income	961,544	714,211
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3. Dividend income

	01.01.2010- 31.12.2010	01.01.2009- 31.12.2009 (restated)
	PLN thousand	PLN thousand
Dividend income from issuers of available-for-sale securities	2,782	2,312
Total	2,782	2,312

4. Result on financial instruments measured at fair value through profit or loss

	01.01.2010-	01.01.2009-
	31.12.2010	31.12.2009
	PLN thous and	(restated) PLN thous and
Derivatives	(15,967)	115,108
Other	679	(6,671)
Total	(15,288)	108,437

	01.01.2010-	01.01.2009-
	31.12.2010	31.12.2009
		(restated)
	PLN thousand	PLN thousand
Gains	172,951	173,402
Losses	(188,239)	(64,965)
Total	(15,288)	108,437

The positive financial result in 2009 resulted from incorporation of spread margin increase on the CIRS market in their valuation at fair value and from implementation in the second half of 2009 of cash flow hedge accounting for mortgage loans portfolio denominated in CHF which allowed to realize positive financial result on financial instruments measured at fair value amounting to PLN 156 million in 2009.

5. Result on other financial instruments

	01.01.2010- 31.12.2010 PLN thousand	01.01.2009- 31.12.2009 (restated) PLN thousand
Availiable-for-sale financial instruments	95,473	(2,230)
Other	329	-
Total	95,802	(2,230)

	01.01.2010- 31.12.2010 PLN thous and	01.01.2009- 31.12.2009 (restated) PLN thousand
Gains and losses from available-for-sale financial instruments recognized directly in equity	(500)	(18,650)

The result on other financial instruments for 2010 is mainly due to sale of all shares owned by the Bank in TU Europa S.A., i.e. 1,570 thousand ordinary bearer shares representing 19.94% of TU Europa S.A. share capital. As a result, the Bank recognized in the profit or loss account pre-tax gain amounting to PLN 98,249 thousand.

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6. Foreign exchange result

Foreign exchange result	01.01.2010- 31.12.2010 PLN thousand	01.01.2009- 31.12.2009 (restated) PLN thousand
Foreign exchange differences resulting from valuation of loans, deposits, financial instruments and foreign currency purchase/sale transactions	136,957	107,037
Valuation of leasing receivables	256	(210)
Other foreign exchange differences	(1,195)	(9)
Total	136,018	106,818

7. Other operating income

	01.01.2010- 31.12.2010	01.01.2009- 31.12.2009 (restated)
	PLN thousand	PLN thousand
Rental income	4,429	2,247
Received penalties, compensation and fees	6,304	6,662
Sale of products and services	5,754	4,850
Income from brokerage services	26,722	8,807
Income from leasing services	14,340	10,836
Recovered legal and debt collection costs	20,692	12,391
Sale of non-financial fixed assets along with release of allowances	6,522	8,194
Income from non-recoverable debts	1,865	1,920
Reversal of impairment allowances on other assets	2,096	1,758
Result on the purchase of subsidiary	6,709	-
Other income	9,466	10,142
Total	104,899	67,807

8. Other operating expense

	01.01.2010- 31.12.2010	01.01.2009- 31.12.2009
	PLN thousand	(restated) PLN thousand
Rental costs	5,147	913
Paid penalties, compensation and fees	1,308	37
Costs of products, goods and materials sold	1,661	180
Court and administrations fees	17,868	15,177
Loan receivables collection and monitoring	26,703	15,635
Withholding tax	-	1,743
Incidental expenses	3,517	2,685
Loss on sale of non-financial fixed assets along with release of allowances	4,896	7,069
Provisions for future liabilities	5,522	1,746
Other expenses	13,859	4,084
Total	80,481	49,269



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9. General administrative costs

	01.01.2010- 31.12.2010 PLN thousand	01.01.2009- 31.12.2009 (restated) PLN thous and
Employee benefits	296,845	224,938
Materials and energy	30,688	25,987
External services, including:	314,973	285,573
- marketing, representation and advertising	100,277	79,344
- П services	15,727	12,481
- lease and rental	99,766	92,031
- security and cash processing services	8,306	9,947
- costs of maintenance, repairs and overhauls	10,780	7,720
- telecommunication and postal services	49,174	41,502
- legal services	2,557	3,525
- advisory services	5,367	7,174
- insurance	1,556	4,173
- other	21,463	27,676
Other material costs	7,621	18,426
Taxes and levies	6,862	6,861
Contributions and payments to the Bank Guarantee Fund and the Polish Financial Supervision Authority	16,108	12,803
Amortization and depreciation	53,703	48,441
Other	5,935	2,998
Total	732,735	626,027

Employee benefits	01.01.2010- 31.12.2010 PLN thousand	01.01.2009- 31.12.2009 (restated) PLN thousand
Remunerations	252,092	182,111
Insurance and other employee benefits	44,026	42,827
Costs of share-based payments	373	-
Other employee benefits costs	354	-
Total	296,845	224,938





10. Write-downs on receivables and provisions for off-balance sheet liabilities

04 04 2040 24 42 2040	Loans and advances granted to customers				01.01.2010 - 31.12.2010	Total	Amounts due	Lease	Off-balance	Total
01.01.2010 - 31.12.2010	Corporate	Car	Mortgage	Consumer	iolai	from banks	receiv ables	liabilities	iotai	
Write-downs/provisions at the beginning of the period	121,892	288,546	171,276	1,018,372	1,600,086	12	27,623	913	1,628,634	
Increases	271,230	512,190	704,051	737,597	2,225,068	220	12,376	3,932	2,241,596	
Decreases	(225,489)	(247,327)	(297,732)	(409,146)	(1,179,694)	(11)	(1,312)	(3,304)	(1,184,321)	
Net change of write-downs recognized in the profit or loss	45,741	264,863	406,319	328,451	1,045,374	209	11,064	628	1,057,275	
Utilization- write-offs	(13,867)	(12,375)	(2,739)	(6,155)	(35,136)	-	-	-	(35,136)	
Other increases	-	7,142	8,301	154	15,597	2	1,312	-	16,911	
Other decreases	(2,868)	(9,569)	-	(34,964)	(47,401)	-	-	-	(47,401)	
Net other increases/decreases	(2,868)	(2,427)	8,301	(34,810)	(31,804)	2	1,312	-	(30,490)	
Write-downs/provisions at the end of the period	150,898	538,607	583,157	1,305,858	2,578,520	223	39,999	1,541	2,620,283	

01.01.2009 - 31.12.2009	Loans and advances granted to customers				Total	Amounts due	Lease	Off-balance	Total
(restated)	Corporate	Car	Mortgage	Consumer	Iotai	from banks	receivables	liabilities	iotai
Write-downs/provisions at the beginning of the period	119,533	172,747	111,446	475,126	878,852	24	-	571	879,447
Increases	55,087	329,391	190,793	786,612	1,361,883	1	10,016	6,177	1,378,076
Decreases	(43,600)	(190,093)	(138,664)	(204,513)	(576,870)	(13)		(5,835)	(582,718)
Net change of write-downs recognized in the profit or loss	11,487	139,298	52,129	582,099	785,013	(13)	10,016	342	795,358
Utilization- write-offs	(8,819)	(20,347)	(1,833)	(13,734)	(44,733)	ı	ı	-	(44,733)
Other increases	43	-	13,046	307	13,396	1	17,607	-	31,004
Other decreases	(352)	(3,152)	(3,512)	(25,426)	(32,442)	-	-	-	(32,442)
Net other increases/decreases	(309)	(3,152)	9,534	(25,119)	(19,046)	1	17,607	-	(1,438)
Write-downs/provisions at the end of the period	121,892	288,546	171,276	1,018,372	1,600,086	12	27,623	913	1,628,634

The Bank has changed the presentation by transferring foreign exchange differences amounting to PLN 12,392 thousand from write-downs to foreign exchange result.

Created and released write-downs result from regular operations of the Bank. The policies of creating of write-downs have been described in details in the Accounting Policies (point III.4.6 of these financial statements).

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11. Income tax

Tax charge

Tax presented in the income statement shows positive value.

In January 2010, Getin Noble Bank S.A. has changed the accounting for foreign exchange differences for the purpose of income tax form the tax method into the accounting method. This change led to the necessity of recognition the FX changes charged in 2009 under the tax income/expense in 2010. In accordance with the tax law interpretations received, the recognition only covers the foreign exchange differences included in the profit or loss account for 2009. It means that while applying the accounting method, the foreign exchange differences that arose before 2009 will not increase the taxable income. As a result of the change, the Bank released in 2010 the deferred income tax provision related to the aforementioned foreign exchange differences in the amount of PLN 88,624 thousand. After elimination of the tax effect of the aforementioned release of the deferred income tax provision, the effective tax rate of the Group amounts to 20.38%.

In 2010 Getin Noble Bank S.A. Group settled in current tax the previous years tax losses of PLN 68,255 thousand, which is the maximal amount for current year. Additionally, the Group has PLN 67,887 thousand of previous years tax losses to be settled with the income tax in next years. The deferred tax asset relating to this amount has been created.

The main items of tax charge for the year ended 31 December 2010 and 31 December 2009 are as follows:

	01.01.2010- 31.12.2010 PLN thousand	01.01.2009- 31.12.2009 (restated) PLN thous and
Consolidated income statement		
Current income tax	67,895	111,049
Current tax charge	72,747	110,900
Adjustments related to current tax from previous years	(4,852)	149
Deferred income tax	(61,335)	(113,765)
Relating to origination and reversal of temporary differences	(128,612)	(198,911)
Tax benefit resulting from previously not recignized tax loss	(978)	-
Tax loss from previous years	68,255	85,146
Tax charge shown in the consolidated income statement	6,560	(2,716)
Consolidated other comprehensive income		
Current income tax	-	-
Deferred income tax	(9,583)	(4,938)
relating to origination and reversal of temporary differences, including:	(9,583)	(4,938)
related to financial instruments available-for-sale	(95)	(3,544)
related to cash flow hedges	(8,882)	(1,282)
other	(606)	(112)
Tax charge shown in the consolidated other comprehensive income	(9,583)	(4,938)
Total main items of tax charge recognized in the statement of comprehensive income and equity	(3,023)	(7,654)

Reconciliation of the effective tax rate

The reconciliation of profit before tax at statutory tax rate, with the effective tax rate calculated by the Group for the year ended 31 December 2010 and 31 December 2009 is as follows:

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	01.01.2010- 31.12.2010 PLNthousand	01.01.2009- 31.12.2009 (restated) PLN thousand
Profit/ (loss) before income tax	467,021	310,928
19% tax rate	88,734	59,076
Non taxable revenue	(1,613)	(67,901)
Non-tax-deductible costs	7,698	1,246
Unrecognized tax losses	(978)	4,387
Adjustments relating to current income tax from previous years	146	149
Settlement of foreign exchange differences due to the change of tax method to the accounting method	(88,624)	-
Other	1,197	327
Tax charge shown in the consolidated statement of comprehensive income	6,560	(2,716)
Effective tax rate	1.4%	(0.9)%

Deferred income tax

Deferred income tax results from following positions:

		Cha	anges during the p	eriod	
	As at 01.01.2010 PLN thousand	Recognized in the income statement PLN thousand	Recognized in other comprehensive income	Acquisition/ sale of subsidiaries PLN thousand	As at 31.12.2010 PLN thousand
Deferred income relating to securities and derivatives	58,557	(15,768)	-	_ ulousaliu	42,789
	,	,			ŕ
Deferred income relating to loans and deposits	68,563	49,730	-	-	118,293
Depreciation (fixed assets financed by investment tax relief)	792	(54)	-	-	738
Commission paid in advance	5,141	(4,783)	-	-	358
Commission related to loans paid in advance	59,136	38,022	-	-	97,158
Surplus of tax depreciation	3,351	1,591	-	-	4,942
Discounted interest on the BFG loan	1,260	(1,260)	-	-	-
Valuation of debt securities available-for-sale	41	-	(41)	-	-
Foreign exchange differences	84,681	(84,681)	-	-	-
Opening balance adjustment- settlement of Open Finance acquisition	9,614	-	-	-	9,614
Other	4,292	12,694	(606)	-	16,380
Deferred tax liability	295,428	(4,509)	(647)	-	290,272
Interest on deposits, issue of own securities, derivative instruments and interest on bonds (related to BFG loan to be settled at their redemption)	100,846	420	-	-	101,266
Revenue taxed in advance	6,108	(78)	-	598	6,628
Provisions for expected liabilities and costs	12,190	917	1	50	13,157
Impairment allowances	2,071	1,234	-	-	3,305
Valuation of cash flow hedge	1,282	-	8,882	-	10,164
Tax loss from previous years	146,092	(77,732)	-	(473)	67,887
Valuation of debt securities available-for-sale	1,529	-	54	-	1,583
Write-downs for loan receivables (in accordance with IFRS)	220,465	118,567	-	58	339,090
Acquisition settlement	-	-	-	5,673	5,673
Other	21,795	13,498	-	1,588	36,881
Deferred tax asset	512,378	56,826	8,936	7,494	585,634



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Deferred tax asset amounting to PLN 295,428 thousand (PLN 217,027 thousand as at 31 December 2009) and deferred tax liability amounting to PLN 66 thousand (PLN 77 thousand as at 31 December 2009) were presented in the statement of financial position as at 31 December 2010.

		Changes during the period			
(restated)	As at 01.01.2009	Recognized in the income statement	Recognized in other comprehensive income	Acquisition/ sale of subsidiaries	As at 31.12.2009
	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand
Deferred income relating to securities and derivatives	32,134	26,423	-	-	58,557
Deferred income relating to loans and deposits	25,756	42,763	-	44	68,563
Depreciation (fixed assets financed by investment tax relief)	852	(60)	-	-	792
Commission paid in advance	4,814	327	-	-	5,141
Commission related to loans paid in advance	41,570	17,566	-	-	59,136
Surplus of tax depreciation	2,666	685	-	-	3,351
Discounted interest on the BFG loan	6,171	(4,911)	-	-	1,260
Valuation of debt securities available-for-sale	2,083	-	(2,042)	-	41
Foreign exchange differences	165,544	(80,863)	-	-	84,681
Opening balance adjustment- settlement of Open Finance acquisition	9,614	-	-	-	9,614
Other	11,013	(7,976)	-	1,255	4,292
Deferred tax liability	302,217	(6,046)	(2,042)	1,299	295,428
Interest on deposits, issue of own securities, derivative instruments and interest on bonds (related to BFG loan to be settled at their redemption)	97,018	3,828	-	-	100,846
Revenue taxed in advance	7,992	(1,884)	-	-	6,108
Provision for expected liabilities and costs	9,444	2,746	-	-	12,190
Impairment allowances	52	(1,147)	-	3,166	2,071
Valuation of cash flow hedge	-	ı	1,282	-	1,282
Tax loss from previous years	60,001	86,091	-	-	146,092
Valuation of debt securities available-for-sale	27	-	1,502	-	1,529
Write-downs for loan receivables (in accordance with IFRS)	122,335	98,130	-	-	220,465
Foreign exchange differences and valuation of financial instruments	81,767	(81,767)	-	-	-
Other	6,414	1,722	112	13,547	21,795
Deferred tax asset	385,050	107,719	2,896	16,713	512,378

Tax settlements and other areas of operations under regulations (for example custom or currency cases) may be subject to control of administration authorities which are entitled to impose high penalties and sanctions. No reference to well-established regulations in Poland cause occurrence of inconsistencies and ambiguities in regulations in force. The differences frequently presented in legal interpretations opinions concerning tax regulations, both within state authorities as well as between state authorities and companies, result in the occurrence of the areas of uncertainty and conflicts. Such events result in higher tax risk in Poland than in countries with more developed tax system.

Tax settlements may be subject to control within 5 years, starting from the end of the year in which tax payment was made. As a result of tax controls, current Group's tax settlements may by increased by additional tax liability. In the opinion of the Group, as at 31 December 2010 appropriate provisions for recognized and quantifiable tax risk were created.



12. Earnings per share

Basic earnings per share

Basic earnings per share is calculated by dividing net profit for the period attributable to ordinary shareholders of the parent company by weighted average number of ordinary shares issued within the period.

Information about net profit and shares which were the basis for the calculation of basic earnings per share are presented below:

	01.01.2010-	01.01.2009-
	31.12.2010	31.12.2009
		(restated)
Net profit attributable to the parent company shareholders (in PLN thousand)	450,096	308,893
Weighted average number of ordinary shares	953,763	953 763*
Earnings per share (in PLN)	0.47	0.32

^{*} Earnings per share are calculated on the basis of number of shares after merger on 4 January 2010

Diluted earnings per share

Diluted earnings per share are calculated by dividing net profit for the period attributable to ordinary shareholders of the parent company by weighted average number of ordinary shares issued within the period adjusted by weighted average number of ordinary shares which would have been issued by converting all diluting potential equity instrument to ordinary shares.

In 2010, the number of equity shares of the parent company did not change. During the described period Getin Noble Bank S.A. did not issue convertible bonds and share options. Share capital includes only ordinary shares (no preference shares). Therefore, the value of diluted earnings per share corresponds with the value of basic earnings per share.

13. Items of other comprehensive income

	01.01.2010- 31.12.2010 PLN thous and	01.01.2009- 31.12.2009 (restated) PLN thous and
Foreign exchange differences from foreign units	(228)	(84)
Financial assets available for sale:	(405)	(15,106)
Gains (losses) for the period	(405)	(15,106)
Adjustments resulting from reclassification of gains (losses) recognized in profit or loss	-	-
Cash flow hedge:	(37,863)	(5,467)
Gains (losses) for the period	(37,863)	(5,467)
Adjustments resulting from reclassification of gains (losses) recognized in profit or loss	-	-
Total	(38,496)	(20,657)

Cash flow hedge accounting has been described in details in the note V.6 of herein financial statements.

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Consolidated financial statements for the year ended 31 December 2010 (data in PLN thousand)

14. Cash and balances with the Central Bank

	31.12.2010	31.12.2009
		(restated)
	PLN thous and	PLN thousand
Cash	107,289	113,930
Current account in the Central Bank	1,868,259	794,900
Other	94	174
Total	1,975,642	909,004

During the day, the banks of the Group may use funds on the current account with the Central Bank to carry out current monetary settlements, however, the banks must ensure that the average monthly balance is maintained on this account in the amount consistent with the declaration of the obligatory reserve.

Funds on the obligatory reserve account bear interest of 0.9 of the note rediscount rate, which amounted to 3.375% as at 31 December 2010 and 3.375% as at 31 December 2009.

15. Amounts due from banks and financial institutions

	31.12.2010	31.12.2009 (restated)
	PLN thousand	PLN thousand
Current accounts	134,399	140,817
Deposits placed in other banks	2,434,146	903,070
Granted credit, loans and purchased receivables	15,631	1,778
Trade receivables	16,601	23,612
Other receivables	139	56
Total	2,600,916	1,069,333
Impairment w rite-dow ns (-)	(223)	(12)
Total, net	2,600,693	1,069,321

	31.12.2010	31.12.2009
		(restated)
	PLN thousand	PLN thousand
Amounts due from banks, with variable interest rate	1,611,024	206,547
Amounts due from banks, with fixed interest rate	972,702	837,821
Non-interest bearing receivables - interests and other receivables	17,190	24,965



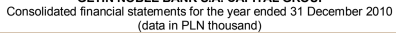
Consolidated financial statements for the year ended 31 December 2010 (data in PLN thousand)

Amounts due from banks, by maturity	31.12.2010 PLN thousand	31.12.2009 (restated) PLN thousand
Current accounts and overnight deposits	544,532	307,618
Amounts due with term of maturity:	2,056,384	738,047
up to 1 month	595,783	511,270
form 1 to 3 months	106,570	32,295
from 3 months to 1 year	457,664	100,013
from 1 year do 5 years	896,367	94,469
over 5 years	-	-
Other receivables	-	23,668
Total	2,600,916	1,069,333
Impairment w rite-dow ns (-)	(223)	(12)
Total, net	2,600,693	1,069,321

16. Financial assets held-for-trading

	31.12.2010	31.12.2009
		(restated)
	PLN thous and	PLN thousand
Shares of listed companies	446	42
Total	446	42

Fair value of shares of listed companies was determined on the basis of published quotations from active market.





17. Derivative financial instruments

Nominal values and fair values of derivative financial instruments according to original maturity are shown in the table below:

As at 31.12.2010	Up to 1 month	From 1 to 3 months	From 3 months to 1 year	From 1 to 5 years	Over 5 years	Total	Fair value (negative)	Fair value (positive)
	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thous and
Currency transactions								
Currency swap	782,033	1,477,099	-	-	-	2,259,132	2,393	16,879
Purchase of currency	391,282	745,153	-	-	-	1,136,435		
Sale of currency	390,751	731,946	-	-	-	1,122,697		
CIRS	-	-	-	29,837,669	1,065,042	30,902,711	1,000,330	11,144
Purchase of currency	-	-		14,415,662	495,540	14,911,202		
Sale of currency	-	-		15,422,007	569,502	15,991,509		
FX/Purchase/Sale	116,069	-	-	-	-	116,069	76	32
Purchase of currency	58,013	-	-	-	-	58,013		
Sale of currency	58,056	-	-	-	-	58,056		
Options	-	-	43,566	63,760	-	107,326	2,809	2,809
Purchase	-	-	21,783	31,880	-	53,663		
Sale	-	-	21,783	31,880	-	53,663		
Forw ard	299	3,978	-	59,954	-	64,231	999	57
Purchase	151	1,998	-	29,306	-	31,455		
Sale	148	1,980	-	30,648	-	32,776		
Interest rate transactions								
Interest rate swap (IRS)	-	-	-	754,000	-	754,000		13,721
Purchase	-	-	-	377,000	-	377,000		
Sale	-	-	-	377,000	-	377,000		
Forward Rate Agreement (FRA)	-	-	-	6,809,655	-	6,809,655	24,971	
Purchase	-	-	-	-	-	-		
Sale	-	-	-	6,809,655	-	6,809,655		
Other transactions								
Index and commodity options	-	-	-	120,179	-	120,179	4,004	4,011
Purchase	-	-	-	60,114	-	60,114	·	
Sale	-	-	-	60,065	-	60,065		
Total derivatives	898,401	1,481,077	43,566	37,645,217	1,065,042	41,133,303	1,035,582	48,653



Consolidated financial statements for the year ended 31 December 2010 (data in PLN thousand)

As at 31.12.2009 (restated)	Up to 1 month	From 1 to 3 months	From 3 months to 1 year	From 1 year to 5 years	Over 5 years	Total	Fair value (negative)	Fair value (positive)
(,	PLNthousand	PLNthousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand
Currency transactions								
Currency swap	570,552	4,106,605	2,948,901	5,777	-	7,631,835	10,310	91,505
Purchase of currency	285,276	2,063,309	1,507,936	2,879	-	3,859,400		
Sale of currency	285,276	2,043,296	1,440,965	2,898	-	3,772,435		
CIRS	-	-	1,636,157	19,394,170	718,233	21,748,560	19,405	214,867
Purchase of currency	-	-	813,782	9,731,781	358,640	10,904,203		
Sale of currency	-	-	822,375	9,662,389	359,593	10,844,357		
FX/Purchase/Sale	31,300	-	-	-	-	31,300	52	
Purchase of currency	15,624	-	-	-	-	15,624		
Sale of currency	15,676	-	-	-	-	15,676		
Forward	829	1,658	-	-	-	2,487		7
Purchase	411	836	-	-	-	1,247		
Sale	418	822	-	-	-	1,240		
Options	-	-	10,800	47,596	-	58,396	2,114	2,114
Purchase	-	-	5,400	23,798	-	29,198		
Sale	-	-	5,400	23,798	-	29,198		
Interest rate transactions								
Interest rate swap (IRS)	-	-	-	906,000	-	906,000		19,822
Purchase	-	-	-	453,000	-	453,000		
Sale	-	-	-	453,000	-	453,000		
Forward Rate Agreement (FRA)	-	-	-	3,396,835	-	3,396,835	20,127	
Purchase	-	-	-	-	-	-		
Sale	-	-	-	3,396,835	-	3,396,835		
Other transactions								
Index and commodity options	-	-	30,850	28,884	-	59,734	1,005	1,005
Purchase	-	-	15,425	14,442	-	29,867		
Sale	-	-	15,425	14,442	-	29,867		
Total derivatives	602,681	4,108,263	4,626,708	23,779,262	718,233	33,835,147	53,013	329,320

Consolidated financial statements for the year ended 31 December 2010 (data in PLN thousand)



18. Loans and advances to customers

	31.12.2010	31.12.2009 (restated)
	PLN thousand	PLN thousand
Loans and advances	35,394,103	26,724,044
Purchased receivables	417,928	235,929
Payments and credit cards receivables	220,331	223,671
Realized guarantees and letters of credit	192	205
Total	36,032,554	27,183,849
Impairment w rite-downs	(2,578,520)	(1,600,086)
Total, net	33,454,034	25,583,763

31.12.2010	Gross value of unimpaired loans	Gross value of impaired loans	Allowance for loans and advances with no impairment- IBNR	Allowance for impaired loans and advances	Total net value
	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand
corporate loans	1,605,425	183,512	(20,401)	(130,497)	1,638,039
car loans	3,499,671	696,777	(72,091)	(466,516)	3,657,841
mortgage loans	25,178,847	1,237,942	(191,655)	(391,502)	25,833,632
consumer loans	2,073,102	1,557,278	(102,075)	(1,203,783)	2,324,522
Total	32,357,045	3,675,509	(386,222)	(2,192,298)	33,454,034

31.12.2009 (restated)	Gross value of unimpaired loans	Gross value of impaired loans	Allowance for loans and advances with no impairment-IBNR PLN thousand	Allowance for impaired loans and advances	Total net value
corporate loans	1,053,595	149,004	(7,481)	(114,411)	1,080,707
car loans	3,306,523	377,012	(57,214)	(231,332)	3,394,989
mortgage loans	18,502,930	427,218	(52,342)	(118,934)	18,758,872
consumer loans	2,219,895	1,147,672	(171,662)	(846,710)	2,349,195
Total	25,082,943	2,100,906	(288,699)	(1,311,387)	25,583,763

Loans and advances granted to customers	31.12.2010 PLN thousand	31.12.2009 (restated) PLN thous and
Loans and advances granted to:		
local government authorities	137,470	5,643
financial institutions other than banks	142,980	164,245
non financial institutions other than natural persons	3,948,444	2,821,150
natural persons	29,225,140	22,592,725
Total	33,454,034	25,583,763



Consolidated financial statements for the year ended 31 December 2010 (data in PLN thousand)

Loans and advances granted to customers by maturity	31.12.2010 PLN thous and	31.12.2009 (restated) PLN thousand
Loans and advances granted to customers:		
up to 1 month	3,276,755	1,116,789
from 1 month to 3 months	414,320	315,652
from 3 months to 1 year	2,123,250	1,621,143
from 1 year to 5 years	6,772,979	6,150,465
over 5 years	20,866,730	16,379,714
Total	33,454,034	25,583,763

Loans and advances with fixed interest	31.12.2010 PLN million	31.12.2009 (restated) PLN million
Carrying amount	475	430
% of portfolio of loans and advances	1.42%	1.68%

19. Financial and operating leasing

Financial lease receivables

Getin Noble Bank S.A. Group conducts leasing activity through Getin Leasing S.A. Leased assets are mainly means of transport, equipment, specialist equipment and furniture as well as medical equipment whereas the average term of leasing contracts amounts to 4 years.

The amount of gross leasing investment and minimal lease payments relating to financial lease:

As at 31.12.2010	Gross lease investment PLN thousand	Present value of minimum lease payments PLN thousand
Gross lease receivables:		
up to 1 year	423,484	348,953
from 1 year to 5 years	498,237	424,956
over 5 years	5,301	4,928
Total, gross	927,022	778,837
Unrealized financial income	(148,185)	
Net lease investment	778,837	778,837
including not guaranteed residual values attributable to lessor	64,407	
Present value of minimum lease payments	778,837	778,837
Impairment w rite-downs (-)	(39,999)	
Total, net	738,838	



Consolidated financial statements for the year ended 31 December 2010 (data in PLN thousand)

As at 31.12.2009 (restated)	Gross lease investment PLN thousand	Present value of minimum lease payments PLN thousand
Gross lease receivables:		
up to 1 year	357,934	307,246
from 1 year to 5 years	332,383	286,973
over 5 years	2,225	1,207
Total, gross	692,542	595,426
Unrealized finance income	(97,116)	
Net lease investment	595,426	595,426
including not guaranteed residual values attributable to lessor	59,385	
Present value of minimum lease payments	595,426	595,426
Impairment w rite-dow ns (-)	(27,623)	
Total, net	567,803	

Liabilities arising from financial leases

In accordance with concluded contracts leased assets are used by the Group during the whole term of the contract. In exchange for obtained rights for using of leased assets, the Group is obliged to make lease payments in the amounts and terms described in lease contracts. After the end of a lease contract the Group has the right to purchase leased asset provided that all liabilities towards lessor have been settled. If the Group does not use the option to purchase leased asset, it is obliged to return the leased asset to the lessor. Lease contracts do not envisage the extension of leasing term. No other restrictions are envisaged by lease contracts. Contingent fees are not envisaged either. Leased assets at the end of the reporting period comprise passenger cars.

Future minimum lease payments arising from these contracts and the present value of minimum net lease payments are as follows:

As at 31.12.2010	Gross lease investment (minimum payments) PLN thousand	Present value of minimum lease payments PLN thousand
Lease liabilities:		
up to 1 year	971	867
from 1 year to 5 years	8,946	8,120
over 5 years	-	-
Total	9,917	8,987
Unrealized finance income (-)	(930)	
Net lease investment	8,987	
Present value of minimum lease payments	8,987	



Consolidated financial statements for the year ended 31 December 2010 (data in PLN thousand)

As at 31.12.2009 (restated)	Gross lease investment (minimum payments) PLN thousand	Present value of minimum lease payments PLN thousand
Lease liabilities:		
up to 1 year	844	739
from 1 year to 5 years	1,627	1,427
over 5 years	-	-
Total	2,471	2,166
Unrealized finance income (-)	(305)	
Net lease investment	2,166	
Present value of minimum lease payments	2,166	

Liabilities arising from operational lease – the Group as lessee

Operational lease contracts, in which the Group's companies are lessees, concern mainly rental and lease of properties and movables used within normal operational activity. In accordance with contracts concluded, leased object, during the whole term of the contract, remains used by company. In exchange for obtained rights for using of leased object, company is obliged to make leasing payments in the amounts and terms described in leasing contracts. All contracts are concluded on an arm's length basis.

As at 31 December 2010 and as at 31 December 2009 future minimum payments arising from irrevocable operational leases are as follows:

	31.12.2010 PLN thous and	31.12.2009 (restated) PLN thous and
Liabilities arising from operational leases with remaining repayment period from the balance sheet date:		
up to 1 year	56,806	59,781
from 1 to 5 years	96,619	127,345
over 5 years	7,118	18,115
Total	160,543	205,241

Lease payments arising from operational leases are recognized as costs in the profit or loss account on a straight-line basis during the term of leasing. Both in 2010, as well as in 2009, there were no significant contingent leasing fees or irrevocable subleasing contracts.



20. Financial instruments available for sale

Financial instruments	31.12.2010 PLN thousand	31.12.2009 (restated) PLN thous and
Securities available-for-sale:	2,839,274	3,852,361
issued by central banks	999,330	1,049,210
issued by other banks	18	118
issued by other financial institutions	33,238	138,383
issued by non financial institutions	31,469	4,274
issued by the State Treasury	1,775,219	2,660,376
Impairment of securities available-for-sale:	(1,331)	(3,075)
issued by other financial institutions	-	(10)
issued by non financial institutions	(1,331)	(3,065)
Total, net	2,837,943	3,849,286

Changes in financial instruments	01.01.2010- 31.12.2010 PLNthousand	01.01.2009- 31.12.2009 (restated) PLN thous and
Securities available-for-sale:		
Net value at the beginning of the period	3,849,286	3,248,821
Increases	78,311,923	73,047,203
Decreases (sale and redemption)	(79,302,655)	(72,430,136)
Allow ances for impairment losses (-)	1,744	186
Fair value changes	(22,355)	(16,788)
Net value at the end of period	2,837,943	3,849,286
Securities held-to-maturity		
Net value at the beginning of the period	-	5,315
Decreases (sale and redemption)	-	(5,000)
Fair value changes	-	(315)
Net value at the end of period	-	_

Securities available-for-sale- change in revaluation reserve	01.01.2010- 31.12.2010 PLNthousand	01.01.2009- 31.12.2009 (restated) PLNthousand
At the beginning of the period	(6,342)	8,763
valuation (recognized in the revaluation reserve)	21,267	(10,075)
repurchase (transferred from the revaluation reserve, recognized in the profit or loss account)	(21,673)	(5,030)
At the end of the period	(6,748)	(6,342)

In the line "Securities available-for-sale" there are also presented stock and shares of companies. They amount to 0.53% of securities portfolio. The Bank holds 10.93% of shares in Biuro Informacji Kredytowej S.A., which are measured at the acquisition price in accordance with IAS 39.46.

On 27 September 2010 all Bank's shares of TU Europa S.A. were sold, i.e. 1,570 thousand ordinary bearer shares representing 19.94% of TU Europa S.A. share capital. Income from sale amounted to PLN 238,701 thousand. As a result, the Bank recognized in the profit or loss account net gain amounting to PLN 79,582 thousand.



Consolidated financial statements for the year ended 31 December 2010 (data in PLN thousand)

Carrying amount of securities available-for-sale by maturity as at 31.12.2010	Up to 1 month	From 1 to 3 months	From 3 months to 1 year	From 1 to 5 years	Over 5 years	Maturity date not determined	Total
Securities available-for-sale:	PLN thousand	PLN thousand	PLN thous and	PLNthousand	PLN thousand	PLN thous and	PLN thousand
Securities available-for-sale.							
issued by central banks	999,330	-	-	-	-	-	999,330
issued by other banks	-	-	-	-	-	18	18
issued by other financial institutions	-	701	-	18,500	-	14,037	33,238
issued by non financial institutions	-	72	20	28,994	-	2,383	31,469
issued by the State Treasury	-	-	707,403	1,067,816	-	-	1,775,219
Gross total as at 31.12.2010	999,330	773	707,423	1,115,310	-	16,438	2,839,274
Write-downs for impairment losses (-)	-	-	-	-	-	(1,331)	(1,331)
Net total as at 31.12.2010	999,330	773	707,423	1,115,310	-	15,107	2,837,943

Carrying amount of securities available-for-sale by maturity as at 31.12.2009 (restated)	Up to 1 month PLN thousand	From 1 to 3 months PLN thousand	From 3 months to 1 year PLN thous and	From 1 to 5 years PLN thousand	Over 5 years PLN thousand	Maturity date not determined PLN thousand	Total PLN thousand
Securities available-for-sale							
issued by central banks	1,049,210	-	-	-	-	-	1,049,210
issued by other banks	-	-	-	-	-	118	118
issued by other financial institutions	-	-	-	14	-	138,369	138,383
issued by non financial institutions	-	-	-	20	-	4,254	4,274
issued by the State Treasury	99,883	580,383	502,121	1,196,131	281,858	-	2,660,376
Gross total as at 31.12.2009	1,149,093	580,383	502,121	1,196,165	281,858	142,741	3,852,361
Write-downs for impairment losses (-)	-	-	-	-	-	(3,075)	(3,075)
Net total as at 31.12.2009	1,149,093	580,383	502,121	1,196,165	281,858	139,666	3,849,286

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21. Assets pledged as security

Types of assets pledged as security as at 31.12.2010	Types of liabilities	Value of secured liabilities PLN thousand	Carrying amount of assets pledged as security PLN thousand
treasury bonds	BFG fund	122,018	151,578
treasury bonds	loan	101,320	113,716
amounts due from banks	CIRS transactions	1,036,707	1,421,553
amounts due from banks	SWAP transactions	2,467	62,004
amounts due from banks	deposit certificates	80,747	4,039
Total	•	1,343,259	1,752,890

Types of assets pledged as security as at 31.12.2009	Types of liabilities	Value of secured liabilities PLN thousand	Carrying amount of assets pledged as security PLN thousand
treasury bills	BFG	101,715	119,373
treasury bonds	technical loan	127,500	156,162
treasury bills	loan	276,801	288,854
treasury bonds	lombard loan	170,000	180,820
treasury bonds	BFG loan	447,331	485,555
amounts due from banks	CIRS transactions	133,687	115,029
amounts due from banks	SWAP transactions	119,980	52,428
amounts due from banks	deposit certificates	407,270	22,452
Total		1,784,284	1,420,673

22. Intangible assets

	31.12.2010	31.12.2009 (restated)
	PLN thousand	PLN thous and
Patents, licenses	44,154	41,415
Goodw ill	124,105	124,105
Trademark	50,610	50,600
Other	1,603	1,903
Advances tow ards intangible assets	3,141	2,454
Total	223,613	220,477

The "Open Finance" trademark and the goodwill are significant intangible assets from the Group's point of view.

The goodwill consists of: goodwill recognized upon the acquisition of Open Finance amounting to PLN 47,239 thousand, goodwill recognized from the valuation of put options (Noble Funds TFI) amounting to PLN 25,469 thousand and goodwill amounting to PLN 51,307 thousand recognized upon the acquisition Bank Przemysłowy S.A. in Łódź.

"Open Finance" trademark was recognized at fair value of PLN 50,600 thousand, the trademark valuation was based on report prepared by independent company. In 2010, the Group acquired trademark of Idea Bank S.A. amounting to PLN 10 thousand.

According to IAS 38, an entity assesses as at the reporting date whether a useful life of an intangible asset is finite or infinite. The Bank's Management Board has concluded that based on an analysis of all important factors,

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there is no foreseeable limit of time in which an asset may be expected to cease generating net cash inflows. The Bank's Management Board considered that the non-determinable useful life of the trademark, taking into account all implications involved (performing, at least annually, a test for its impairment in order to identify impairment), leads to better understanding of the consolidated financial statements among their users and more accurately reflects the Group's financial situation.

The above decision has been made considering the following factors:

- there are no legal restraints which would influence the useful life of the trademark,
- there are no regulatory and economic restraints or other foreseeable action of the competitors and potential competitors, which would influence the useful time of the trademark,
- the useful time of the trademark is not susceptible to a technological, technical or commercial loss of usability,
- the useful life of the trademark does not depend on useful lives of other assets.

At the end of each reporting period the Bank's Management Board decides whether the above factors are still true and whether it retains the decision made.

As at 31 December 2010 the Bank made the annual impairment test for the trademark and the goodwill. The test showed that as at 31 December 2010 the trademark and the goodwill were not impaired.

Assessment of impairment of goodwill from the acquisition of Open Finance S.A.:

Goodwill from the acquisition of a subordinated entity was assigned to the entire subsidiary as a cash-generating unit. The recoverable amount of the entity was measured on the basis of value in use, based on discounted future cash flows and residual value.

Assumptions and results of impairment test for the carrying amount of goodwill regarding the acquisition of the control over Open Finance S.A. are presented in the table below:

Name of unit tested	Test date	Forecasted cash flows according to the financial plan for the years	Growth rate in extrapolation	Dis count rate	Test result
Open Finance	31.12.2010	2011-2013	0%	11.5%	No impairment

On the basis of the conducted sensitivity analysis, the holding company's Management Board is convinced that all justified and probable changes to key estimates will not cause a situation in which the carrying amount of goodwill will exceed its recoverable amount.

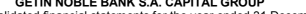
Assessment of Open Finance' trademark impairment:

The trademark was assigned to the entire subsidiary as a cash-generating unit. An impairment test for the trademark was performed using the method of compounding the license payments. For the test, a forecast of the entity's production for five years has been made. The measurement also included the entity's residual value resulting from production after five-year forecast period.

Assumptions and results of impairment test for the carrying amount of the trademark are presented in the table below:

Name of unit tested	Test date	Forecasted cash flows according to the financial plan for the years		Dis count rate	Test result
Open Finance	31.12.2010	2011-2013	0%	11.5%	No impairment

On the basis of the conducted sensitivity analysis, the parent company's Management Board is convinced that all justified and probable changes to key estimates will not cause a situation in which the carrying amount of goodwill will exceed its recoverable amount.





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Assessment of goodwill impairment from the acquisition of Bank Przemysłowy S.A.:

The recoverable amount is estimated based on the value in use of the cash-generating units (CGU) which were assigned to the goodwill arising from the acquisition of the Bank Przemysłowy S.A. The value in use is the present, estimated value of the future cash flows for the period of 5 years taking into account the end value (residual) of CGU. The residual value of CGU is calculated based on an extrapolation of the cash flows projections beyond the budget period using the long-term growth rate at the level of NBP long-term inflation rate (2.5%). The present value of future cash flows is calculated by using discount rate amounting to 13.6% taking into account risk free rate, risk premium, low-capitalization premium and specific risk premium.

As at 31 December 2010 the goodwill was not impaired. The carrying amount of the goodwill as at 31 December 2010 amounted to PLN 51 million while the excess of the present value of future cash flows over the sum total of net assets and goodwill amounted at the end of 2010 to PLN 318 million (as at 31 December 2009 the excess amounted to PLN 359 million).

Changes in intangible assets as at 31 December 2010	Patents and licences	Trademark	Goodwill	Other	Advances on intangible assets	Total
	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand
Gross value as at 01.01.2010	94,610	50,600	124,105	3,013	2,454	274,782
Increases, including:	27,097	10	-	344	5,573	33,024
Purchase	13,048					13,048
Acquisition	9,052	10		298	125	9,485
Brought forward from investment	4,886					4,886
Other increases	111			46	5,448	5,605
Decreases, including:	(12,014)	-	-	(623)	(4,886)	(17,523)
Liquidation, sale, donation	(12,014)			(192)		(12,206)
Brought forward from investment					(4,886)	(4,886)
Other decreases				(431)		(431)
Gross value as at 31.12.2010	109,693	50,610	124,105	2,734	3,141	290,283
Amortization as at 01.01.2010	47,259	-	-	1,088	-	48,347
Increases, including:	24,358	-	-	225	-	24,583
Purchase of subsidiaries	12,986					12,986
Amortization for the period	11,181			225		11,406
Other increases	191					191
Decreases, including:	(12,014)	-	-	(204)	-	(12,218)
Liquidation and sale	(12,014)			(180)		(12,194)
Other decreases				(24)		(24)
Amortization as at 31.12.2010	59,603	-	-	1,109	-	60,712
Impairment write-downs as at 01.01.2010	5,936	-	-	22	-	5,958
Increases						-
Decreases						-
Impairment write-downs as at 31.12.2010	5,936	-	-	22	-	5,958
Net value						
Opening balance as at 01.01.2010	41,415	50,600	124,105	1,903	2,454	220,477
Closing balance as at 31.12.2010	44,154	50,610	124,105	1,603	3,141	223,613



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Changes in intangilbe assets as at 31.12.2009 (restated)	Patents and licences PLN thousand	Trademark PLN thousand	Goodwill PLN thousand	Other PLN thousand	Advances on intangible assets PLN thousand	Total PLN thousand
Gross value as at 01.01.2009	78,581	50,600	98,636	310	2,387	230,514
Increases, including:	16,334	-	25,469	2,703	9,541	54,047
Purchase	2,289			1,663		3,952
Acquisition	4,656			605	9,976	15,237
Brought forward from investment	9,389			435	(435)	9,389
Other increases			25,469			25,469
Decreases, including:	(305)	-	-	-	(9,474)	(9,779)
Liquidation, sale, donation	(305)					(305)
Other decreases					(9,474)	(9,474)
Gross value as at 31.12.2009	94,610	50,600	124,105	3,013	2,454	274,782
Amortization as at 01.01.2009	36,454	-	-	225	-	36,679
Increases, including:	11,109	-	-	863	-	11,972
Purchase of subsidiaries	1,644			442		2,086
Amortization for the period	9,465			421		9,886
Decreases, including:	(304)	-	-	-	-	(304)
Liquidation and sale	(304)					(304)
Amortization as at 31.12.2009	47,259	-	-	1,088	-	48,347
Impairment write-downs as at 01.01.2009	5,936	-	-	-	-	5,936
Increases				22		22
Decreases						-
Impairment write-downs as at 31.12.2009	5,936	-	-	22	-	5,958
Net value						
Opening balance as at 01.01.2009	36,191	50,600	98,636	85	2,387	187,899
Closing balance as at 31.12.2009	41,415	50,600	124,105	1,903	2,454	220,477

23. Property, plant and equipment

	31.12.2010	31.12.2009 (restated)
	PLNthousand	PLN thousand
Land and buildings	90,816	73,874
Plant and machinery	50,287	34,872
Means of transport	17,474	12,650
Other fixed assets	13,616	10,632
Fixed assets under construction	6,661	5,513
Total	178,854	137,541



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Changes in fixed assets for the year ended 31.12.2010	Land and buidlings	Plant and machinery	Means of transport	Other fixed assets	Fixed assets under construction	Total
01112.2010	PLN thousand	PLN thousand	PLN	PLN thousand	PLN thousand	PLN thousand
Gross value as at 01.01.2010	141,904	104,879	27,175		5,513	306,201
Increases, including:	46,479	30,263	13,009		8,319	107,567
Purchases	14,747	27,500	12,580	6,424	8,319	69,570
Purchase of subsidiaries	,	401	429	1,389	-,	2,219
Transfer from assets held-for-sale	27,281	266		,		27,547
Transfer from fixed assets under construction	4,447	2,070		182		6,699
Other increases	4	26		1,502		1,532
Decreases, including:	(3,376)	(3,327)	(6,359)	(710)	(7,171)	(20,943)
Liquidation and sale	(2,121)	(3,256)	(4,025)	(710)		(10,112)
Classification as part of assets held-for- sale	(501)					(501)
Transfer to investment properties	(750)					(750)
Transfer from fixed assets under construction					(6,699)	(6,699)
Other decreases	(4)	(71)	(2,334)		(472)	(2,881)
Gross value as at 31.12.2010	185,007	131,815	33,825	35,517	6,661	392,825
Depreciation as at 01.01.2010	67,999	69,907	14,525	16,082	-	168,513
Increases, including:	17,996	14,560	5,811	6,204	-	44,571
Depreciation for the period	17,996	14,154	5,210	4,873		42,233
Purchase of subsidiaries		386	152	928		1,466
Transfers		20		403		423
Other increases			449			449
Decreases, including:	(1,598)	(2,960)	(3,985)	(389)	-	(8,932)
Liquidation and sale	(1,598)	(2,825)	(2,823)	(389)		(7,635)
Other decreases		(135)	(1,162)			(1,297)
Depreciation as at 31.12.2010	84,397	81,507	16,351	21,897	-	204,152
Impairment write-downs as at 01.01.2010	31	100	-	16	-	147
Increases	9,765			156		9,921
Decreases	(2)	(59)		(168)		(229)
Classification as part of assets held-for-sale		(20)				(20)
Impairment write-downs as at 31.12.2010	9,794	21	-	4	-	9,819
Net value as at 01.01.2010	73,874	34,872	12,650	10,632	5,513	137,541
Net value as at 31.12.2010	90,816	50,287	17,474	13,616	6,661	178,854



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Changes in fixed assets for the year ended	Land and buildings	Plant and machinery	Means of transport	Other fixed assets	Fixed assets under	Total
31.12.2009 (restated)	PLN	PLN	PLN	PLN	construction PLN	PLN
	thousand	thousand	thousand	thousand	thousand	thousand
Gross value as at 01.01.2009	154,287	92,183	25,853	22,368	3,054	297,745
Increases, including:	12,319	15,460	10,494	4,741	17,550	60,564
Purchases	4,413	5,862	3,516	2,600	17,550	33,941
Purchase of subsidiaries	84	3,070	4,516	1,294		8,964
Transfer from assets held-for-sale	7,632	6,528		847		15,007
Other increases	190		2,462			2,652
Decreases, including:	(24,702)	(2,764)	(9,172)	(379)	(15,091)	(52,108)
Liquidation and sale	(2,175)	(2,498)	(5,961)	(379)		(11,013)
Przeniesienie na aktywa przeznaczone do sprzedaży	(22,527)	(266)				(22,793)
Przeniesienie ze środków trwałych w budowie					(15,007)	(15,007)
Inne zmniejszenia			(3,211)		(84)	(3,295)
Wartość brutto na dzień 31.12.2009	141,904	104,879	27,175	26,730	5,513	306,201
Amortyzacja na dzień 01.01.2009	53,205	57,770	11,904	11,482	-	134,361
Zwiększenia, w tym:	16,799	14,378	8,650	4,918	-	44,745
Odpis amortyzacyjny za okres	16,769	12,051	5,669	4,066		38,555
Nabycie jednostek zależnych	30	2,326	2,017	852		5,225
Inne zwiększenia		1	964			965
Zmniejszenia, w tym:	(2,005)	(2,241)	(6,029)	(318)	-	(10,593)
Likwidacja i sprzedaż	(2,005)	(2,241)	(4,079)	(318)		(8,643)
Inne zmniejszenia			(1,950)			(1,950)
Amortyzacja na dzień 31.12.2009	67,999	69,907	14,525	16,082	-	168,513
Odpisy aktualizujące na dzień 01.01.2009	9,764	-	-	20	-	9,784
Zwiększenia	31	100		16		147
Zmniejszenia				(20)		(20)
Klasyfikacja jako składnik aktywów przeznaczony do sprzedaży	(9,764)					(9,764)
Odpisy aktualizujące na dzień 31.12.2009	31	100	-	16	-	147
Wartość netto na dzień 01.01.2009	91,318	34,413	13,949	10,866	3,054	153,600
Wartość netto na dzień 31.12.2009	73,874	34,872	12,650	10,632	5,513	137,541



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24. Investment properties

	01.01.2010- 31.12.2010	01.01.2009- 31.12.2009
	PLNthousand	(restated) PLN thousand
Gross value at the beginning of the period	-	
Increases, including:	3,403	0
transfer from ow n real estates	3,403	
Gross value at the end of the period	3,403	0
Depreciation at the beginning of the period	-	
Increases, including:	64	0
depreciation for the period	64	
Depreciation at the end of the period	64	0
Net value at the beginning of the period	-	-
Net value at the end of the period	3,339	-

Investment properties include buildings and premises owned by the Bank, depreciated for 40 years on a straightline basis. There are no limitations of rights to sale investment properties and rights to transfer related to them income and profits.

In 2010 the following amounts of income and expenses connected with investment properties are recognized in profit or loss account:

	01.01.2010- 31.12.2010 PLNthousand	01.01.2009- 31.12.2009 (restated) PLN thous and
Income from rental of investment properties	22	-
Direct operating expenses related to investment properties, which generated rental income in the period	20	-
Direct operating expenses related to investment properties, which did not generate rental income in the period	38	-

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25. Other assets

	31.12.2010	31.12.2009
	PLN thousand	(restated) PLN thousand
Receivables from sundry debtors, including:	355,222	154,311
tax, donations and social insurance receivables	25,845	2,220
payment cards settlements	16,149	12,462
other	313,228	139,629
Lease receivables	-	2,166
Accrued expenses	13,623	13,875
Deferred income	55,424	28,620
Other receivables	19,869	6,861
Recourses and guarantee deposits	7,606	3,324
Other assets	2,231	11,987
Total other gross assets	453,975	221,144
Impairment w rite-downs of other assets (-)	(16,051)	(11,064)
Total other net assets	437,924	210,080

The change of other receivables from sundry debtors as at 31 December 2010 compared to 31 December 2009 results mainly from the increase of presented in the line other receivables arising from sale of insurance and investment products.

	31.12.2010 PLN thousand	31.12.2009 (restated) PLN thous and
Opening balance of impairment write-downs of other assets	11,064	11,127
Increases recognized through profit or loss account	1,113	757
Decreases recognized through profit or loss account	(190)	(489)
Other increases	5,714	1,417
Other decreases	(1,650)	(1,748)
Closing balance of impairment write-downs of other assets	16,051	11,064

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26. Assets held-for-sale

The value of assets held-for-sale as at 31 December 2010 and 31 December 2009 includes shares in BP REAL Nieruchomości S.A. and real estates. The Group actively seeks to sell these real estates and their expected period of sale is one year.

On January 2011 the Group sold two real estates with carrying amount of PLN 335 thousand. The profit from the sale of these real estates amounted to PLN 277 thousand.

On 18 January 2011 the decrease of equity of BP REAL Nieruchomości located in Łódź was entered in the National Court Register. Upon the National Court Register entry 12,678 shares valued at PLN 1,063 thousand and owned by the Group were redeemed. Remuneration for redemption of Bank's shares amounting to PLN 100 for each share will be paid by the company after 6 months from the day of entry announcement.

	01.01.2010 - 31.12.2010	01.01.2009 - 31.12.2009
		(restated)
	PLN thousand	PLN thousand
Value at the beginning of the period	24,614	3,400
Increases, including:	501	21,434
transfer from fixed assets	501	21,434
Decreases, including:	(22,714)	(220)
sale and liquidation	(2,271)	(30)
reclassification to investment properties	(2,653)	-
reclassification to fixed assets	(17,782)	(190)
other decreases	(8)	-
Value at the end of the period	2,401	24,614

Although the Bank sought actively to sell one of its properties, the offer did not meet interests of buyers. As a result, in July 2010 reclassification of real estate from assets held-for-sale to fixed assets was made along with the recognition of depreciation amounting to PLN 512 thousand for the period when the asset was classified as held-for-sale, i.e. from July 2009 to June 2010.

27. Amounts due to other banks and financial institutions

	31.12.2010 PLN thousand	31.12.2009 (restated) PLN thous and
Current accounts	33	106
Deposits with other banks	605,801	19,763
Loans and advances received	101,320	717,503
Banker's cheques	2	ı
Other amounts due to other banks	5,935	147
Total	713,091	737,519

	31.12.2010 PLN thousand	31.12.2009 (restated) PLN thous and
Amount due to other banks with variable interest rate	104,121	717,087
Amount due to other banks with fixed interest rate	599,187	19,761
Non interest bearing liabilities - interest, cheques	9,783	671



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Structure of amounts due from balance sheet date to maturity date	31.12.2010 PLN thousand	31.12.2009 (restated) PLN thous and
Current accounts	33	106
Term liabilities w ith term to maturity:	713,058	737,413
up to 1 month	2,672	693
from 1 to 3 months	243,661	276,801
from 3 months to 1 year	1,720	19,548
from 1 year to 5 years	465,005	440,371
over 5 years	-	-
Total	713,091	737,519

28. Amounts due to customers

	31.12.2010	31.12.2009 (restated)
	PLN thousand	PLN thousand
Amounts due to corporate entities	8,062,139	5,918,294
Current accounts and overnight deposits	398,680	307,208
Term deposits	7,663,459	5,611,086
Amounts due to budgetary entities	1,486,968	1,010,934
Current accounts and overnight deposits	754,362	648,603
Term deposits	732,606	362,331
Amounts due to individuals	27,476,587	21,307,316
Current accounts and overnight deposits	2,950,544	3,586,072
Term deposits	24,526,043	17,718,890
Other	-	2,354
Total	37,025,694	28,236,544

Structure of amounts due from balance sheet date to maturity date	31.12.2010	31.12.2009 (restated)
	PLN thousand	PLN thous and
Current accounts and overnight deposits	4,103,586	4,541,883
Term liabilities w ith term to maturity:	32,922,108	23,692,307
up to 1 month	7,134,616	4,984,368
from 1 to 3 months	10,027,276	6,230,481
from 3 to 6 months	7,916,123	7,329,829
from 6 months to 1 year	5,318,740	2,526,182
from 1 to 5 years	2,525,048	2,621,447
over 5 years	305	-
Other	-	2,354
Total	37,025,694	28,236,544

	31.12.2010 PLN thousand	31.12.2009 (restated) PLN thous and
Amounts due to customers w ith variable interest rate	4,967,077	7,048,144
Amounts due to customers with fixed interest rate	31,629,220	20,711,536
Non interest bearing liabilities - interest	429,397	476,864



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29. Liabilities from the issue of debt securities

	31.12.2010 PLN thous and	31.12.2009 (restated) PLN thous and
Liabilities from issue of:	80,465	889,024
bonds	-	231,401
certificates	79,931	645,904
other	534	11,719
Interest	882	11,947
Total	81,347	900,971

	31.12.2010 PLN thousand	31.12.2009 (restated) PLN thous and
Liabilties from issue with term of maturity:		
up to 1 month	845	9,898
from 1 to 3 months	-	5,887
from 3 months to 1 year	-	804,614
from 1 year to 5 years	80,502	80,572
over 5 years	-	-
Total	81,347	900,971

Liabilities from the issue of debt securities consist of liabilities from the issue of deposit certificates and other securities for individual persons and are not publicly traded.

There were no cases of overdue settlement by the Group of liabilities arising from repayment of principal or interest and redemption of own debt securities.

	31.12.2010	31.12.2009
		(restated)
	PLN thous and	PLN thousand
Liabilities from the issue of debt securities with variable interest rate	80,465	889,024
Liabilities from the issue of debt securities with fixed interest rate	-	-
Non interest bearing liabilities - interest	882	11,947



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30. Other liabilities

	31.12.2010	31.12.2009 (restated)
	PLN thousand	PLN thousand
Interbank settlements	13,245	20,956
Sundry creditors, including:	165,616	136,823
taxation, customs duty, social insurances (without CIT)	34,901	32,825
payment cards settlements	2,315	1,742
other	128,400	102,256
Leasing liabilities	8,987	2,166
Payroll liabilities	19,059	20,532
Accruals	29,846	17,527
Deferred income	11,790	1,927
Liabilities related to brokerage activities	212,491	21,779
Liabilities arising from valuation of the options	57,927	31,152
Other liabilities	91,317	34,102
Total	610,278	286,964

Liabilities related to brokerage activities relate to liabilities of Noble Securities to customers arising from the issue of bonds on the non-public market, structured certificates and customers' settlements. The significant increase of these liabilities as at 31 December 2010 compared to 31 December 2009 results from the increase of brokerage activities (sales revenues increased more than 10 times).

31. Provisions

01.01.2010 - 31.12.2010	Provision for restructuring	Provision for litigation	Provision for retirement benefits and other employee allowances	Provision for issued commitments and guarantees	Total
	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLNthousand
At the beginning of the period	-	-	5,007	913	5,920
Created during year		1,959	3,563	3,931	9,453
Utilized			(1,127)	(3,303)	(4,430)
Released			(194)		(194)
Other changes			461		461
At the end of the period	-	1,959	7,710	1,541	11,210

On 12 November 2010 the Office of Competition and Consumer Protection (UOKiK), with regard to conducted proceedings related to collection by the Getin Noble Bank S.A. in earlier periods of fees for servicing of delayed repayments of credit cards receivables (discontinued on 1 October 2009), decided that such practice breaches the collective interests of consumers and imposed on the Bank the fine of PLN 1,959 thousand. The Bank appealed against the above decision. In 2010 the Bank created provision for the fine against other operating expenses.



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GETIN 1 (data in PLN thousand)

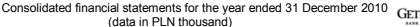
01.01.2009 - 31.12.2009 (restated)	Provision for restructuring	Provision for litigation	Provision for retirement benefits and other employee allowances	Provision for issued commitments and guarantees	Total
	PLN thous and	PLN thousand	PLN thous and	PLN thousand	PLN thous and
At the beginning of the period	-	4,987	4,974	571	10,532
Acquisition of subsidiary			280		280
Created during the year	878		1,351	6,177	8,406
Utilized		(12)	(1,179)		(1,191)
Released	(878)	(4,975)	(741)	(5,835)	(12,429)
Other changes			322		322
At the end of the period	-	-	5,007	913	5,920

Provision for retirement benefits and other employee allowances	31.12.2010 PLN thous and	31.12.2009 (restated) PLN thous and
Provision for retirement benefits	1,206	550
Provision for law suit relating to w ork relationship	72	-
Provision for unused holidays	5,349	3,088
Provision for social insurance in respect of unused holidays	836	506
Provison for contract obligations and insurance	247	863
Total	7,710	5,007

32. Share capital

As at 31 December 2010 and 31 December 2009 the structure of share capital of Getin Noble Bank S.A. was as follows:

As at 31.12.2010	Number of shares held	Number of votes at GM of Shareholders	% share in share capital	% votes at GM of Shareholders
Getin Holding S.A.	893,786,767	893,786,767	93.71%	93.71%
ASK Investments S.A.	14,819,840	14,819,840	1.55%	1.55%
A. Nagelkerken Holding B.V.	5,150,000	5,150,000	0.54%	0.54%
International Consultancy Strategy Implementation B.V.	5,070,000	5,070,000	0.53%	0.53%
Leszek Czarnecki	1,939,420	1,939,420	0.20%	0.20%
Own shares held by the Bank	695,580	695,580	0.07%	0.07%
Other shareholders	32,301,490	32,301,490	3.39%	3.39%
Total	953,763,097	953,763,097	100.00%	100.00%





As at 31.12.2009	Number of shares held	Number of votes at GM of Shareholders	% share in share capital	% votes at GM of shareholders
Getin Holding S.A.	158,458,666	158,458,666	73.64%	73.64%
ASK Investments S.A.	14,819,840	14,819,840	6.89%	6.89%
A. Nagelkerken Holding B.V.	5,350,000	5,350,000	2.49%	2.49%
International Consultancy Strategy Implementation B.V.	5,450,000	5,450,000	2.53%	2.53%
H.P. Holding 3 B.V.	5,750,000	5,750,000	2.67%	2.67%
Own shares held by the Bank	2,635,000	2,635,000	1.22%	1.22%
Other shareholders	22,714,650	22,714,650	10.56%	10.56%
Total	215,178,156	215,178,156	100.00%	100.00%

On 4 January 2010, the Bank was informed that the District Court for the Capital City of Warsaw, 13th Economic Department of the National Court Register, issued a decision pursuant to which, on 4 January 2010, the merger of Noble Bank S.A. and Getin Bank S.A. was registered in the Register of Companies of the National Court Register under the name of Getin Noble Bank S.A.

The merger of Noble Bank S.A. and Getin Bank S.A. was effected in accordance with article 124, section 1 and section 3 of the Banking Law, with reference to article 492, paragraph 1, point 1 of the Code of Commercial Companies, through a transfer of all assets of Getin Bank S.A. to Noble Bank S.A. with simultaneous increase of the share capital of Noble Bank S.A. by means of a new issue of shares.

At the same time, the District Court for the Capital City of Warsaw, 13th Economic Department of the National Court Register, on 4 January 2010, registered an increase of the share capital from the amount of PLN 215,178,156 to PLN 953,763,097, i.e. by the amount of PLN 738,584,941 by way of issue of 738,584,941 series "J" shares of Noble Bank of the nominal value PLN 1 per share.

The total number of votes in virtue of all shares issued by the Issuer after the registration of the changes in the share capital is 953,763,097 votes.

The share capital structure of the Bank after the change registration is as follows:

- 47,292 ordinary series A registered shares of the nominal value of PLN 1.00 each,
- 18,884 ordinary series B registered shares of the nominal value of PLN 1.00 each,
- 9,840 ordinary series C registered shares of the nominal value of PLN 1.00 each,
- 90,646 ordinary series D registered shares of the nominal value of PLN 1.00 each,
- 2,796 ordinary series E registered shares of the nominal value of PLN 1.00 each,
- 8,698 ordinary series F registered shares of the nominal value of PLN 1.00 each,
- 200,000,000 ordinary series G registered shares of the nominal value of PLN 1.00 each,
- 15,000,000 ordinary series H registered shares of the nominal value of PLN 1.00 each,
- 738,584,941 ordinary series J bearer shares of the nominal value of PLN 1.00 each

All issued shares are of the nominal value of PLN 1 and were fully paid.

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33. Other capital

	31.12.2010	31.12.2009 (restated)
	PLN thousand	PLN thousand
Supplementary capital	1,936,386	1,598,014
Revaluation reserve, including:	(50,078)	(11,810)
valuation of portfolio of financial assets available-for-sale	(8,331)	(7,831)
deferred tax	1,583	1,488
cash flow hedge	(53,494)	(6,749)
deferred tax	10,164	1,282
Foreign exchange differences	336	564
Share-based payments	3,665	-
Other reserve capital	37,493	37,493
Total	1,927,802	1,624,261

34. Dividend paid and proposed to be paid

On 6 April 2010 the General Meeting of Shareholders of Getin Noble Bank S.A. decided to appropriate the entire Bank's profit for 2009 amounting to PLN 317,901 thousand to supplementary capital.

On 30 March 2010 Noble Funds TFI S.A. paid dividend in total gross amount of PLN 13,068 thousand, constituting the Company profit for the financial year of 2009. The value of dividend per ordinary share amounted to PLN 130.63. All company's shares are ordinary shares.

On 22 April 2010 the General Meeting of Shareholders of Open Finance S.A. decided to appropriate PLN 55,000 thousand as a dividend payment. The value of dividend per ordinary share amounted to PLN 110. Dividend was paid in three tranches. All company's shares are ordinary shares.

On 15 December 2010 Getin Finance PLC paid dividend amounting to EUR 1,082 thousand. The value of dividend per ordinary share amounted to EUR 21.65. All company's shares are ordinary shares.

The remaining companies of the Group have not declared and have not paid dividend.

The Management Board of Getin Noble Bank S.A. is going to propose that all profit generated in 2010 is appropriated to the increase of the Bank's equity.

35. Contingent liabilities

The Bank has commitments to grant loans. These commitments comprise approved but not fully utilized loans, unused credit card limits and unused overdraft limits on current accounts. The Bank issues guarantees and letters of credit which serve as security in case the Bank's customers will discharge their liabilities towards third parties. The Bank charges fee for these commitments issued which are settled in accordance with the nature of the given instrument.

Provisions are created for contingent liabilities with the risk of loss of value of the underlying assets. If, at the balance sheet date, objective evidence has been identified that assets underlying contingent liabilities are impaired, the Bank creates a provision in the amount of a difference between statistically estimated part of the offbalance sheet exposure (balance sheet equivalent of current off-balance sheet items) and the present value of estimated future cash flows. The created provision does not reduce the value of the assets underlying the offbalance sheet contingent liabilities and is recognized in the Bank's statement of financial positions and income statement. Provisions for off-balance sheet liabilities are recognized in the statement of financial position under

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"Provisions".

	31.12.2010	31.12.2009
		(restated)
	PLN thousand	PLN thousand
Contingent liabilities given	1,158,740	930,227
financial	1,145,946	916,151
including irrevocable	127,986	27,116
guarantees	12,794	14,076
including irrevocable	12,794	14,076
Contingent liabilities received	240,594	498,853
financial	99,008	297,500
guarantees	141,586	201,353
Liabilities related to sale/purchase transactions	34,323,648	30,379,246
Other off-balance sheet liabilities	8,045,540	4,812,453
Total	43,768,522	36,620,779

	31.12.2010 PLN thousand	01.01.2009 (restated) PLN thous and
Contingent liabilities given:		
to financial entities	15,374	81,522
to non-financial entities	1,090,255	815,436
to budgetary entities	40,317	19,193
Total	1,145,946	916,151

	31.12.2010 PLN thousand	01.01.2009 (restated) PLN thous and
Guarantees given:		
to financial entities	1,497	950
to non-financial entities	11,297	13,126
Total	12,794	14,076

36. Fair value of financial assets and liabilities

Fair value is the amount for which given asset could be exchanged, or liability settled in an arm's length transaction between willing, well-informed and non-related parties other than the transaction of foreclosure sale or liquidation, and is best reflected by market prices, if available.

The main methods and assumptions used in estimating the fair values of instruments are as follows:

Amounts due from the banks

Deposits placed on the interbank market comprise short-term placements with a maturity of up to 3 months. Therefore, the fair value of amounts due from banks is assumed to be equal to their carrying amount.

Loans and other receivables to customers

Fair value was calculated for loans with established repayment schedule. For loan agreements, for which no such schedule was established (e.g. overdrafts) it is assumed that theirs fair value equal to carrying amount. Similar assumption was adopted for payments with the maturity dates past due or for loans impaired.

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(data in PLN thousand)



In order to calculate fair value of loan, on the basis of information recorded in transaction systems, a schedule of principal and interest cash flow is identified for each loan agreement. Such calculated cash flows are grouped by type of interest, date of loan disbursement, type of product and currency of the agreement. Such determined cash flows were discounted using the interest rate which accounts for the current margin for given product. Comparison of the total cash flows discounted using the above discount rate allocated to the given loan agreement and the loan carrying amount allows to determine the difference between the fair value of the loan and its carrying amount. Identification of interest rate appropriate for discounting identified cash flows is made based on loan currency, product type and date of cash flow.

Financial instruments held-to-maturity

The fair value of financial instruments held-to-maturity is their market value.

Amounts due to banks

It is assumed that the fair value of deposits received from the other banks is their carrying amount.

Amounts due to customers

Fair value was calculated for deposits with fixed interest rate and defined maturity. For current deposits it is assumed that fair value equals their carrying amount.

In order to calculate fair value, on the basis of information recorded in transaction systems, future capital and interest cash flows are identified. Future cash flows calculated in this way are grouped by currency, original term of deposit, type of product and date of cash flow. These cash flows are discounted using the interest rate representing the sum of market rate obtained from the yield curve for each currency, deposit maturity date and the margin offered on deposits with the commencement date in the last month of the settlement period. The margin is calculated comparing interest rate offered on deposits accepted in the last month with market interest rates. The discounting period is determined as the difference between the date of deposit maturity (rounded to a calendar month) and the date of the financial statements. This discounted value is compared with deposit carrying amount of deposits and results in a difference between the carrying amount of deposit portfolio and its fair value.

Liabilities arising from the issue of debt securities

It is assumed that fair value of bonds and certificates is their carrying amount. Fair value of bank securities has been measured using the policies applied to the calculation of fair value of amounts due to customers.

Due to the fact that for majority of financial assets and liabilities measured at amortized cost (other than described in details above) using effective interest rate, the period of the nearest revaluation does not exceed 3 months carrying amount of these positions do not differ significantly from theirs fair value.



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The summary of carrying amounts and fair values for assets and liabilities is presented below:

As at 31.12.2010	Carrying amount	Fair value
A5 at 31.12.2010	PLN thousand	PLN thousand
ASSETS:		
Cash and balances with the Central Bank	1,975,642	1,975,642
Amounts due from banks and other financial institutions	2,600,693	2,600,693
Financial assets held-for-trading	446	446
Derivative financial instruments	48,653	48,653
Loans and advances to customers	33,454,034	33,589,088
Receivables due to financial leasing	738,838	775,975
Financial instruments available-for-sale	2,837,943	2,837,943
LIABILITIES:		
Amounts due to banks and other financial institutions	713,091	713,091
Derivative financial instruments	1,035,582	1,035,582
Amounts due to customers	37,025,694	37,100,230
Liabilities from the issue of debt securities	81,347	81,357

As at 31.12.2009	Carrying amount	Fair value
(restated)	PLN thousand	PLN thousand
ASSETS:		
Cash and balances with the Central Bank	909,004	909,004
Amounts due from banks and other financial institutions	1,069,321	1,069,321
Financial assets held-for-trading	42	42
Derivative financial instruments	329,320	329,320
Loans and advances to customers	25,583,763	25,531,539
Receivables due to financial leasing	567,803	570,855
Financial instruments available-for-sale	3,849,286	3,849,286
LIABILITIES:		
Amounts due to banks and other financial institutions	737,519	737,519
Derivative financial instruments	53,013	53,013
Amounts due to customers	28,236,544	28,236,801
Liabilities from the issue of debt securities	900,971	900,933

The Group classifies the individual financial assets and liabilities measured at fair value by applying the following hierarchy:

Level 1

Financial assets and liabilities measured at fair value based on market quotations available in active markets for identical instruments.

Level 2

Financial assets and liabilities measured using techniques based on market quotations directly observed or other information based on market quotations.

Level 3

Financial assets and liabilities measured using techniques based quotations which cannot be directly observed on the market.



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The carrying amounts of financial instruments at fair value by 3 hierarchy levels as at 31 December 2010 and 31 December 2009 are presented below:

As at 31.12.2010	Level 1	Level 2	Level 3	Total
	PLN thousand	PLN thousand	PLN thousand	PLN thousand
ASSETS:				
Financial assets held-for-trading	446	-	-	446
Derivative financial instruments	-	48,653	-	48,653
Financial instruments available-for-sale	2,795,062	-	42,881	2,837,943
LIABILITIES:				
Derivative financial instruments	-	1,035,582	-	1,035,582

As at 31.12.2009	Level 1	Level 2	Level 3	Total
(restated)	PLN thousand	PLN thousand	PLN thousand	PLN thousand
ASSETS:				
Financial assets held-for-trading	42	-	-	42
Derivative financial instruments	-	326,201	3,119	329,320
Financial instruments available-for-sale	3,362,338	349,762	137,186	3,849,286
LIABILITIES:				
Derivative financial instruments	-	49,894	3,119	53,013

In the year ended 31 December 2010 there were no movements between level 1 and level 2 of the fair value hierarchy, and neither was any instrument moved from level 1 or level 2 to level 3 of fair value hierarchy.

37. Social assets and Company Social Benefits Fund liabilities

The act of 4 March 1994 on the Company Social Benefits Fund with later amendments assumes that the Company Social Benefits Fund is created by employers employing above 20 employees on a full-time basis. The Group creates such fund and makes periodic allowances amounting to basic allowances. The purpose of the Fund is to finance social activity, loans granted to its employees and other social costs.

The Group has compensated the Fund's assets with its liabilities to the Fund as these assets do not account for separate assets of the Group. As a result of the above, net balance as at 31 December 2010 and 31 December 2009 amounted to PLN 0.

	01.01.2010- 31.12.2010	01.01.2009- 31.12.2009 (restated)
	PLN thousand	PLN thousand
Allow ances for the Fund during financial year	5,219	4,069

38. Employee benefits

Share options programmes

In the Group there are no employee' share options programmes. Getin Holding S.A. conducts employee' share option programme which includes also the President of the Management Board of Getin Noble Bank S.A.

Retirement benefits and other termination benefits

The Group's entities are paying to retiring employees amounts of retirement benefits amounting to the level determined by the Labor Code. As a result, the Group, on the basis of valuation carried out by the professional

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actuarial firm, creates provision for present value of liabilities arising from retirement benefits.

The amount of this provision and reconciliation showing a change during the financial year is presented in the note IV.31.

39. Additional notes to the statement of cash flows

For the purpose of the statement of cash flows, the following classification of economic activity types has been assumed:

- operating activities comprise the basic scope of activities related to provision of services by the Group's
 entities, covering actions aimed at generating profit but not constituting investment or financial activity. The
 Group prepares the statement of cash flows from operating activities using the indirect method, under which a
 net profit for a reporting period is adjusted by non-cash effects of transactions, prepayments and accrued
 income and accrued costs and deferred income which relate to future or past inflows and outflows from
 operating activities and by other items of costs and revenues connected with cash flows from investing
 activities.
- investment activities comprises activities related to purchasing and selling stocks or shares in subordinated entities as well as intangible assets and fixed assets. Inflows from investment activities include also received dividends related to held shares and stocks in other entities. Changes of debt securities available-for-sale are presented in operating activities.
- **financing activities** include operations that involve raising funds in the form of capital or liabilities as well as servicing of the founding sources.

Cash and cash equivalents

For the purpose of the statement of cash flows cash and cash equivalents comprise carrying amount of cash and cash equivalents and balances of current accounts and short-term deposits.

	31.12.2010 PLNthousand	31.12.2009 (restated) PLN thous and
Cash and balances with the Central Bank	1,975,642	909,004
Current amounts due from other banks	134,394	184,803
Short-term deposits in other banks	410,133	179,045
Total	2,520,169	1,272,852



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Explanation of differences between changes of assets and liabilities as stated in the statement of financial position and changes presented in the statement of cash flows

Year ended 31.12.2010	Statement of financial position PLN thousand	Statement of cash flows PLN thousand	Difference PLN thousand	
Change in amounts due from banks	(1,531,372)	(1,350,401)	(180,971)	1)
Change in derivative financial instruments (asset)	280,667	245,724	34,943	2)
Change in loans and advances to customers	(7,870,271)	(7,781,447)	(88,824)	3)
Change in securities available-for-sale	1,011,343	1,008,936	2,407	4)
Change in deferred income tax asset	(78,401)	(76,400)	(2,001)	5)
Change in other assets	(227,844)	(226,153)	(1,691)	6)
Change in amounts due to other banks and financial institutions	(24,428)	589,652	(614,080)	7)
Change in derivative financial instruments (liability)	982,569	979,649	2,920	8)
Change in amounts due to customers	8,789,150	8,788,444	706	9)
Change in liabilities from the issue of debt securities	(819,624)	(22,124)	(797,500)	10)
Change in provisions	5,279	3,492	1,787	11)
Change in other liabilities	323,314	302,468	20,846	12)

- 1) Change in part of receivables comprising cash equivalents (current accounts and overnight deposits in other banks) was excluded from "Change in amounts due from banks and other financial institutions" and presented under "Increase/decrease of net cash and cash equivalents".
- 2) "Change in derivative financial instruments (asset)" does not include the valuation of cash flow hedge recognized in revaluation reserve.
- 3) The difference is the result of acquisition of subsidiaries and reflects their carrying amounts as at acquisition
- 4) "Change in financial assets available-for-sale" does not include valuation of financial assets recognized in revaluation reserve.
- 5) The difference is the result of acquisition of subsidiaries and reflects their carrying amounts as at acquisition
- 6) The difference is the result of acquisition of subsidiaries and reflects their carrying amounts as at acquisition date.
- 7) Change in liabilities arising from received and paid long-term loans and advances received from other banks was excluded from "Change in amounts due to other banks and financial institutions" and presented under financing activities cash flows.
- 8) "Change in derivative financial instruments (liabilities)" does not include the valuation of cash flow hedge recognized in revaluation reserve.
- 9) The difference is the result of acquisition of subsidiaries and reflects their carrying amounts as at acquisition
- 10) Change arising from redemption of long-term securities (bonds and deposit certificates) was excluded from "Change in liabilities from the issue of debt securities"
- 11) The difference is the result of acquisition of subsidiaries and reflects their carrying amounts as at acquisition date.

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12) "Change in other liabilities" includes a liability arising from paid part of stocks in subsidiary (purchased in previous year) and unpaid expenses on fixed assets.

40. Information about operating segments

Within the Group following reporting operating segments occur:

- banking
- financial intermediary
- asset and fund management

As a result of merger of Noble Bank S.A. and Getin Bank S.A. the Group changed operating segments presentation method. Segments "collection" and "metrobank", separated in 2009, were presented in 2010 under "banking" segment. Comparative financial information takes into account the above changes.

Bankina

The scope of Group's activities covered by this segment is providing banking services and conducting business activity in the area of: accepting cash deposits payable on demand or on maturity date, running the deposit accounts, running other bank accounts, granting loans, issuing and confirming bank guarantees and opening and confirming letters of credit, issuing bank securities, running banking cash settlements, granting cash loans, cheque and bill of exchange operations and operations relating to warrants, issuing payment cards and carrying out operations with the use of these cards, term financial operations, purchases and sales of cash debts, safeguarding of items and securities and providing safe boxes, running purchase and sale of foreign currencies, granting and confirming guarantees, performing ordered activities, connected with the issue of securities, intermediary in monetary transfers and settlements in foreign exchange transactions. The Group conducts its activity in this segment throughout the country, provides private banking services - current accounts for individual customers, savings accounts, deposits, consumer and mortgage loans, term deposits, both in zlotys and foreign currencies.

Segment's income includes all income recognized by Getin Noble Bank S.A., by the Getin Leasing S.A. Group and companies: Idea Bank S.A., Introfactor S.A., Noble Concierge Sp. z o.o. and Getin Finance PLC. Assets of this segment comprise assets of Getin Noble Bank S.A., the Getin Leasing S.A. Group and companies: Introfactor S.A., Noble Concierge Sp. z o.o., Getin Finance PLC and Idea Bank S.A.

Financial intermediary

The scope of Group's activities covered by this segment is providing services related to financial intermediation loan, deposit, savings, investment intermediation. Services related to personal finance include legal information, experts advices, banking offers comparison. General investment intermediary services comprise offers and analyses of offered savings plans, deposits, currency programmes, investment funds.

Segment's income includes all income recognized by Open Finance S.A. and Noble Securities S.A. as well as Panorama Finansów S.A. until the date of its sale. Assets of the segment include assets of Open Finance S.A. and Noble Securities S.A.

Asset and fund management

The scope of this segment is placing cash collected by means of public offering of unit fund, advising with respect to securities transactions, managing securities portfolios on demand, creating and managing investment funds: treasury, equity and mixed.

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Segment's income includes income recognized by Noble Funds TFI S.A. Segment assets include assets recognized by Noble Funds TFI S.A.

None of operating segments of the Group was combined with other segment in order to create the above reporting operating segments.

The Management Board monitors separately operational results of segments in order to make decisions relating to allocation of resources, assessment of results of such allocation and the results of activities. The basis for the assessment of the financial performance is pre-tax profit or loss. Income tax is monitored on the Group's level.

Transaction costs used in transactions between operating segments are established on the arm's length basis, similar as the transactions with unrelated third parties.

01.01.2010 - 31.12.2010	Banking 1) PLN thousand	Financial intermediary services PLN thousand	Asset and fund management	Adjustments PLN thousand		Total PLN thousand
Incom e	1 211 210 20 211 2	7 213 213 23 23 23				
- external	4,105,559	267,307	41,060	34,941		4,448,867
- internal	179,766	155,494	1,046	(336,306)		-
Total segment income	4,285,325	422,801	42,106	(301,365)	2)	4,448,867
Pre-tax profit						
- external	361,737	14,231	29,047	62,006		467,021
- internal	62,349	108,211	(4,246)	(166,314)		-
Profit/ (loss) of segment	424,086	122,442	24,801	(104,308)	3)	467,021
Segment assets as at 31.12.2010	43,614,417	420,841	31,708	(1,269,158)	4)	42,797,808

- 1) Income in the Banking segment includes income from interests amounting to PLN 2,920,428 thousand. Pretax profit also includes interest expenses amounting to PLN 1,878,768 thousand.
- 2) Income presented in segments does not include consolidation adjustments.
- 3) Pre-tax profit presented in segments does not include consolidation adjustments. The analysis of operating segments is carried out by the Management Board of the parent company on the pre-tax level and does not include income tax.
- 4) Assets presented in segments do not include consolidation adjustments.

01.01.2009 - 31.12.2009 (restated)	Banking 1) PLN thousand	Financial intermediary services PLN thousand	Asset and fund management PLN thousand	Adjustments PLN thousand		Total PLN thousand
Income						
- external	3,669,005	110,260	26,594	18,281		3,824,140
- internal	165,473	166,477	990	(332,940)		-
Total segment income	3,834,478	276,737	27,584	(314,659)	2)	3,824,140
Pre-tax profit						
- external	321,877	(55,485)	18,779	25,757		310,928
- internal	(18,811)	139,887	(2,632)	(118,444)		-
Profit/ (loss) of segment	303,066	84,402	16,147	(92,687)	3)	310,928
Segment assets as at 31.12.2009	33,682,699	148,426	22.460	(727,019)	4)	33,126,566

- 1) Income in the Banking segment includes income from interests amounting to PLN 2,696,522 thousand. The pre-tax profit also includes interest expenses amounting to PLN 1,908,082 thousand.
- 2) Income presented in segments does not include consolidation adjustments.

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- 3) Pre-tax profit presented in segments does not include consolidation adjustments.
 - The analysis of operating segments is carried out by the Management Board of the parent company on the pre-tax level and does not include income tax.
- 4) Assets presented in segments do not include consolidation adjustments.

41. Related party transactions

The Getin Noble Bank Group understands related party as direct parent company- Getin Holding S.A., entities directly related to the parent company and to the ultimate parent - Mr. Leszek Czarnecki.

The consolidated financial statements comprise financial statements of Getin Noble Bank S.A. and the financial statements of subsidiaries mentioned in the note II.2. Moreover, there were the following related parties which were not subject to consolidation:

- Entities directly related to the parent company Getin Holding S.A.:
 - MW Trade S.A.
 - Panorama Finansów S.A.
 - Fiolet PDK S.A.
 - PDK Biznes sp. z o.o.
 - TU Europa S.A.
 - TU na Życie Europa S.A.
 - Carcade OOO
 - PlusBank S.A.
 - Getin International S.A.
 - SF Gwarant Plus sp. z o.o.
 - SC Perfect Finance s.r.l
 - SC Perfect Finance Marketing s.r.l.
 - Getin International Sarl
 - Sombelbank S.A.
- Entities related to the ultimate parent entity Mr. Leszek Czarnecki:
 - LC Corp B.V.
 - Home Broker S.A.
 - Tax Care S.A.
 - HB Doradcy Finansowi sp. z o.o.
 - HB Doradcy Finansowi sp. z o.o. sp. k.
 - Open Finance MIL
 - LC Corp S.A. and its subsidiaries
 - RB Investcom sp. z o.o.
 - RB Computer sp. z o.o.
 - LC Heart Foundation
 - Iguana Investments sp. z o.o.
 - LC Corp Sky Tower sp. z o.o.

Transactions concluded by entities of the Group in 2010 and 2009 were realized on an arm's length basis. The below table presents total amounts of transactions with related parties for current and previous financial year:

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			Statement of financial position			I Statement of comprehensive income I			Off-balance sheet items		
				31.12.2010				01.01.2010 t	o 31.12.2010		31.12.2010
		Loan receivables and purchased debts	Other receivables	Deposits liabilities	Other liabilities	Write-downs created	Interest and commission income	Interest and commission expenses	Other purchases	Other sale	Financial liabilities and guarantees granted
		PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand
1	Getin Holding S.A.		40	28,792	996		84	4,135	1,918	800	
2	Carcade OOO	103,499		9		1,481	11,368				
3	Fiolet - PDK S.A.*			5,870			4,089	58,601	900	11,368	200
4	RB Investcom sp. z o.o.			11,412			4	78			
5	RB COMPUTER sp. z o.o.		4						5,636	28	
6	LC Corp Sky Tower sp. z o.o.	20,057		70,676			3	2,912		633	
7	Warszaw a Przy Promenadzie Sp. z o.o.			10,549			4	82			
8	TU Europa S.A.		55,943	5,757	56,068		164,572	6,687	216	57	153
9	TU Europa na Życie S.A.		128,888	4,015,302	3		405,006	230,923	3,342		
10	Fundacja LC HEART			6,968			4	651			
11	Panorama Finansów S.A.	1,702		2,845				10	142		
12	Warszawa Przy Promenadzie			32,212			1	891			
13	LC Corp B.V.			4,660			8	401			
14	LC Corp S.A.	20	2	31,476			3	416		83	
15	Warszaw a Przyokopow a Sp. z o.o.			20,419				1,088			
16	M.W.Trade S.A.	144,191		6,138		130	2,451	38			
17	PlusBank S.A.	14,821				213	252				
18	Other related entities	4,883	1,815	7,203		70	1,025	878	4,585	1,242	1,014
19	Members of the Management Board and the Supervisory Board of the Bank and the Parent Company**	39,235		18,623		1,192	2,830	1,692			975

In the note above, the entities with balances as at 31.12.2010 (irrespective of transaction type) not exceeding PLN 5 million were aggregated.

^{*} including agency commissions paid in 2010 to Fiolet-PDK SA, which are spread over time by the Bank as they represent an element of internal rate of return of loan receivables.

^{**} including transactions with the ultimate parent

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		Statem			Statement of financial position			atement of comp	orehensive incor	ne	Off-balance sheet items
				31.12.2009				01.01.2009 d	o 31.12.2009		31.12.2009
	(restated)	Loan receivables	Other receivables	Deposits liabilities PLN thousand	Other liabilities PLN thousand	Write-downs created PLN thousand	Interest and commission income	Interest and commission expense	Other purchases	Other sale PLN thousand	Financial liabilities and guarantees granted PLN thousand
1	Getin Holding S.A.		16	151,731			15	3,377	254	280	
2	Carcade	128,268				1,023	22,615				
3	Getin International S.A.	8,593		129		68	859	15	155	342	
4	Fiolet - PDK S.A.		1,268	33,202	347		52	59 708*	8	5,865	200
5	LC Corp BV			39,773			10	2,340			
6	LC Corp. Szmaragdowe Wzgórze			9,700			1	396			
7	LC CORP SKY TOWER			28,067			4	1,977			
8	Warszawa Przy Promenadzie			6,644			1	241			
9	TU Europa S.A.		49,033	162,030	27,394		145,118	14,044	2	60	157
10	TU Europa na Życie S.A.		49,010	2,887,683	65		193,666	153,426	2,468		
11	Fundacja LC HEART			45,925			7	1,639			
12	IGUANA INVESTMENTS SP. ZO.O.	24,249	12			189	1,584	16			
13	HOME BROKER	12,014	10		3,053	95	1,041	6,892			
14	Other related entities		3,136	19,273			1,427	2,466	14,336	90	98
15	Member of the Management Board and the Supervisory Board of the Bank and the Parent Company*	56,931		15,278		1,629	3,178	1,930			157

In the note above, the entities with balances as at 31.12.2009 (irrespective of transaction type) not exceeding PLN 5 million were aggregated

^{*} including transactions with the ultimate parent

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Other transactions with related parties

On 9 September 2010 the Bank concluded with Mr. Leszek Czarnecki sales agreement of the Bank's 1,939,420 bearer shares with par value of PLN 1 per share, representing 0.2033 % of the Bank's share capital, which gives rights to 0.2033% of votes at the General Meeting as at 9 September 2010. Bank's shares were purchased for the total amount of PLN 9,999,999.00 which accounts for PLN 5.15 per 1 share. The transaction took place on 10 September 2010 on the Warsaw Stock Exchange.

Based on agreements between Getin Noble Bank S.A. and Members of the Management Board of Noble Funds TFI (Mariusz Staniszewski, Mariusz Błachut and Sylwia Magott) and Paweł Homiński, the Bank has the right to call to sell all of shares held by the above mentioned individuals to Getin Noble Bank S.A. until 31 December 2012.

Potential purchase price is among others dependent upon way of operations of Noble Funds TFI S.A., net assets value and results as at option exercise date and financial results for the period of 12 months preceding the option exercise date. In the Group's assessment, there is no possibility of reliable valuation of the option to fair value, mainly due to the fact that the underlying instruments are equity instruments of unlisted entity. As a result, the Group uses an exemption envisaged by IAS 39 and values the option at historic cost which amounts to zero.

Simultaneously, the above mentioned individuals have the right to call Getin Noble Bank S.A. to purchase shares held by them. The right is valid between 1 January 2012 and 31 December 2012. The purchase price is among others dependent upon way of operations of Noble Funds TFI S.A., net assets value and financial results in years when the option can be exercised. In calculation of potential purchase price a multiplier, which is fixed during the agreement period and does not depend on other market conditions, was taken into account. In the opinion of the Management Board, as a result of dependence of valuation on multiplier determined in advance, the valuation does not reflect changes in fair value of Noble Funds TFI and thus does not fall within the scope of IFRS 2. As a put option held by non-controlling interests, it is recognized in accordance with the accounting policy approved by the Group for transactions of such type, i.e. effectively as at each balance sheet date the Group shows liabilities arising from expected payment as a result of the option amounting to PLN 37,689 thousand along with simultaneous elimination of shares of non-controlling interests (the difference between the value of liability and share capital of non-controlling interests as at 31 December 2009 is presented as goodwill). The fair value of option is measured as at the reporting date by means of using the discounted cash flow method, taking into consideration the conditions of the instruments granted.

Based on the agreement of 12 August 2009 concluded between the Bank and Getin Holding related to entry of the Bank into rights and obligations of Getin Holding resulting from investment agreement of 30 June 2008, amended subsequently with the agreement of 12 August 2009, Mr. Maurycy Kühn and Mr. Krzysztof Spyra, who were members of the Management Board of Getin Noble Bank S.A. as at 31 December 2010, and Mr. Jarosław Augustyniak were granted call option of Noble Securities shares in the number not exceeding, respectively 5% for Mr. Jarosław Augustyniak, 5% for Mr. Maurycy Kühn and 10% for Mr. Krzysztof Spyra, of total number of shares of Noble Securities. In accordance with an annex of 24 November 2010 Mr. Jarosław Augustyniak and Mr. Maurycy Kühn call options of Noble Securities shares were cancelled, while in respect of Mr. Krzysztof Spyra provision was modified, granting 5% of total shares of Noble Securities. The condition of option exercise is reaching the minimum level of consolidated net profit for years 2009-2010. The Group has classified the above programme as share-based payments settled in equity instruments. Programme costs are recognized in correspondence with non-controlling interests. As a result of the above mentioned shares purchase conditions, in accordance with IFRS 2 provisions, the Group has recognized costs, as at 31 December 2010, in line with original provisions of investment agreement amounting to PLN 373 thousand. The fair value of option is measured as at



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the reporting date in accordance with Black-Scholes model, after taking into consideration conditions on which these instruments were granted.

The table below presents the assumptions used for the purpose of option's fair value calculation:

Expected volatility ratio	67.05%
Risk free interest rate	4.679%
Expected duration (in years)	1.88
Option valuation in accordance with Black-Scholes model (in PLN)	0.72
Exercise price (in PLN)	6.08
Number of shares	174,737

Simultaneously, in accordance with the agreements, Mr. Jarosław Augustyniak and Mr. Maurycy Kühn obtained rights to demand, through subsidiaries, to purchase by Getin Noble Bank S.A. all shares of Noble Securities held by them, as at the day of the above mentioned agreement, within 30 days from the date of auditors opinion on the financial statements of Noble Securities S.A. for 2010.

The right to exercise these options is dependent among others on repayment of loans and advances taken by the above mentioned persons in entities of Getin Holding Group, cooperation with at least one of companies of Getin Holding Group. Exercise price depends on multiplier, which is fixed during the agreement period and does not depend on other market conditions, was taken into account. In the opinion of the Management Board, as a result of reliance in valuation on multiplier determined in advance, the valuation does not reflect changes in the fair value of Noble Securities and thus does not fall within the scope of IFRS 2. As a put option held by non-controlling interests, it is recognized in accordance with the accounting policy approved by the Group for transactions of such type, i.e. effectively as at each balance sheet date the Group shows liabilities arising from expected payment as a result of the option amounting to PLN 20,239 thousand along with simultaneous elimination of shares of noncontrolling interests. The fair value of option is measured as at the reporting date by means of using the discounted cash flows method, taking into consideration the conditions on which these instruments were granted.

On the basis of the agreement concluded on 18 November 2009 by Getin Holding S.A. with Mr. Krzysztof Rosiński, who was as at 31 December 2010 the President of the Management Board of Getin Noble Bank S.A., Mr. Krzysztof Rosiński was granted, within the Management Option Programme, 1,000,000 shares of Getin Holding S.A. The right to sell these shares is limited and dependent among others on acting as the President of the Management Board of Getin Noble Bank S.A. and the financial situation of the Bank in years 2010- 2011.

The Group classifies this programme as share-based payment settled in equity instruments. The cost of this option is recognized considering the probability of execution of targets set and in proportion to the vesting period. Up to 31 December 2010 the Group recognized cost amounting to PLN 3,665 thousand presented as remuneration costs and in other capitals. Fair value of the option is measured at the reporting date using Black-Scholes model, taking into consideration the conditions on which this instrument was granted.

Due to conditions of the agreement (granting of company shares in two tranches), the programme is measured as two separate options with different maturity dates and the valuation to fair values equals to the sum of valuations of these two options.

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The table below presents the assumptions used for the purpose of option's fair value calculation:

	I tranche	II tranche
Expected volatility ratio	52.61%	47.91%
Risk free interest rate	4.590%	4.999%
Expected duration (in years)	1.61	2.62
Option valuation in accordance with Black-Scholes model (in PLN)	7.35	7.40
Exercise price (in PLN)	1.00	1.00
Number of shares	409,092	500,000

Remuneration of members of the Management Board and the Supervisory Board

Remuneration and other benefits for members	01.01.2010-	01.01.2009-
of the Management Board	31.12.2010	31.12.2009 *
<u> </u>	PLN thousand	PLN thousand
Management Board of the parent company:		
Krzysztof Rosiński	5,309	119
Short-term employee benefits	1,644	119
Share-based payments	3,665	-
Maurycy Kühn	2,196	3,993
Short-term employee benefits	2,196	3,993
Share-based payments	-	-
Krzysztof Spyra	2,196	3,993
Short-term employee benefits	2,196	3,993
Share-based payments	-	-
Radosław Stefurak	1,079	68
Short-term employee benefits	1,079	68
Share-based payments	-	-
Grzegorz Tracz	1,331	-
Short-term employee benefits	1,331	
Share-based payments	-	-
Maciej Szczechura (from 01.10.2010)	211	n/a
Short-term employee benefits	211	n/a
Share-based payments	-	n/a
Karol Karolkiewicz (from 01.10.2010)	191	n/a
Short-term employee benefits	191	n/a
Share-based payments	-	n/a
Jarosław Augustyniak (to 07.09.2010)	1,391	4,093
Short-term employee benefits	1,391	4,093
Share-based payments	-	-
Bogusław Krysiński (to 31.12.2009)	n/a	510
Short-term employee benefits	n/a	510
Share-based payments	n/a	-
Total	13,904	12,776
	•	

^{*} relates to benefits for members of Noble Bank Management Board. Total remuneration for members of Getin Bank Management Board in 2009 amounted to PLN 5,156 thousand.

	01.01.2010-	01.01.2009-
Benefits for members of Management Boards of subsidiaries	31.12.2010	31.12.2009
	PLN thous and	PLN thousand
Management Boards subsidiaries		
Short-term employee benefits	5,403	2,728
Share-based payments	-	-
Total	5,403	2,728



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Benefits for members of Bank's Management Board related to fulfilling functions in subsidiaries governing bodies	01.01.2010- 31.12.2010 PLN thous and	01.01.2009- 31.12.2009 PLN thousand
Management Board of the parent company		
Krzysztof Rosiński	-	-
Maurycy Kühn	60	94
Krzysztof Spyra	20	-
Radosław Stefurak	-	-
Grzegorz Tracz	3	-
Maciej Szczechura (from 01.10.2010)	2	-
Karol Karolkiew icz (from 01.10.2010)	-	-
Jarosław Augustyniak (to 07.09.2010)	106	-
Total	191	94

42. Information about the auditors remuneration

The table below presents remuneration of entity entitled to audit financial statements - Ernst & Young Audit sp. z o.o. paid or due for the year ended 31 December 2010 and 31 December 2009 split into types of services in net values:

Type of service	01.01.2010- 31.12.2010	01.01.2009- 31.12.2009 *
Statutory audit of consolidated financial statement	430	335
Other attesting services	330	582
Tax advisory services	-	-
Other services	813	1,042
Total	1,573	1,959

^{*} Data for 2009 accounts for sum of remuneration of auditors for audit of the financial statements of Getin Bank S.A. and Noble Bank S.A.

Remuneration does not include services provided to other Group companies.

43. Information about the average employment

The average employment within the Group for the year ended 31 December 2010 and 31 December 2009 was as follows:

Number of employees	31.12.2010	31.12.2009 (restated)
In persons	5,729	4,112

44. Subsequent events

On the basis of the agreement of 31 January 2011 Getin Noble Bank, after fulfilling precedent conditions described in the agreement, is obliged to conclude final agreement relating to the acquisition from Link4 Towarzystwo Ubezpieczeń S.A. and Intouch Insurance Group B.V. shares of Link4 Life Towarzystwo Ubezpieczeń na Życie S.A., representing 19% of share capital of Link4 Life and giving 19% of votes on general meeting of this company. The sale price will amount to 19% of net assets value of Link4 Life Towarzystwo Ubezpieczeń na Życie S.A. as at the day of closing of transaction increased by the premium amounting to PLN 95 thousand.

The other buyers are Leszek Czarnecki and Open Finance S.A., acquiring 32% and 49% of Link4 Life

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Towarzystwo Ubezpieczeń na Życie S.A. shares, respectively.

On 16 February 2011 Extraordinary General Meeting of Shareholders of Open Finance adopted resolutions according to which:

- the Management Board of Open Finance S.A. was entitled to make a decision regarding the withdrawal from conducting public offering of shares series C or its suspension at any time, particularly in case of withdrawal or suspension of public offering by Getin Noble Bank S.A. existing company shares, provided that withdrawal from conducting public offering or its suspension after the start of accepting of provisions may be made only due to important reasons indicated by the company's Management Board. In case of making a decision about suspension of conducting public offering of shares series C the company's Management Board is also entitled not to indicate new terms of public offering of shares series C which may be determined and announced by the company's Management Board later on.
- in order to introduce the Management Option Programme in Open Finance S.A., within which persons fulfilling management functions in Open Finance will be permitted to acquire from Open Finance its own shares, the Management Board of Open Finance S.A. was entitled to acquire its own shares provided that:
 - total number of own shares acquired on the basis of permission will be not higher than 596,250 (five hundred and ninety six thousand and two hundred fifty),
 - total number of own shares, increased by acquisition costs will not be lower than PLN 5,962.50 (five thousand and nine hundred sixty two and half zlotys) and not higher than PLN 11,000,000 (eleven million zlotys).

In accordance with the provisions of the Management Option Programme Regulations the entitled persons were given rights to acquire Open Finance shares on preference terms, depending on the financial results of Open Finance S.A. in the future reporting periods, under the condition of continuing of providing services to the company on current terms.

The Management Board of Noble Funds TFI S.A., on behalf of Noble Funds Specjalistyczny Fundusz Inwestycyjny Otwarty suspended sale and purchase of units of Noble Fund Africa subfund. Suspension of sale and purchase of units of the Subfund is caused by lack of possibility of conducting a reliable valuation of significant part of fund assets, due to reasons beyond fund's control, i.e. due to lack of information about net assets value per units of Northern Africa Fund subfund separated within this foreign fund, not made available by Julius Baer Multistock fund. Resumption of sale and purchase of share units of Subfund will effect immediately after resumption of publication by foreign fund Julius Baer Multistock of information about net assets per unit of Northern Africa Fund subfund.

After 31 December 2010 there were no other events not recognized in the financial statements which may significantly affect future financial results of Getin Noble Bank S.A. Capital Group.

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V. RISK MANAGMENT IN THE GROUP

Methods and objectives adopted for the financial risk management:

Entities of Getin Noble Bank S.A. Capital Group, carrying out their operational activity, are subject to the following key risks: credit risk, liquidity risk, market (including interest rate and currency risk), solvency risk and operational risk.

The objective of asset and liability management policy is to optimize the structure of the balance sheet and off-balance sheet to achieve the assumed proportion of income in relation to the risk incurred. Management boards of the subsidiaries are responsible for managing risk at the strategic level. For the purpose of operational risk they establish committees, responsible for particular risk areas, such as: the Credit Committee, the Asset and Liability Management Committee or the Operational Risk Committee. These committees are responsible for managing their relevant risk areas at the operational level, monitoring risk levels as well as for the development of current risk management policies within the framework of strategies adopted by the management boards of the members of the Group, within internal limits and in line with the supervisory regulations.

Entities of the Group take into account the market regulations and requirements of supervisory authorities, especially Polish Financial Supervision Authority regulations. The corporate governance concerning financial risk management policies is performed by supervisory boards of Group entities.

1. Credit risk

Structure and organization of credit risk management unit

The main participants of the system of credit risk management in the Bank are:

- a) Supervisory Board,
- b) Management Board,
- c) Credit Committee,
- d) Credit Risk Division,
- e) Credit risk units in business areas,
- f) Internal Audit Department.

Supervisory Board

The role of the Supervisory Board is to approve credit risk management strategy and credit policy, periodic assessment of realization by the Management Board of the Bank's credit strategy and policy, supervising the control function of credit risk management system and assessment of its adequacy and efficiency.

Management Board

The Bank's Management Board is responsible for the development, implementation and updates of credit risk strategy and procedures, periodical reporting to the Supervisory Board on the effects of realization of credit policy and on functioning of credit risk management system, maintaining communication with the supervisory authorities and reporting to these authorities as well as making available to these authorities of all required by law information on credit risk. The Management Board of the Bank is also responsible for the development of credit risk management system and for supervising the management function over credit risk in all areas of the Bank's business.

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Credit Committee of the Bank

The Bank's Credit Committee is an opinion and decision-making body and its function results from the adopted by the Bank manner of taking credit decisions, which accounts for all the matters related to credit risk of current transactions. The role of the Credit Committee is to support the Bank's Management Board in fulfilling its opinion-making and advisory functions in the process of taking credit decisions, or making decisions on its own as part of the rights granted by the Management Board.

It is the Credit Committee that is responsible for recommending to the Bank's Management Board system solutions relating to the determination of internal limits of exposure to issuers of securities and to banks.

Credit Risk Division

The Bank's organizational structure is adapted to credit risk management policy. The separated Credit Risk Division, which reports directly to the Member of Management Board, consists of three departments:

- 1. Department of Credit Risk Management is responsible for credit risk management at every stage of credit process in the Bank.
- 2. Department of Systematic Analysis of Credit Risk executes tasks related with credit risk reporting in Bank's activities. Department is also responsible for calculating impairment allowances and capital requirements on credit risk.
- 3. Department of Statistical Analysis executes tasks in the area of optimization of processes, which require developing statistical models, implementing scoring cards and monitoring of their effectiveness.

Credit risk units in individual business areas of the Bank

Credit risk units in individual business areas of the Bank are responsible for current monitoring of credit risk in those areas based on the adopted credit risk management strategy, credit policy, recommended business directions and current procedures.

These units are also responsible for the realization of the recommendations of the credit risk unit and internal audit relating to activities which mitigate credit risk.

Internal Audit Department

The role of the Internal Audit Department is to control and assess the quality of credit risk management system and to conduct periodic reviews of the credit risk management process in the Bank in order to identify any irregularities in executing by system participants of their roles and tasks in the process of credit risk management.

Credit risk management strategies and processes

The Bank has developed formal "Credit Strategy and Policy", which defines policies, guidelines and recommendations relating to credit activities and which serve as a basic instrument for the realization of a selected strategy towards credit risk incurred by the Bank.

Credit risk management in the Bank is performed on the basis of internal procedures concerning risk identification, measurement, monitoring and control. The Bank applies credit risk identification and measurement models related to its operations, expressed in specific credit risk assessment ratios.

Credit risk management in the Bank aims at ensuring the safety of lending activities, while maintaining a reasonable approach to risk undertaken in its operations. In conducting its lending activities, the Bank follows the following rules:

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- The Bank acquires and keeps in its loan portfolio loan exposures which ensure the safety of the deposits held by the Bank and its capital by generating stable earnings;
- While making credit decisions the Bank investigates the risks resulting from the given transaction giving
 consideration to the general credit risk attached to the given client and the industry as well as other
 circumstances that may have an influence on the recoverability of the debt;
- A loan or other commitments are granted if the client meets the requirements established in the Bank's internal instructions.

The Bank conducts its lending activities in the following five areas:

- 1. mortgage loans,
- 2. private banking,
- 3. financing car purchases,
- 4. other retail loans (cash loans and credit card loans),
- 5. servicing small and medium-sized enterprises and public entities.

The Bank has its own procedures for particular credit products in business areas. In order to ensure the objectivity of credit risk assessment in the Bank, within the structure of trading divisions, the sale process (gaining customers) has been separated from the evaluation and acceptance of customer's credit risk. Each department has a separate acceptance centre which is responsible for evaluation and acceptance of particular loan applications.

The procedure of making credit decisions is approved by the Bank's Management Board. Credit authorization limits are granted to the Bank's staff on an individual basis, depending on their skills, experience as well as the functions fulfilled. Credit Committees, which take credit decisions which exceed the authorization limits granted to the Bank's individual employees, can operate in the acceptance centers. The Bank's Credit Committee located in the Bank's headquarters is responsible for credit decisions exceeding the authorization limits granted to the Credit Committees in the acceptance centers. Credit decisions which exceed the Bank's Credit Committee's authorization limits are made by the Bank's Management Board. Any changes to the decision making procedure must be approved by the Bank's Management Board.

Getin Noble Bank applies internal regulations which enable determination of the level of the credit risk that arises from granting a loan to the particular client or from providing the client with other services giving rise to credit risk as well as the level of the Bank's appetite for this risk. Creditworthiness is evaluated, both at the stage of loan granting and monitoring, in the following manner:

- for individual persons based on procedures relating to the assessment of client's creditworthiness (scoring is used for cash and car loans),
- for small and medium-sized enterprises the assessment includes simplified financial ratios analysis.

Credit ratings assigned to small and medium-sized enterprises are based on the score obtained in the assessment of financial standing as well as based on qualitative assessment. This approach allows for assessing client's creditworthiness based on information about timeliness of repayments and, it also enables assessment or scoring and valuation of the collateral.

Scope and type of the risk reporting and measurement systems

The Bank monitors and assesses the quality of loan portfolio on the basis of an internal procedure which includes monitoring of the Bank's entire loan portfolio, both by individual units within the trading divisions and by credit risk units. The results of analyses performed by the above units are presented in periodic reports. The conclusions are

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used for the purpose of current management of the Bank's credit risk.

The Bank applies a risk monitoring system which includes individual risk monitoring (related to particular clients) and overall monitoring of the Bank's entire loan portfolio. As part of the overall monitoring of individual risk, the Bank performs periodic assessments of the borrower's financial and economic standing, timeliness of payments to the Bank as well as the value and condition of accepted collateral. Both the scope and the frequency of the above reviews are in line with external regulations and depend in particular on the type of the borrower, the amount of the loan exposure and the form of collateral. As part of the overall monitoring of the loan portfolio, credit risk management units perform a number of analyses and activities, including:

- monitor the quality of the Bank's loan portfolio for particular products,
- perform periodic assessments of industry risk, determines maximum concentration limits for particular industries,
- perform an assessment of the financial standing of banks counterparties, determine maximum concentration limits for particular banks,
- perform an on-going monitoring of major loan exposures and the limits set forth for mortgage loans,
- verify the accuracy and adequacy of the loan loss provisions created by the Bank,
- · perform stress tests for particular products,
- submit periodic management reports to the Supervisory and the Management Board.

Additionally, the Bank established procedures and internal regulations regarding concentration of credit risk. The Bank has and periodically monitors the limits of concentration and limits for major loan exposures. The Management Board established the concentration limit at more restrictive level that the one required by the Banking Law.

Risk management on currency and currency indexed loans

The Bank systematically analyzes the effect of changes in foreign exchange rates and interest rates on credit risk incurred in the area of car, mortgage and retail loans. The Bank also analyzes the impact of the currency risk on the quality of foreign currency and indexed loans, for mortgage backed loan portfolio the Bank analyzes also the impact of foreign exchange rates on the value of collaterals. Twice a year (under the "S" Recommendation, an action on an annual basis is required), the Bank carries out stress test concerning the effect of exchange rate risk of borrower on credit risk incurred by the Bank.

These tests are conducted on the assumption that the value of Polish zloty will decrease by 50% compared to other currencies, both for car and mortgage loans (the requirement of the "S" Recommendation is 30%) and under the assumption that the decrease in the exchange rate will continue for the period of 12 months.

The Bank analyzes the effect of changes in interest rates on credit risk incurred by the Bank. Stress test concerning the effect of fluctuations in interest rates on the quality of credit risk portfolio are conducted on the assumption that interest rates will increase by 50% for car loans and retail loans and by 500 base points for mortgage loans (the S Recommendation requires the increase of 400b.p) and under the assumption that the increase in interest rate will continue for the period of 12 months.

The Bank also analyzes the influence of changes of unemployment rate on credit risk in the above mentioned portfolios.

Principles for using collateral and policies of risk reduction and strategies and processes of monitoring the effectiveness of collateral and risk reduction methods

The Bank accepts various legally acceptable collateral types, which are appropriate to product type and business

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area. Detailed procedures for collateral selection and establishment have been described in internal regulations and product procedures for individual trading areas. The adopted legal collateral should ensure that the Bank will satisfy itself in case of the borrower's default. The main collateral of the Bank that limits its risk, especially credit risk, is good financial standing of the borrower and his good credit capacity. In selecting loan collateral, the Bank considers the type and amount of loan, loan term, legal status and financial standing of borrower as well as risk of the Bank and other risks. The Bank prefers collateral in the most liquid forms i.e. in the forms that guarantee fast and full recovery of debt under recovery proceedings.

For capital adequacy purposes, as part of the policy concerning application and valuation of loan collateral and collateral management, the Bank uses the most liquid collaterals such as bank deposits or debt securities issued by the NBP or the Polish government. As part of risk reduction techniques, the Bank uses the most liquid collaterals which are valued on a monthly basis using the effective interest rate method.

Description of loan collaterals

The banks of the Group as a principle require one or more collaterals for loans. Presented below are typical collaterals required by the banks of the Group:

Mortgage loans:

- mortgage established on property with priority of satisfaction;
- assignment of rights from the insurance policy in the case of fire or other accidental losses;
- property value decrease insurance policy, loss of job insurance policy and company bankruptcy insurance policy;
- insurance policy of low own contribution.

Car loans:

- registered pledge on the vehicle, partial or total assignment of vehicle property right;
- assignment of rights from the insurance policy or indicating the bank as the beneficiary of the policy;
- blank promissory note;
- death insurance policy or insurance policy against total disability of the borrower;
- guarantee of a third party in the form of own promissory note or civil warranty.

Consumer loans:

- property value decrease insurance policy, loss of job insurance policy and company bankruptcy insurance
- guarantee of a third party in the form of own promissory note or civil warranty.

Corporate loans:

- mortgage established on the property with priority of satisfaction;
- registered pledge on the property of the enterprise or total assignment of the enterprise property right of the
- registered pledge on the personal property of the borrower or the company's management;
- cash deposit or pledge on funds on the trust account;
- assignment of receivables, blank promissory note or civil surety ship.
- guarantee of a third party in the form of own promissory note or civil warranty.

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Gross value of impaired loans and advances assessed individually is presented below:

Impaired loans and advances assessed individually	31.12.2010	31.12.2009 (restated)
	PLN thousand	PLN thousand
Corporate loans	55,090	42,439
Car loans	-	-
Mortgage loans	341,362	94,579
Consumer loans	-	-
Total	396,452	137,018

	31.12.2010 PLN thousand	31.12.2009 (restated) PLN thousand
Value of collateral used for calculating impairment allow ance for loans individually significant	193,877	128,579

Maximum exposure to credit risk as of 31 December 2010 without taking into account accepted collateral and other factors improving loan quality is presented below:

Gross maximum exposure to credit risk	31.12.2010 PLN thousand	31.12.2009 (restated) PLN thousand
Financial assets:	FEITHIOUSAIIU	r EN tilousaliu
Cash and balances with the Central Bank (excluding cash)	1,868,353	795,062
Amounts due from banks and financial institutions	2,600,693	1,069,321
Finance lease receivables	738,838	567,803
Derivatives	48,653	329,320
Financial instruments held for trading	446	42
Loans and advances granted to customers	33,454,034	25,583,763
Financial instruments avaliable for sale	2,837,943	3,849,286
Other assets	361,064	162,536
Total exposure to credit risk	41,910,024	32,357,133
Guarantee liabilities	12,794	14,076
Contingent liabilities	1,145,946	916,151
Total off-balance sheet liabilities	1,158,740	930,227
Total exposure to credit risk	43,068,764	33,287,360

Credit quality of financial assets, which are neither overdue nor impaired as at 31 December 2010 and 31 December 2009:



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	Current	Overd	ue and not im	paired	Overdue	Interest	Write-downs	Total
		Overdue by	Overdue by	Overdue by	im paire d		(including	
As at 31.12.2010		less than	1-2 months	2-3 months			IBNR)	
		1 m onth						
	PLN	PLN	PLN	PLN	PLN	PLN	PLN	PLN
	thousand	thousand	thousand	thousand	thousand	thousand	thousand	thousand
Amounts due from banks and financial institutions	2,600,089	-	-	-	-	827	(223)	2,600,693
Financial instruments held for trading	446	-	-	-	-	-	-	446
Loans and advances granted to customers, of which:	25,505,671	5,430,414	636,479	402,329	3,672,379	385,282	(2,578,520)	33,454,034
corporate loans	1,172,601	375,942	14,228	16,626	184,018	25,522	(150,898)	1,638,039
car loans	2,855,616	453,330	98,778	59,457	694,737	34,530	(538,607)	3,657,841
mortgage loans	19,673,333	4,439,214	476,646	290,732	1,239,475	297,389	(583,157)	25,833,632
consumer loans	1,804,121	161,928	46,827	35,514	1,554,149	27,841	(1,305,858)	2,324,522
Finance lease receivables	660,739	52,248	12,614	1,171	52,065	-	(39,999)	738,838
Available for sale financial instruments:	2,836,891	-	1	-	2,383	-	(1,331)	2,837,943
issued by central banks	999,330	-	-	-	-	-	-	999,330
issued by other banks	18	-	-	-	-	-	-	18
issued by other financial institutions	33,238	1	1	-	-	-	-	33,238
issued by non financial institutions	29,086	-	-	-	2,383	-	(1,331)	30,138
issued by the State Treasury	1,775,219	-	-	-	-	-	-	1,775,219
Total	31,603,836	5,482,662	649,093	403,500	3,726,827	386,109	(2,620,073)	39,631,954



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	Current	Not im	paired, but ov	erdue	Overdue	Interest	Write-downs	Total
As at 31.12.2009 (restated)		Overdue by less than 1 month	Overdue by 1-2 months	Overdue by 2-3 months	im paire d		(including IBNR)	
	PLN	PLN	PLN	PLN	PLN	PLN	PLN	PLN
	thousand	thousand	thousand	thousand	thousand	thousand	thousand	thousand
Amounts due from banks and financial institutions	1 068 136	273	-	-	1	923	(12)	1 069 321
Financial instruments held for trading	42	-	-	-	-	-	-	42
Loans and advances granted to customers, of which:	19 647 304	4 401 426	474 031	286 413	2 082 838	291 837	(1 600 086)	25 583 763
corporate loans	794 079	220 900	9 280	9 547	148 995	19 798	(121 892)	1 080 707
car loans	2 621 050	457 576	133 854	68 591	373 660	28 804	(288 546)	3 394 989
mortgage loans	14 518 919	3 461 344	239 235	115 247	425 593	169 810	(171 276)	18 758 872
consumer loans	1 713 256	261 606	91 662	93 028	1 134 590	73 425	(1 018 372)	2 349 195
Finance lease receivables	385 774	141 645	34 603	1 916	31 488	-	(27 623)	567 803
Available for sale financial instruments:	3 849 102	-	-	-	3 259	-	(3 075)	3 849 286
issued by central banks	1 049 210	-	-	-	-	-	-	1 049 210
issued by other banks	118	-	-	-	-	-	-	118
issued by other financial institutions	138 378	-	-	-	5	-	(10)	138 373
issued by non financial institutions	1 020	-	-	-	3 254	-	(3 065)	1 209
issued by the State Treasury	2 660 376	-	-	-	-	-	-	2 660 376
Total	24 950 358	4 543 344	508 634	288 329	2 117 586	292 760	(1 630 796)	31 070 215





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	% share in	n portfolio
Structure of Bank's loan portfolio	31.12.2010	31.12.2009 (restated)
Loans granted to individual persons	86.99	85.34
Car loans	6.32	7.85
Installment loans	0.05	0.12
Housing, construction and mortgage loans	70.35	62.40
Other loans	10.27	14.97
Corporate loans	13.01	14.66
Total	100.00	100.00

	% share in	n portfolio
Industry concentration risk	31.12.2010	31.12.2009 (restated)
Agriculture and hunting	0.13	0.17
Mining	0.04	-
Production activity	0.95	1.44
⊟ectricity and gas industry	0.03	0.02
Construction industry	2.76	2.28
Wholesale and retail trade	2.59	3.05
Transport, warehouse management and communication	1.77	2.52
Financial brokerage	0.53	0.96
Real estate service	1.52	2.78
Public administration	0.01	0.01
Other sections	2.68	1.43
Individual persons	86.99	85.34
Total	100.00	100.00

	% share in	% share in portfolio			
Geographical concentration risk	31.12.2010	31.12.2009 (restated)			
Administrative regions of Poland (voivodships):					
Dolnośląskie	9.68	9.34			
Kujaw sko-Pomorskie	3.36	3.13			
Lubelskie	2.85	2.78			
Lubuskie	2.08	2.03			
Łódzkie	5.61	5.66			
Małopolskie	6.44	6.58			
Mazow ieckie	27.28	28.09			
Opolskie	1.74	1.61			
Podkarpackie	2.20	2.25			
Podlaskie	1.12	1.08			
Pomorskie	7.51	6.88			
Śląskie	11.66	12.15			
Św iętokrzyskie	1.17	1.05			
Warmińsko-Mazurskie	2.67	2.42			
Wielkopolskie	7.66	7.39			
Zachodniopomorskie	4.78	4.55			
The seat outside Poland's territory	2.19	3.01			
Total	100.00	100.00			

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In other subsidiaries of the Group credit risk is not present or is very limited, because the subsidiaries do not conduct credit activity. They are only involved in process of gaining customers and selling Bank's credit products. The Group cooperates only with financial institutions with no liquidity problems and servicing their debts regularly.

The credit risk in Idea Bank is currently at relatively low level, because of its small credit portfolio related with short credit activity. Credit risk management procedures are gradually implemented in current operational activity in order to guarantee the consistency of standards and rules of credit risk management.

2. Operational Risk

Operational risk management strategies and processes

GETIN Noble Bank S.A. manages operational risk in accordance with the "Operational Risk Management Strategy" established by the Management Board and approved by the Bank's Supervisory Board, which:

- reflects prudence provisions arising from the Banking Law and applicable resolutions and recommendations issued by banking supervision authorities;
- includes a description of the principles already in place as well as those under development and planned for the future. The Bank's operational risk management is a process involving the following operations:
- risk identification;
- risk measurement;
- limitation of risk:
- risk monitoring;
- reporting on risk.

Operational risk management covers all processes and systems relating to the performance of banking operations, which ensure financial services provided within the Bank's ordinary business for customers.

Structure and organization of the operational risk management unit

The process of operational risk management is actively contributed by:

- All elements of Bank's organizational structure, including areas, divisions and organizational units of the Bank's headquarter, operational units (constituting local organizational Bank units);
- Related entities Bank's subsidiaries;
- · Third parties- franchise units and agencies;

which are referred to as organizational units of operational risk management.

Organizational units of operational risk management include:

- system units responsible for systemic operational risk management, establishing internal regulations and developing solutions, which are used to current operational risk management, performing also tasks relating to current operational risk management;
- operational units dealing with current operational risk management in their everyday activities;

In all divisions and at all levels of the Bank's organizational structure, as well as in the Bank's related entities and external entities, the following groups of units, persons and functions, which are executed at three following levels are to be distinguished:

- The first, basic level units and persons dealing with operational risk management in their everyday activities;
- The second, supervisory level people holding managerial positions, performing functional control;
- The third, superior level functioning in centralized form, main function of operational risk management,
 realized by people fulfilling tasks of separated operational risk management unit, which is part of Security and

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Operational Risk Department and Operational Risk Committee;

The leading role in operational risk management is fulfilled by the Bank's Supervisory Board and Management Board, which members are aware of important aspects of operational risk management, as a separate and separately managed type of risk, and know the risk profile resulting from the Bank's activities.

The Management Board is supported by a dedicated committee - namely Operational Risk Committee, which performs consulting services in the process of operational risk management.

The main, superior role in operational risk management is performed by designated employees of an independent operational risk management unit, which is part of the Security and Operational Risk Department.

Scope and types of operational risk reporting and measurement systems

The Bank has an operational risk measurement and reporting system in place supported by appropriate software dedicated to operational risk management.

The operational risk reporting system includes reports prepared for internal management and external supervisory purposes.

The Management and supervisory reporting is based on assumptions resulting from:

- guidelines included in the Recommendation "M",
- supervisory regulations concerning the rules and methods for announcing qualitative and quantitative information on capital adequacy by banks,
- COREP supervisory reporting rules for operational risk.

The reporting system covers various types of reports, in particular:

- operational risk reports presenting the risk profile,
- reports on the measures undertaken in order to mitigate operational risk,
- efficiency of methods mitigating operational risk.

Operational risk reporting is composed of:

- current reporting recording data on events and operational losses and profile and changes of operational risk.
- periodic processing and distribution of data, gathered in risk monitoring process in form of quarterly and halfyear reports,
- documenting and flow of data (reports) on operational risk.

Operational risk measurement is performed with use of IT system, supporting the process of operational risk management by calculating:

- required equity to cover operational risk, including regulatory capital minimal capital requirement and internal capital to cover operational risk losses,
- ratios representing the level of Bank's exposure to operational risk, also called the Bank's sensitivity to operational risk,
- aggregated volume of actual losses.

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Policies related to mitigation of operational risk and strategies and process of monitoring of effectiveness of risk management and methods related to mitigation of operational risk

Depending on the magnitude and profile of operational risk, proper adjusting and preventive activities are applied, which are adequate to the diagnosed risk and ensure the selection and implementation of effective measures to modify the risk.

In particular, the following methods are used to protect against operational risk:

- development and implementation of business continuity plans (including contingency plans) to ensure the Bank's ability to continue operations at a defined level,
- insurance against the effects of errors or operational events which are not easily predictable and may give rise to significant financial consequences,
- · outsourcing of the activities.

The efficiency of the security measures and methods used by the Bank to mitigate operational risk is monitored by:

- continuous monitoring, collection and analyzing of operational events and operational risk profile observations,
- control of qualitative and quantitative changes in operational risk.

Operational risk of leasing activities is eliminated by implemented rules of "four eyes principle" in all processes that require the transfer of funds. Key business processes are described in proper documents - Policies and Procedures. Additionally one person is designated to continuous monitoring of business operations and reports directly to the Management Board.

3. Market risk

Market risk is defined as an uncertainty about whether the interest rates, currency exchange rates or prices of securities and other financial instruments held by the Bank will have a value different from that previously assumed, thereby giving rise to unexpected profits or losses from the positions held in these instruments.

The objective of assets and liabilities management is the optimization of the structure of balance sheet and off-balance sheet in order to preserve the adopted relation of profit to the risk undertaken by the Bank. On the strategic level, the Bank's Management Board is responsible for risk management. In this role, the Management Board is supported by the Assets and Liabilities Committee (the "ALCO").

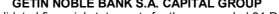
3.1. Currency risk

The main objective of currency risk management is to manage the structure of foreign currency assets and liabilities as well as off-balance sheet items within the generally accepted prudence norms set forth by the Banking Law and the adopted internal limits.

Operational management of currency risk lies within the competence of the Treasury Department, whereas the supervision over compliance with limits and prudence norms is the responsibility of the Assets and Liabilities Committee.

Calculation of the Bank's exposure to currency risk and of the capital requirement for that risk to be covered is performed on a daily basis and reported to the Bank's Management Board and to the Bank's Management as a part of management information.

The Bank has adopted the so called basic method of calculating capital requirements relating to currency risk exposure. The capital requirement related to currency risk is calculated as 8% of total currency position in absolute terms.





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The analysis of the Bank's exposure to currency risk is also made by way of measurement of the Value at Risk (VaR) and stress tests.

The Controlling and Market Risk Department submits monthly reports to the Assets and Liabilities Committee on the foreign exchange result and currency risk management, including the Bank's positions in the individual currencies and compliance with the limits set for open currency positions.

The tables below show the Bank's currency exposure, by individual classes of assets, liabilities and off-balance sheet liabilities:

	Currency							Total
31.12.2010	PLN (PLN thousand)	EUR (PLN thousand)	CHF (PLN thousand)	USD (PLN thousand)	GBP (PLN thousand	JPY (PLN thousand)	Other (PLN thousand)	(PLN thousand)
ASSETS								
Cash and balances with the Central Bank	1,950,720	14,077	1,474	8,189	1,181	-	1	1,975,642
Amounts due from banks and financial institutions	389,137	1,477,046	69,495	614,590	44,748	2,609	3,068	2,600,693
Loans and advances to customers	16,974,723	729,999	15,150,723	134,081	-	431,148	33,360	33,454,034
Finance lease receivables	735,870	-	2,968	-	-	-	-	738,838
Financial instruments available for sale	2,838,389	-	-	-	-	-	-	2,838,389
Other	1,188,979	594	601	38	-	-	-	1,190,212
TOTAL ASSETS	24,077,818	2,221,716	15,225,261	756,898	45,929	433,757	36,429	42,797,808
LIABILITIES								
Amounts due to other banks and financial	713,091	-	-	-	-	-	-	713,091
Amounts due to customers	35,081,172	1,222,371	17,808	658,546	45,757	32	8	37,025,694
Liabilities from the issue of debt securities	81,347	-	-	-	-	-	-	81,347
Provisions	11,196	13	-	1	-	-	-	11,210
Other	1,638,245	4,929	24,540	600	202	611	1,523	1,670,650
TOTAL LIABILITIES	37,525,051	1,227,313	42,348	659,147	45,959	643	1,531	39,501,992
EQUITY	3,295,701	115	-	-	-	-	-	3,295,816
TOTAL LIABILITIES AND EQUITY	40,820,752	1,227,428	42,348	659,147	45,959	643	1,531	42,797,808
NETEXPOSURE	(16,742,934)	994,288	15,182,913	97,751	(30)	433,114	34,898	-
OFF-BALANCE SHEET ITEMS								
Assets	16,384,806	33,663	203,122	5,632	-	-	659	16,627,882
Liabilities	736,469	1,034,034	15,354,090	103,892	-	432,361	34,920	17,695,766
GAP	(1,094,597)	(6,083)	31,945	(509)	(30)	753	637	(1,067,884)

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				Currency				Total
31.12.2009	PLN	EUR	CHF	USD	GBP	JPY	Other	iotai
(restated)	(PLN	(PLN	(PLN	(PLN	(PLN	(PLN	(PLN	(PLN
	thousand)	thousand	thousand)	thousand)	thousand	thousand)	thousand)	thousand)
ASSETS								
Cash and balances with the Central Bank	883,622	16,275	1,587	6,228	1,291	-	1	909,004
Amounts due from banks and financial institutions	232,087	356,818	90,606	242,248	52,490	93,901	1,171	1,069,321
Loans and advances to customers	10,885,518	57,212	14,072,724	209,562	-	358,747	1	25,583,763
Finance lease receiv ables	563,060	-	4,743	-	-	-	-	567,803
Financial instruments available for sale	3,849,328	-	-	-	-	-	-	3,849,328
Other	1,146,325	892	52	78	-	-	-	1,147,347
TOTAL ASSETS	17,559,940	431,197	14,169,712	458,116	53,781	452,648	1,172	33,126,566
LIABILITIES								
Amounts due to other banks and	460,718	_	276,801	-	_	_	_	737,519
financial institutions	·		270,001					757,519
Amounts due to customers	26,393,824	1,053,087	15,014	720,720	53,899	-	-	28,236,544
Liabilities from the issue of debt securities	900,971	-	-	-	-	-	-	900,971
Provisions	5,918	2	-	-	-	-	-	5,920
Other	339,252	1,318	11,187	253	277	-	536	352,823
TOTAL LIABILITIES	28,100,683	1,054,407	303,002	720,973	54,176	-	536	30,233,777
EQUITY	2,887,964	4,825	-	-	-	-	-	2,892,789
TOTAL LIABILITIES AND EQUITY	30,988,647	1,059,232	303,002	720,973	54,176	-	536	33,126,566
NET EXPOSURE	(13,428,707)	(628,035)	13,866,710	(262,857)	(395)	452,648	636	-
OFF-BALANCE SHEET ITEMS								
Assets	14,238,865	630,421	157,691	265,562	-	-	-	15,292,539
Liabilities	628,702	4,930	13,997,639	2,898	-	452,538	-	15,086,707
GAP	181,456	(2,544)	26,762	(193)	(395)	110	636	205,832
UAF	101,456	(2,544)	20,762	(193)	(395)	110	636	205,632

3.2. Interest rate risk

The objective of interest rate management policy of the banks within the Group is to mitigate the risk of a decline in the expected interest income due to changes in market interest rates. The interest rate risk is managed by Management Boards of Group's banks, to whom the reports concerning interest rate risk are delivered on the monthly basis.

Interest rate risk management consists in minimizing the risk of negative impact of changes in market interest rates on the Group banks' financial standing by:

- establishing and ensuring compliance with the limits set for acceptable interest rate risk,
- conducting periodic analyses examining the level of interest rate risk and the sensitivity of the profit and loss account to changes in interest rates.

Monitoring of interest rate risk is conducted, among others, by:

- analyzing the breakdowns of assets and liabilities and off-balance sheet items sensitive to changes in interest rates by currency and repricing dates,
- analyzing the basis risk, profitability curve risk and customer option risk,
- testing sensitivity of the financial result to interest rate (the EaR method).
- analyzing the Value at Risk of the Bank's portfolio related to market valuation (VaR),
- stress tests showing the susceptibility of the Bank to losses in case of unfavorable market conditions or in case the key assumptions of the Bank become invalid,

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analysis of the level and influence on the Bank interest margin.

Sensitivity analysis for interest rate risk and currency risk

Getin Noble Bank prepares sensitivity analysis once a month (VaR) for interest rate risk and everyday for currency risk:

in PLN thousand	31.12	.2010	31.12.2009 (restated)			
III FEN tilousallu	EaR (+/- 25 pb)	VaR (1D, 99.9%)	EaR (+/- 25 pb)	VaR (1D, 99.9%)		
interest rate	16,658	4,794	9,807	3,861		
currency risk		918		458		

EaR means the potential change of the interest result of the Bank (sensitivity of profit or loss) for the next 12 months in the case of change in the interest rates by 25 base points (parallel shift of yield curve).

VaR consists in examining, with 99.9% probability, the value of the maximum loss that the Bank may incur on one day on the valuation of the portfolio, assuming normal market conditions. However, this value does not present the total absolute maximum loss the Bank may incur.

Interest rate risk in leasing activities is eliminated by obtaining financing (sale of receivables) with correlated principles of interest rate overestimation. Lease assets are based on variable rate of interest with the possibility of its overestimation in case of WIBOR 3M change (for agreements denominated in PLN) or LIBOR 3M (for CHF denominated agreements). They are also financed by liabilities with variable rate of interest, being subject to analogical principles of interest rate overestimation. Interest rates on leasing products are adjusted in proportion to change in interest rate of liabilities.

The table below shows assets and liabilities and off-balance sheet liabilities of the Group classified as of 31 December 2010 and 31 December 2009 in accordance to the criterion of the interest rate exposure. The carrying amount of financial instruments with fixed interest has been split into division to groups of instruments held to maturity date of these instruments. The carrying amount of instruments with variable rate of interest is presented according to contractual dates of repricing. Other assets and liabilities and off-balance liabilities are presented as interest-free assets/liabilities.

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	Up to 1 month	From 1 month	From 3	From 1 year to	Over 5 years	Non-interest	Total
Balance sheet items as of 31.12.2010		to 3 months	months to 1	5 years		bearing	
Edidice Sheet items as 01 31.12.2010			year			assets/liabilities	
	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thous and	PLN thousand
ASSETS							
Cash and balances with the Central Bank	1,975,642	-	-	-	-	-	1,975,642
Amounts due from banks and financial institutions	2,567,922	91	15,244	246	ı	17,190	2,600,693
Loans and advances to customers	19,669,198	9,860,037	3,214,208	78,553	13,783	618,255	33,454,034
Receivables due to financial leasing	738,838	-	-	-	-	-	738,838
Financial instruments available for sale	999,330	707,364	59	1,115,310	-	16,326	2,838,389
Other	-	-	-	-	-	1,190,212	1,190,212
TOTAL ASSETS	25,950,930	10,567,492	3,229,511	1,194,109	13,783	1,841,983	42,797,808
LIABILITIES							
Amounts due to other banks and financial institutions	3,154	341,612	1,212	357,330	-	9,783	713,091
Amounts due to customers	12,815,851	9,619,087	12,227,537	1,933,822	-	429,397	37,025,694
Liabilities from the issue of debt securities	79,932	533	-	-	-	882	81,347
Other	-	-	-	-	-	1,681,860	1,681,860
TOTAL LIABILITIES	12,898,937	9,961,232	12,228,749	2,291,152	-	2,121,922	39,501,992
EQUITY	-	-	-	-	-	3,295,816	3,295,816
TOTAL LIABILITIES AND EQUITY	12,898,937	9,961,232	12,228,749	2,291,152	-	5,417,738	42,797,808
GAP	13,051,993	606,260	(8,999,238)	(1,097,043)	13,783	(3,575,755)	-
OFF BALANCE SHEET ITEMS							
Interest rate transactions:							
Assets	7,593,774	8,558,839	279,884	195,385	-	-	16,627,882
Liabilities	8,193,940	9,342,345	82,475	77,006	-	-	17,695,766
Gap	(600,166)	(783,506)	197,409	118,379	-	-	(1,067,884)
Total gap	12,451,827	(177,246)	(8,801,829)	(978,664)	13,783	(3,575,755)	(1,067,884)

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Balance sheet items as of 31.12.2009 (restated)		From 1 month to 3 months	From 3 months to 1 year	From 1 year to 5 years	Over 5 years	Non-interest bearing assets/liabilities	Total
ASSETS	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLNthousand	PLN thousand	PLN thousand
Cash and balances with the Central Bank	909,004	_	_	_	_	_	909,004
Amounts due from banks and financial institutions	995,302		33.448	33,457	_	1,299	,
Loans and advances to customers	18,473,349		1,127,130	965,724	14,931	877,176	,,-
Receivables due to financial leasing	567.803	, ,	1,127,130	905,724	14,931	- 077,170	567,803
Financial instruments available for sale	1,149,092		502,121	1,196,165	281,859	139.708	· · · · · · · · · · · · · · · · · · ·
Other	1,143,032	- 500,503	502,121	1,130,103	201,000	1,147,347	1,147,347
TOTAL ASSETS	22,094,550	4,711,651	1,662,699	2,195,346	296,790	2,165,530	
LIABILITIES	22,034,330	4,711,001	1,002,033	2,133,340	250,750	2,100,000	33,120,300
Amounts due to other banks and financial institutions	537,650	179,797	19,548	_	_	524	737,519
Amounts due to customers	9,372,738	,	9,207,739	2,794,202	_	506,148	,
Liabilities from the issue of debt securities	64,995		404,970		_	11,947	
Other		-		_	_	358,743	,
TOTAL LIABILITIES	9,975,383	6,954,573	9,632,257	2,794,202	_	877,362	,
EQUITY	-	-	-	-	-	2,892,789	
TOTAL LIABILITIES AND EQUITY	9,975,383	6,954,573	9,632,257	2,794,202	-	3,770,151	33,126,566
GAP	12,119,167	(2,242,922)	(7,969,558)	(598,856)	296,790	(1,604,621)	
OFF BALANCE SHEET ITEMS	·	, , , ,	, , , , ,	, , ,	·	, , , ,	
Interest rate transactions:							
Assets	5,554,495	7,868,128	1,492,916	377,000	-	-	15,292,539
Liabilities	5,539,172	8,230,740		-	-	-	15,086,707
Gap	15,323	(362,612)	176,121	377,000	-	-	205,832
Total gap	12,134,490	(2,605,534)	(7,793,437)	(221,856)	296,790	(1,604,621)	205,832

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Liquidity risk

The main objective of liquidity risk management is to minimize the risk of losing the long-term, medium-term and short-term liquidity by the Bank by ensuring the ability to meet both current and future liabilities in the best possible manner.

Liquidity risk management, as the element of assets and liabilities management policy, lies within the competence of the Management Board, whereas short-term liquidity risk management is the responsibility of the Treasury Department. The Assets and Liabilities Committee performs consulting role in process of liquidity risk management.

The Assets and Liabilities Committee monitors the level of liquidity risk on a monthly basis, based on information prepared by the Controlling and Market Risk Department. The following analyses are used to perform an assessment of liquidity risk:

- supervisory liquidity norms,
- gap analysis, i.e. an analysis of the mismatch between the maturities of assets and liabilities, which covers all balance sheet items by maturity, under contractual and real-terms scenarios,
- analysis of liquidity ratios within specific time horizons by maturity, under contractual and real-terms scenarios,
- selected balance sheet ratios.
- the Bank's sensitivity to funds outflow.

The gap ratios, the level of liquid assets, selected balance sheet ratios and the level of use of liquidity limits (including compliance with liquidity norms) are monitored on a daily basis.

The Bank prepares forecasts of liquidity levels for the next periods and makes the assessment of probability of deteriorating liquidity situation (the scenario analysis).

To ensure the required level of liquidity, the Bank creates the structure of assets and liabilities in line with the accepted internal limits and the NBP's recommendations. To ensure an optimal level of liquidity, the Bank:

- maintains liquidity reserves in safe and liquid financial assets,
- has a possibility of using the additional sources of financing such as lombard loan and technical loan with the NBP.
- a stable level of core deposits and equity are the main sources of financing of Bank's lending activities.

The Bank has a special procedure in case of a significant rise in liquidity risk, i.e. "The contingency plan for sustaining liquidity in Getin Bank S.A. in critical situations".

The Bank analyzes liquidity gap on a contractual basis (by contractual maturity dates) and in real terms (probable dates for the realization of receivables and liabilities, in accordance with Liquidity Risk management Policies at Getin Noble Bank).

In the opinion of the Bank, the real terms liquidity gap better shows the profile of the liquidity risk at the Bank. The key modifications with respect to the contractual gap relate to the following:

- Translating contractual cash flow from loan repayment into real terms cash flows. Modifications are often made in minus - identification of loans with biggest overdue repayment dates i.e. > 20 years, assumption that credits in current account are revolving, and in plus - considering customer trend to make payment of loan installments ahead of repayment schedule,
- Accounting for real terms trends of customer deposit withdrawal. Modifications are often made in minus -and in plus - depending on observed customer behavior in terms of termination (before maturity date) and renewal deposits,

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- Accounting for liquid securities at the date on when the Bank may re-sell them. Treasury assets serving as security for the Bank's liabilities are reported at maturity dates of the underlying liabilities,
- Accounting for the entire amount of the financial result realized over the period '> 20 years',
- Accounting for the Bank's off-balance sheet liabilities in respect of credit facilities granted at probable dates of their realization i.e. at the dates of releasing funds to customers.

Assets and liabilities of the Bank as at 31 December 2010 and 31 December 2009, by contractual maturity date are presented below:



	Up to 1 month	From 1 month	From 3 months to 1	From 1 year to 5 years	Over 5 years	Due date not determined	Total
Balance sheet items as of 31.12.2010			year	J			
	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand
ASSETS							
Cash and balances with the Central Bank	1,975,642	-	-	-	-	-	1,975,642
Amounts due from banks and other financial institutions	1,140,315	106,569	457,447	896,362	-	-	2,600,693
Financial assets held for trading	446	-	-	-	-	-	446
Derivative financial instruments	32	5,253	24,084	14,697	4,587	-	48,653
Loans and advances to customers	3,276,755	414,320	2,123,250	6,772,979	20,866,730	-	33,454,034
Receivables due to financial leasing	52,735	48,193	194,778	438,044	5,088	-	738,838
Financial instruments available for sale	999,330	773	707,423	1,115,310	-	15,107	2,837,943
Intangible assets	-	-	-	-	-	223,613	223,613
Property, plant and equipment	-	-	-	-	-	178,854	178,854
Investment properties	-	-	-	-	-	3,339	3,339
Income tax assets	-	-	-	-	-	295,428	295,428
Other assets	-	-	-	-	-	437,924	437,924
Assets held for sale	-	-	-	-	-	2,401	2,401
Total Assets	7,445,255	575,108	3,506,982	9,237,392	20,876,405	1,156,666	42,797,808
LIABILITIES							
Amounts due to other banks and financial institutions	2,705	243,661	1,720	465,005	-	-	713,091
Derivative financial instruments	77	13,215	164,585	367,039	490,666	-	1,035,582
Amounts due to customers	11,238,202	10,027,276	13,234,863	2,525,048	305	-	37,025,694
Liabilities from the issue of debt securities	845	-	-	80,502	-	-	81,347
Current income tax liabilities	-	24,724	-	-	-	-	24,724
Other liabilities	-	-	-	-	-	610,278	610,278
Deffered tax liability	-	-	-	-	-	66	66
Provisions	-	-	-	-	-	11,210	11,210
TOTAL LIABILITIES	11,241,829	10,308,876	13,401,168	3,437,594	490,971	621,554	39,501,992
EQUITY	107,687	-	-	-	_	3,188,129	3,295,816
TOTAL LIABILITIES AND EQUITY	11,349,516	10,308,876	13,401,168	3,437,594	490,971	3,809,683	42,797,808

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Balance sheet items as of 31.12.2009	Up to 1 month	From 1 month to 3 months	From 3 months to 1	From 1 year to 5 years	Over 5 years	Due date not determined	Total
(restated)			year				
	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand
ASSETS							
Cash and balances with the Central Bank	909,004	-	-	-	-	-	909,004
Amounts due from banks and financial institutions	818,887	32,294	100,009	94,463	-	23,668	1,069,321
Financial assets held for trading	-	-	-	-	-	42	42
Derivative financial instruments	12,000	14,962	97,016	205,342	-	-	329,320
Loans and advances to customers	1,116,789	315,652	1,621,143	6,150,465	16,379,714	-	25,583,763
Receivables due to financial leasing	30,331	45,846	185,164	306,462		-	567,803
Financial instruments available for sale	1,149,093	580,383	502,121	1,196,165	281,858	139,666	3,849,286
Intangible assets	-	-	-	-	-	220,477	220,477
Property, plant and equipment	-	-	-	-	-	137,541	137,541
Income tax assets, including:	-	-	-	-	-	225,315	225,315
Receivables relating to current income tax	-	-	-	-	-	8,288	8,288
Deferred income tax	-	-	-	-	-	217,027	217,027
Other assets	163,446	27,281	7,410	5,455	858	5,630	210,080
Assets held for sale	-	-	-	-	-	24,614	24,614
Total Assets	4,199,550	1,016,418	2,512,863	7,958,352	16,662,430	776,953	33,126,566
LIABILITIES							
Amounts due to other banks and financial institutions	799	276,801	19,548	440,371	-	-	737,519
Derivative financial instruments	1,876	10,770	16,632	23,735	-	-	53,013
Amounts due to customers	9,526,251	6,230,481	9,856,011	2,621,447	-	2,354	28,236,544
Liabilities from the issue of debt securities	9,898	5,887	804,614	80,572	-	-	900,971
Income tax liabilities	-	12,769	-	-	-	-	12,769
Other liabilities	188,178	26,145	10,119	33,248	-	29,274	286,964
Deferred tax liability	-	-	-	-	-	77	77
Provisions	-	-	-	-	-	5,920	5,920
TOTAL LIABILITIES	9,727,002	6,562,853	10,706,924	3,199,373	-	37,625	30,233,777
EQUITY	18,798	-	-	-	-	2,873,991	2,892,789
TOTAL LIABILITIES AND EQUITY	9,745,800	6,562,853	10,706,924	3,199,373	-	2,911,616	33,126,566
LIQUIDITY GAP	(5,546,250)	(5,546,435)	(8,194,061)	4,758,979	16,662,430	(2,134,663)	-



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The undiscounted financial liabilities by contractual maturity dates as of 31 December 2010 and 31 December 2009 are presented below:

Balance sheet items as of 31.12.2010	Up to 1 month PLN thousand	From 1 month to 3 months PLN thousand	From 3 months to 1 year PLN thousand	year to 5 years PLN thousand	Over 5 years PLN thousand	Total PLN thousand
Financial liabilities:						
Amounts due to other banks and financial institutions	2,927	245,477	3,620	553,299	-	805,323
Derivative financial instruments	77	13,215	164,585	367,039	490,666	1,035,582
Amounts due to customers	11,458,491	10,110,111	13,577,245	2,759,136	557	37,905,540
Liabilities from the issue of debt securities	1,847	-	3,455	83,957	-	89,259
Total	11,463,342	10,368,803	13,748,905	3,763,431	491,223	39,835,704

Balance sheet items as of 31.12.2009 (restated)	Up to 1 month PLN thousand	From 1 month to 3 months PLN thousand	From 3 months to 1 year PLN thousand	From 1 year to 5 years PLN thousand	Over 5 years PLN thousand	Total PLN thousand
Financial liabilities:						
Amounts due to other banks and financial institutions	902	276,823	21,271	447,428	-	746,424
Derivative financial instruments	11,501	16,773	57,234	64,315	-	149,823
Amounts due to customers	9,547,120	6,322,958	10,239,952	3,049,425	-	29,159,455
Liabilities from the issue of debt securities	12,506	6,366	825,327	88,096	-	932,295
Total	9,572,029	6,622,920	11,143,784	3,649,264	-	30,987,997

Risk related to derivatives

Basic types of risk related to derivative financial instruments are market risk and credit risk. At initial recognition derivative financial instruments usually are of zero or low market value. This is due to the fact, that no initial net investment or proportionally low investment is required in comparison to other sorts of agreements with similar reactions on changes of market conditions.

Derivative financial instruments gain positive or negative value with changes of specific interest rate, price of securities, commodity price, exchange rate, credit classification, credit index or other market parameter. As a result, held derivatives become more or less profitable to instruments with the same residual maturity date, which are available on the market.

Credit risk related to derivatives is the potential cost of signing new contract on the original terms, in case that the other part of agreement does not fulfill its obligation. To estimate the potential value of replacement Group entities use the same methods, as in case of incurred market risk. To control the level of taken credit risk, Group entities evaluate the other part of agreements, using the same methods as those for credit decision making.

The Group entities conclude transactions related to derivative financial instruments with domestic and foreign banks. Transactions are concluded within the credit limits allocated to particular institutions. On the basis of adopted procedure of bank's financial status evaluation, the Group entities determine the limits of maximal exposure for banks. The percentage limits of particular types of transactions are determined within these limits.

Hedge accounting

The Bank applies cash flow hedge for mortgage loan portfolio denominated in CHF with separated portfolio



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explicitly determined CIRS float-to-fixed CHF/PLN hedging transactions and cash flow hedge of PLN deposits portfolio with separated from real CIRS transactions explicitly determined portfolio of IRS fixed-to-float hedging transactions. During the hedge period the Bank assesses the effectiveness of hedge relationship. The change of fair value of hedging instruments is recognized in revaluation reserve in the amount of effective part of hedge. Ineffective part of hedge is recognized in the profit or loss account.

Effective part recognized in revaluation reserve after the date of redesignation of hedge relationship is subject to gradual reclassification (amortization in profit or loss account), in accordance with the schedule developed by the Bank, until the maturity term of initial portfolio.

The value of effective change in fair value of hedging instruments, presented in revaluation reserve as at 31 December 2010, amounts to PLN -53,494 thousand. Cash flows relating to hedged transactions will be realized from 1 January 2011 to 6 October 2015, i.e. to maturity date of the longest CIRS transaction.

The maturity dates of CIRS hedging transactions as at 31 December 2010 are as follows:

	Up to 1 month	From 1 to 3 months	From 3 months to 1 year	From 1 to 5 years	Total
	PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand
Receivables	146,395	458,885	5,756,360	7,010,134	13,371,774
		· ·			

The change in fair value of cash flow hedge recognized in revaluation reserve is presented below:

	01.01.2010- 31.12.2010 PLN thousand	01.01.2009- 31.12.2009 (restated) PLN thousand
At the beginning of period	(6,749)	-
Effective part of gains/losses on hedging instrument	(1,089,923)	712,437
Amounts recognized in profit or loss account, including	(1,043,178)	719,186
interest income adjustment	321,244	151,070
foreign exchange differences gains/losses adjustment	(1,289,853)	610,384
adjustment due to ineffective hedge	(74,569)	(42,268)
At the end of period	(53,494)	(6,749)

Depreciation of domestic currency in 2010 caused negative adjustment of gains and losses arising from foreign exchange differences on hedging instrument during this period.

In 2009 the Bank applied hedging strategy in accordance to which, on a monthly basis, it set the item being secured as part of the group of the fixed interest deposits in PLN measured at amortized cost and recognized in the Bank's books as at the beginning of the given reporting month.

The hedging instrument was a part or entire cash flows from the IRS transactions concluded by the Bank. The part of transactions constituting the hedging instrument was determined on a monthly basis as per the closing balance of the previous month in accordance with the applicable methodology applied by the Bank.

The fair value of the IRS transactions designated as hedging instruments within the fair value hedge of PLN deposits of fixed interest rate against the interest rate risk as at 31 December 2009 has been presented in the table below:

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	As at 31.12.2009
Fair value of IRS derivative instruments securing fair value of individual customers' deposits against the interest rate risk	19,822
Total fair value of hedging instruments:	19,822

In 2009 the Group recognized the following amounts arising from the change of fair value of hedging instruments and hedged items:

	01.01.2009-31.12.2009				
	Hedging instrument	Hedged instrument			
Gain	-	805			
Loss	4,428	-			
Total	4,428	805			

In 2010, the Bank ceased the fair value hedge of PLN fixed-interest deposits. In March 2010, the remaining amount to be amortized of PLN -678 thousand was recognized on a one-off basis in the profit or loss account.

Capital management

The main aim of capital management of the Group is to maintain appropriate credit rating and secure capital ratios, which would support operating activity of the Group and increase value for its shareholders. Capital management is held on the level of entities of the Group and control of the management takes place through its functions within entities' Supervisory Boards.

The Group manages capital structure and, as a result of changing economic conditions, implements changes to it. In order to maintain and adjust capital structure, the Group may pay dividends to shareholders, return capital to shareholders or issue new shares. In the year ended 31 December 2010 and 31 December 2009 no changes in principles, rules and processes applied in this area were implemented.

The measure of capital adequacy is capital adequacy ratio which shows the relationship of equity (after obligatory adjustments) to the risk weighted assets and off-sheet balance items. For the purpose of capital adequacy ratio risk weights are assigned to assets and off-sheet balance items in accordance to among others level of credit risk, market risk, currency risk and interest rate risk. The Bank is obliged to maintain own funds level adequate to the level of incurred risk, in accordance with legal regulations.

The minimal level of capital adequacy ratio, determined by Polish banking regulations, amounts to 8%. The calculation of capital adequacy ratio was presented in note V.8 to these financial statements. The own funds were described in the note IV.32 and 33 to these financial statements.

The capital management, in accordance with regulatory requirements is in place also on the subsidiary level in Noble Funds TFI S.A. and Noble Securities S.A.

Noble Securities S.A., as a brokerage house, is obliged to maintain capital requirements in accordance with the Act of 29 July 2005 on financial instrument trading and the Decree of the Ministry of Finance of 18 November 2009 on the scope and detailed rules of calculation of total capital requirement. The Company controls financial liquidity and capital adequacy ratios. On a regular basis all significant financial information, including information regarding to financial liquidity and capital adequacy, is submitted to the Supervisory Board of Noble Securities S.A. Information regarding to level of supervised capital is submitted, in form of report (on a monthly or current basis) to the Polish Financial Supervision Authority. As at 31 December 2010 the Company had share capital amounting to PLN 29,050 thousand. Statutory minimal registered capital (sum of paid share capital, supplementary capital, undivided profit for previous years, reserve capitals excluding revaluation reserve, decreased by loss from previous years) of Noble Securities S.A. amounts to PLN 2,999 thousand. Moreover, as

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at 31 December 2010 the Company determined total capital requirement (requirement due to so-called I pillar) amounting to PLN 7,604 thousand, calculated internal capital (requirement due to so-called II pillar) amounting to PLN 8,278 thousand and had supervised capital level of PLN 11,366 thousand. The level of supervised capital of Noble Securities S.A. as at 31 December 2010 was higher than the total capital requirement and internal capital, which means that the company complied with requirements regarding to capital adequacy.

The control of equity in TFI is carried out on a current basis based on provisions of the act on investment funds. The amount of minimal equity of TFI depends on the scope of TFI activities, the level of assets managed, the value of incurred total expenses and the value of variable distribution expenses. As at 31 December 2010 the Company had equity amounting to PLN 25,945 thousand, which significantly exceeded the level required by the act on investment funds. As at 31 December 2010 minimal regulatory equity level of TFI amounted to PLN 3,029 thousand.

8. Capital adequacy ratio

As at 31 December 2010 and 31 December 2009, the capital adequacy ratio and own funds being the basis for the calculation of the ratio were calculated pursuant to the following regulations:

- The Banking Act of 29 August 1997 (Journal of Laws of 2002, No. 72, item 665 with subsequent amendments),
- Resolution No. 76/2010 of the Polish Financial Supervision Authority dated 10 March 2010, on scope and detailed rules of calculating capital requirements for particular types of risk,
- Resolution No. 381/2008 of the Polish Financial Supervision Authority dated 17 December 2008, on other deductions from a bank's core capital, amount thereof, scope and conditions of such deductions from the core capital of a bank, other balance sheet items included in the supplementary capital, the amount and scope thereof, and the conditions of including them in a bank's supplementary capital, deductions from a bank's supplementary capital, the amount and scope thereof and conditions of performing such deductions from the banks' supplementary capital, the scope and manner of taking account of the business of banks conducting their activities in groups in calculating their own funds,
- Resolution No. 382/2008 of the Polish Financial Supervision Authority of 17 December 2008, on the detailed principles and conditions of accounting for exposures in determining compliance with exposure concentration limit and large exposure limit, specifying exposures exempt from the provisions regarding exposure concentration limits and large exposure limits, and the conditions they must satisfy, specifying exposures that need the authorization of the Polish Financial Supervision Authority for the exemption from the provisions related to exposure concentration limits and large exposure limits, and the scope and manner of accounting for the activities of banks operating in groups in calculating exposure concentration limits.

As at 31 December 2010 Getin Noble Bank S.A. calculated capital requirements and capital adequacy ratio based on Resolution 76/2010 of the Polish Financial Supervision Authority and as at 31 December 2009 Getin Noble Bank S.A. calculated capital requirements and capital adequacy ratio based on Resolution 380/2008 of the Polish Financial Supervision Authority.



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	31.12.2010	31.12.2009
		(restated)
	PLN thousand	PLN thousand
Own funds:		
Share capital	953,763	953,763
Supplementary capital	1,936,386	1,598,014
Other reserve capital	37,493	37,493
Own shares (-)	(696)	(2,635)
Audited net profit	342,409	206,420
Foreing exchange differences	336	564
Intangible assets adjustment	(223,613)	(220,477)
Adjustment to own funds by unrealized losses on debt financial instruments	(6,748)	(6,342)
classified as available-for-sale	· ·	
Retained earnings	(37,260)	5,235
Short-term capital	-	3
Total	3,002,070	2,572,038
Diale weighted assets:		
Risk weighted assets:	5.040.504	E 455 202
Risk exposure at 0%	5,643,584	5,455,392
Risk exposure at 20%	1,760,255	1,094,358
Risk exposure at 35%	660,768	99,569
Risk exposure at 50%	686,809	170,152
Risk exposure at 75%	28,695,851	22,979,137
Risk exposure at 100%	5,137,878	3,092,620
Risk exposure at 150%	212,663	235,338
Total	27,905,485	21,018,777
Disk weighted off helenes shoot liskilities.		
Risk weighted off-balance sheet liabilities: Risk exposure at 0%	2 447 000	204.050
'	2,447,088	364,950
Risk exposure at 0.2% Risk exposure at 0.25%	4,770,130 129,000	2,185,713
Risk exposure at 0.25% Risk exposure at 0.5%		740 205
Risk exposure at 1%	1,334,167 4,994,048	749,305 4,447,936
·		4,447,936
Risk exposure at 1.6% Risk exposure at 2.5%	41,027	1 406 602
·	3,623,079	1,406,692
Risk exposure at 3.5% Risk exposure at 5%	7,238	1,866,483
Risk exposure at 6%	11,849	1,000,463
Risk exposure at 15%	20,000	<u> </u>
Risk exposure at 17.5%	258	-
Risk exposure at 17.5% Risk exposure at 20%	21,152	103,875
·		
Risk exposure at 35% Risk exposure at 37.5%	6,663	1,477
·		246 711
Risk exposure at 50%	32,595 322,884	246,711
Risk exposure at 75%		322,128
Risk exposure at 100%	23,902	16,258
Risk exposure at 150%	-	25
Total	450,808	583,628
Total risk weighted assets and off-balance sheet liabilitities	28,356,293	21,602,405
Capital requirements for:		
Credit risk	2,268,472	1,728,190
Counterparty credit risk	32	2
Operating risk	165,508	122 021
Interest rate risk	266	122,931

The concentration risk and the related capital requirement are calculated based on the provisions of the above resolutions. As at 30 September 2010 and 31 December 2009, the portfolio of the Group did not contain any receivables that could be qualified as exceeding the concentration limits, therefore the Group estimates the concentration risk to be not significant.

Capital adequacy ratio

Consolidated financial statements for the year ended 31 December 2010 (data in PLN thousand)



Signatures of the Getin Noble Bank S.A. Management Board Members:

24 February 2011,	Krzysztof Rosiński	- Management Board President		
24 February 2011,	Karol Karolkiewicz	- Management Board Member		
24 February 2011,	Maurycy Kühn	- Management Board Member		
24 February 2011,	Krzysztof Spyra	- Management Board Member		
24 February 2011,	Radosław Stefurak	- Management Board Member		
24 February 2011,	Maciej Szczechura	- Management Board Member		
24 February 2011,	Grzegorz Tracz	- Management Board Member		
Signature of the person responsible for the preparation of the financial statements:				
24 February 2011 R	arhara Kruczyńska-Nurek	- Chief Accountant Director of the F	Rank	