

ALUMETAL S. A.

**FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2017
TOGETHER WITH INDEPENDENT AUDITORS' OPINION**

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Kęty, 9 April 2018

Szymon Adamczyk	President of the Management Board
Krzysztof Błasiak	Vice-president of the Management Board
Przemysław Grzybek	Board Member
Agnieszka Drzyżdżyk	Board Member
Krzysztof Furtak	Chief Accountant

Statement of Comprehensive Income

For the year ended 31 December 2017

	<i>Note</i>	<i>Year ended 31 December 2017</i>	<i>Year ended 31 December 2016</i>
Continuing operations			
Sales of finished goods, raw materials and scrap, goods for resale and services	12.1	13 765 355.94	14 820 624.61
Total sales revenue		13 765 355.94	14 820 624.61
Cost of sales	12.2	-11 917 596.94	-12 845 127.25
Gross profit on sales		1 847 759.00	1 975 497.36
Other operating income	12.5	6 364.61	319 860.62
Selling expenses	12.2	-	-
Administrative expenses	12.2	-2 172 493.39	-2 781 748.31
Other operating expenses	12.6	-56 845.22	-24 002.59
Operating profit/ (loss)		-375 215.00	- 510 392.92
Finance income	12.7	41 034 799.43	78 275 042.75
Finance costs	12.8	-448 477.41	-439 286.89
Profit before tax		40 211 107.02	77 325 362.94
Income tax	13	-68 927.95	127 825.31
Net profit from continuing operations		40 142 179.07	77 453 188.25
Discontinued operations		-	-
Profit/ (loss) for the period from discontinued operations		-	-
Net profit/ (loss) for the year		40 142 179.07	77 453 188.25
Other comprehensive income		-	-
COMPREHENSIVE INCOME FOR THE PERIOD		40 142 179.07	77 453 188.25

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		<i>Year ended 31 December 2017</i>	<i>Year ended 31 December 2016</i>
Earnings per share:	14		
- basic from the profit for the year		2.59	5.06
- basic from the profit for the year from continuing operations		2.59	5.06
- diluted from the profit for the year		2.59	5.05
- diluted from the profit for the year from continuing operations		2.59	5.05

Statement of Financial Position

As at 31 December 2017

	<i>Note</i>	<i>31 December 2017</i>	<i>31 December 2016</i>
ASSETS			
Non-current assets			
Intangible assets	15	1 527 241.91	1 767 891.70
Property, plant and equipment	16	5 271 317.50	5 447 407.07
Other financial assets (long-term)	17.1	283 253 853.10	294 058 801.30
Deferred tax assets	13.3	–	–
		290 052 412.51	301 274 100.07
Current assets			
Inventories	20	–	–
Trade and other receivables	21	2 502 064.85	3 370 799.87
Other financial assets	17.1	9 090 023.90	1 507 616.00
Other non-financial assets	17.2	167 135.56	160 056.88
Current tax assets	21	–	14 796.00
Cash and cash equivalents	22	10 317.59	16 087.52
		11 769 541.90	5 069 356.27
TOTAL ASSETS		301 821 954.41	306 343 456.34

Statement of Financial Position (contd.)

As at 31 December 2016

	<i>Note</i>	<i>31 December 2017</i>	<i>31 December 2016</i>
EQUITY AND LIABILITIES			
Shareholders' equity (attributable to the shareholders of the parent)			
Issued capital	23.1	1 547 949.30	1 537 898.00
Reserve capital	24	200 293 871.77	164 822 114.67
Capital from revaluation of incentive scheme	19.2	–	658 095.00
Retained earnings/ (unabsorbed losses)	24.1	55 697 045.99	92 219 480.17
Total shareholders' equity		257 538 867.06	259 237 587.84
Non-current liabilities			
Interest-bearing loans and borrowings, and liabilities under lease and hire-purchase agreements	25	31 957 435.80	42 762 384.00
Provisions	26	119 991.34	104 514.34
Deferred tax liability	13.3	210 626.54	204 756.59
Accruals and deferred income	27.3	–	–
		32 288 053.68	43 071 654.93
Current liabilities			
Current portion of interest-bearing loans and borrowings, and liabilities under lease and hire-purchase agreements	25	9 937 780.22	1 540 543.45
Provisions	26	41 914.07	919.56
Trade and other payables	27.1, 27.2	1 565 847.38	1 629 309.03
Current tax liabilities		31 067.00	–
Accruals and deferred income	27.3	418 425.00	863 441.53
		11 995 033.67	4 034 213.57
Total liabilities		44 283 087.35	47 105 868.50
TOTAL SHAREHOLDERS' EQUITY AND LIABILITIES		301 821 954.41	306 343 456.34

Statement of Cash Flow

For the year ended 31 December 2017

	<i>Note</i>	<i>Year ended 31 December 2017</i>	<i>Year ended 31 December 2016</i>
Cash flow from operating activities			
Gross profit		40 211 107.02	77 325 362.94
Adjustments for:			
Depreciation/ amortization	12.3	628 447.68	756 323.35
(Profit)/ loss from investing activities		–	-55 339.59
FX (gains)/ losses		-1 638.11	1 123.49
(Increase)/decrease in trade and other receivables and in other non-financial assets		861 656.34	757 541.00
(Increase)/ decrease in inventories		–	–
Increase/(decrease) in liabilities, except for loans and borrowings		1 281.87	409 479.86
Interest and dividends, net		-40 544 640.26	-77 871 668.44
Change in prepayments, accruals and deferred income		-445 016.53	286 063.89
Change in provisions		56 471.51	-21 120.49
Income tax paid		-17 195.00	199 592.00
Other (including cost of incentive scheme)	19.2	75 480.00	378 249.05
Net cash flow from operating activities		825 954.52	2 165 607.06
Cash flow from investing activities			
Disposal of property, plant and equipment and intangible assets		–	63 509.67
Purchase of property, plant and equipment and intangible assets		-276 451.84	-1 534 308.04
Sale of other financial assets		–	–
Purchase/ Sale of other financial assets		–	-44 608 600.00
Dividends received		40 384 468.83	77 995 340.65
Interest received		447 703.14	148 927.81
Repayment of loans granted		702 635.80	–
Loans granted		-5 000.00	-40 689 867.43
Other		–	–
Net cash flow from investing activities		41 253 355.93	- 8 624 997.34

Statement of Cash Flow (contd.)
For the year ended 31 December 2017

	<i>Note</i>	<i>Year ended 31 December 2017</i>	<i>Year ended 31 December 2016</i>
Cash flow from financing activities			
Inflow from issue of shares		2 990 241.75	4 485 407.50
Inflow from taking out loans and borrowings		–	40 684 081.09
Repayment of long-term loans and borrowings (incl. investment loans)		-701 249.70	–
Dividends paid		-44 906 621.60	-38 831 935.50
Interest received		1 217.55	619.16
Interest paid		-288 749.26	- 273 219.18
Net cash flow from financing activities		-42 905 161.26	6 064 953.07
Net increase/(decrease) in the balance of cash and cash equivalents		-825 850.81	-394 437.21
FX differences, net		252.01	-1 337.15
Cash and cash equivalents at the beginning of the period	22	-46 839.93	348 934.43
Cash and cash equivalents at the end of the period	22	-872 438.73	-46 839.93

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Statement of Changes in Equity

For the year ended 31 December 2017

	<i>Note</i>	<i>Issued capital</i>	<i>Reserve capital</i>	<i>Capital from revaluation of incentive scheme</i>	<i>Retained earnings/ (unabsorbed losses)</i>	<i>Total</i>
As at 1 January 2017	23, 24	1 537 898.00	164 822 114.67	658 095.00	92 219 480.17	259 237 587.84
Net profit for the period		-	-	-	40 142 179.07	40 142 179.07
Other comprehensive income, net, for the period		-	-	-	-	-
Comprehensive income for the period		-	-	-	40 142 179.07	40 142 179.07
Increase in issued capital		10 051.30	2 980 190.45	-	-	2 990 241.75
Cost of incentive scheme	19.2	-	-	75 480.00	-	75 480.00
Settlement of incentive scheme		-	-	-733 575.00	733 575.00	-
Transfer to reserve capital		-	32 491 566.65	-	-32 491 566.65	-
Dividend payment	24.2	-	-	-	-44 906 621.60	-44 906 621.60
As at 31 December 2017		1 547 949.30	200 293 871.77	-	55 697 045.99	257 538 867.06

	<i>Note</i>	<i>Issued capital</i>	<i>Reserve capital</i>	<i>Capital from revaluation of incentive scheme</i>	<i>Retained earnings/ (unabsorbed losses)</i>	<i>Total</i>
As at 1 January 2016	23, 24	1 522 821.00	142 962 113.77	1 572 673.89	69 695 069.88	215 752 678.54
Net profit for the period		-	-	-	77 453 188.25	77 453 188.25
Other comprehensive income, net, for the period		-	-	-	-	-
Comprehensive income for the period		-	-	-	77 453 188.25	77 453 188.25
Increase in issued capital	23	15 077.00	4 470 330.50	-	-	4 485 407.50
Cost of incentive scheme	19.2	-	-	378 249.05	-	378 249.05
Settlement of incentive scheme		-	-	-1 292 827.94	1 292 827.94	-
Transfer from reserve capital for dividend payment		-	17 389 670.40	-	-17 389 670.40	-
Dividend payment	24.2	-	-	-	-38 831 935.50	-38 831 935.50
As at 31 December 2016		1 537 898.00	164 822 114.67	658 095.00	92 219 480.17	259 237 587.84

Accounting policies and notes are an integral part of these financial statements.

ACCOUNTING POLICIES AND NOTES TO FINANCIAL STATEMENTS

1. General information

Alumetal S.A. (the „Company”, or „Alumetal”) is a joint stock company with its registered office located in Kęty whose shares are in public trading. The attached financial statements of the Company cover the year ended 31 December 2017 and contain comparative data for the year ended 31 December 2016.

The Company is entered in the Register of Entrepreneurs of the National Court Register maintained by the District Court, 12th Economic Department of the National Court Register, entry No. KRS 0000177577.

The Company was granted statistical REGON No. 357081298.

The Company has an unlimited period of operation.

Until the end of 2013, the main area of business activities of the Company covered:

- Production of goods from aluminium and aluminium alloys;
- Management of metal waste and scrap;
- Wholesale of metals;
- Wholesale of metal waste and scrap.

As of 1 January 2014, following reorganization of the Alumetal S.A. Capital Group, the activities of the Company have covered only holding-related activities and rendering of bookkeeping services to the entities making up the Alumetal S.A. Capital Group. In the year ended 31 December 2017, there were no changes to the Company’s scope of business compared to the year ended 31 December 2016.

2. Identification of consolidated financial statements

The Company prepared consolidated financial statements for the year ended 31 December 2017 which were authorised for publication on 9 April 2018.

3. Composition of the Company’s Management Board

As at 31 December 2017, the composition of the Management Board of the Company was as follows:

- Szymon Adamczyk - President of the Management Board;
- Krzysztof Błasiak - Vice-president of the Management Board;
- Przemysław Grzybek - Member of the Management Board;
- Agnieszka Drzyżdzyk - Member of the Management Board.

On 10 October 2017, the Supervisory Board of the Company appointed Ms Agnieszka Drzyżdzyk as Management Board Member of Alumetal S.A. During the period from the reporting date to the date of the authorization of these financial statements there were no changes in the composition of the Company’s Management Board.

4. Authorization of financial statements

These financial statements were authorized by the Management Board for issue on 9 April 2018.

5. Company's investments

The Company held investments in the following subsidiary companies:

Entity	Registered office	Scope of business activities	% in the issued capital	
			31 December 2017	31 December 2016
Alumetal Poland sp. z o.o.	Nowa Sól, Poland	Production	100%	100%
T + S sp. z o.o.	Kęty, Poland	Production	100%	100%
Alumetal Kęty sp. z o.o.	Kęty, Poland	No operating activities	100%	100%
Alumetal Group Hungary Kft.	Komarom, Hungary	Production	100%	100%

As at 31 December 2017 and 31 December 2016, the Company's share in the total number of votes in the subsidiary companies equated to the Company's share in the issued capital of those companies. During 2017 and during the period from the reporting date to the date of the authorization of these financial statements there were no changes in this area.

6. Professional judgment and accounting estimates

6.1. Professional judgment

The preparation of the Company's financial statements requires exercising by the Management Board of professional judgment and making assumptions and estimates, which may have impact on the presented amounts of revenues, costs, assets and liabilities, and on the related notes and disclosures on contingent liabilities. The uncertainty of these assumptions and estimates may result in material adjustments to the carrying amounts of assets and liabilities in the future.

In the process of application of accounting policies, the Management Board applied its professional judgment which has the greatest impact on the presented carrying amounts of assets and liabilities.

Presentation of overdraft facilities

Given the fact that the Company's Management Board considered overdraft facilities as an integral part of cash management, in accordance with the IFRS guidelines, in the Company's Statement of Cash Flow overdraft facilities were presented as reduction of the balance of cash and cash equivalents.

6.2. Uncertainty of estimates and assumptions

Presented below are the key assumptions concerning the future and other key sources of uncertainty of estimates at the reporting date that incur a significant risk of a material adjustment to the carrying amounts of assets and liabilities within the next financial year. These key assumptions and estimates may change as a result of events in the future in response to market changes or changes which are outside the control of the Company. Such changes are reflected in the estimates or assumptions at the time they materialise.

Depreciation/ amortisation rates

The value of depreciation/ amortisation rates and charges is determined based on the expected useful life of the given item of property, plant and equipment or intangible assets, and estimates regarding residual values of property, plant and equipment. Capitalised overhauls/ periodic repair expenditures are amortised over the period remaining to the expected commencement of the next overhaul or periodic repair of the given item of property, plant and equipment. The Company performs annual verification of the adopted useful lives of its assets based on current estimates. Verification of assets' useful life did not have any material effect on the change in the depreciation/ amortization charges in the subsequent years. The applied economic useful life of individual classes of the Company's assets is presented in the table in Note 9.3.

Receivables and inventories impairment write-downs

At each reporting date, the Company assesses whether there is any objective evidence of the impairment of the carrying amount of the items of receivables or group of receivables, or inventories. If the recoverable amount of the given item of assets is lower than its carrying amount, the entity recognizes an impairment write-down.

Detailed information on the value of impairment write-downs of receivables and inventories is presented in Note 20 and Note 21 to these financial statements.

Deferred tax assets

Deferred tax assets are measured using the tax rates that will be used at the time of the expected realization of assets, based on tax regulations binding at the reporting date. The Company recognizes a deferred tax asset based on the assumption that taxable profit will be available in the future, against which the deferred tax asset will be realised. Any deterioration of taxable profits in the future could render this assumption unreasonable.

In the opinion of the Company, there is no risk of non-realizability of a deferred tax asset recognised in the attached financial statements.

Detailed information on the items of deferred tax asset is presented in Note 13.3 to these financial statements.

Valuation of provisions for employee benefits

The provisions for employee benefits were estimated using the actuarial methods. In the years 2016-2017, except for a change in the retirement age, no significant changes occurred in the assumptions/ estimates with possible impact on the Company's financial result or other comprehensive income in those periods. Interest rates fluctuations in the presented periods did not have any impact on the said provisions. Detailed information on provisions for employee benefits is presented in Note 19.1 and Note 26.1 to these financial statements.

Valuation of provision for litigation

Based on the accounting policy presented in Note 9.17, the Company creates a provision for litigation. Detailed information on the changes in the value of the provision for litigation and their effect on the result for the period are presented in Note 26 of the attached financial statements.

Valuation of currency forward contracts

The fair value of foreign currency forward contracts (currency forwards) is determined based on discounted future cash flows under the transactions made, calculated using the difference between the forward and the transaction price. The forward price is calculated using the NBP fixing and interest rate yield curve implied in the FX swap transactions.

Valuation of incentive programs

The fair value of incentive programs (incentive schemes) is determined using the Monte Carlo simulation model. Detailed information on these programs and their measurement is presented in Note 19.2 of the attached financial statements.

Uncertain tax treatment

Regulations regarding VAT, corporate profits tax and social security contributions are subject to frequent changes. These changes result in there being little point of reference and few established precedents that may be followed. The binding regulations also contain uncertainties, resulting in differences in opinion regarding the legal interpretation of tax regulations both between government bodies, and between government bodies and companies.

Tax and other settlements (e.g. customs or foreign currency settlements) may be subject to inspection by administrative bodies authorised to impose high penalties and fines, and any additional taxation liabilities calculated as a result must be paid together with high interest. The above circumstances mean that tax exposure is greater in Poland than in countries that have a more established taxation system.

Accordingly, the amounts shown in the financial statements may change at a later date as a result of the final decision of the tax authorities.

On 15 July 2016, amendments were made to the Tax Ordinance to introduce the provisions of General Anti-Avoidance Rule (GAAR). GAAR are targeted to prevent origination and use of factitious legal structures made to avoid payment of tax in Poland. GAAR define tax evasion as an activity performed mainly with a view to realising tax gains, which is contrary, under given circumstances, to the subject and objective of the tax law. In accordance with GAAR, an activity does not bring about tax gains, if its modus operandi was false. Any instances of (i) unreasonable division of an operation (ii) involvement of agents despite lack of economic rationale for such involvement, (iii) mutually exclusive or mutually compensating elements, as well as (iv) other activities similar to

those referred to earlier may be treated as a hint of artificial activities subject to GAAR. New regulations will require considerably greater judgment in assessing tax effects of individual transactions.

The GAAR clause should be applied to the transactions performed after clause effective date and to the transactions which were performed prior to GAAR clause effective date, but for which after the clause effective date tax gains were realised or continue to be realised. The implementation of the above provisions will enable Polish tax authority challenge such arrangements realised by tax remitters as restructuring or reorganization.

The Company measures and recognises current and deferred income tax assets and liabilities in accordance with the provisions of IAS 12 *Income Taxes* based on taxable profit (tax loss), taxable base, carry-forward of unused tax losses and unused tax credits, and tax rates, while considering assessment of tax treatment uncertainty.

If there is any uncertainty as to whether or to what extent the tax authority will accept individual tax settlements of transactions, the Company recognises these settlements while considering uncertainty assessment.

7. Basis of preparing financial statements

These financial statements have been prepared on a historical cost basis, except for derivative financial instruments which are measured at fair value.

These financial statements are presented in Polish zloty (“PLN”) and all amounts are stated in Polish zloty (PLN), except when otherwise indicated.

The financial statements have been prepared on the assumption that the Company will continue as a going concern in the foreseeable future. At the date of the authorization of these financial statements, no facts or circumstances were identified that would indicate a threat to the continued activity of Company. Slightly negative cash flow (decrease in the balance of cash and cash equivalents by PLN 825 850.81 compared to 31 December 2016) and slight excess of short-term liabilities over current assets in the amount of PLN 225 491.77 do not represent any significant threat to the Company’s going concern due to the fact that the Company benefits from the financial strength of the entire Alumetal Group (among others, dividend and credit policy) and from the ongoing availability of credit facilities with a value equating to several tens of millions of zloty. The financial position as at 31 December 2017 is of temporary character and in the opinion of the Company’s Management Board does not have any impact on the Company’s going concern assumption in the foreseeable future i.e. during 12 months from the reporting date.

7.1. Statement of compliance

The attached financial statements have been prepared in accordance with International Financial Reporting Standards (“IFRSs”) endorsed by the European Union (“EU IFRSs”). At the date of the authorisation of these financial statements for publication, in light of the current process of IFRS endorsement in the European Union, *there are no* differences between the IFRSs applied by the Company and the EU IFRSs.

The EU IFRSs comprise standards and interpretations accepted by the International Accounting Standards Board (“IASB”).

7.2. Functional and presentation currency

The functional and the presentation currency of these financial statements is Polish zloty.

8. Changes in estimates

Changes in estimates in the areas referred to in Note 6 above, including:

- impairment write-downs of receivables and inventories – Note 20 and Note 21;
- valuation of incentive scheme – Note 19.2;

and their impact on the results of individual periods are presented in the above Notes.

During the financial year, the Company did not change its assessment (estimation) methods.

9. Significant accounting policies

9.1. Re-measurement to fair value

At each reporting date, the Company measures its financial instruments such as derivative financial instruments at fair value.

The fair value is understood to mean the price that would be received from sale of an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date under current market conditions. A fair value measurement assumes that the transaction to sell the asset or transfer liability takes place either:

- in the principal market for the asset or liability,
- in the absence of the principal market, in the most advantageous market for the asset or liability.

The Company must have access to both the principal and the most advantageous market.

The fair value of an item of assets or liabilities is measured on the assumption that market participants, in determining the price of an item of assets or liabilities, would act in their best economic interest.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use, or by selling it to another market participant that would use the asset in its highest and best use.

The Company uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, while maximising the use of relevant observable inputs (*odpowiednie obserwowalne dane wejściowe*) and minimising the use of unobservable inputs.

All assets and liabilities which are re-measured to fair value, or whose fair value is disclosed in the financial statements are classified in the fair value hierarchy in the following manner, based on the lowest level of inputs which is significant to the entire measurement:

- Level 1 – Quoted (unadjusted) market prices on an active market for identical assets and liabilities,
- Level 2 – Valuation techniques, for which the lowest level inputs, which are significant to the entire measurement, are observable for the asset or liability, either directly or indirectly,
- Level 3 - Valuation techniques, for which the lowest level inputs, which are significant to the entire measurement, are unobservable inputs for the asset or liability.

At each reporting date, for recurring individual assets and liabilities, the Company assesses whether any transfers have been made between the levels of fair value hierarchy by re-assessment of the classification to the given level of fair value hierarchy, based on the materiality of inputs from the lowest level which is significant to the entire fair value measurement.

To disclose the results of re-measurement to fair value, the Company classified its assets and liabilities into certain classes, based on the nature, characteristics and risks of the asset or liability, and assigned for them their level in the fair value hierarchy.

9.2. Foreign currency translation

Transactions denominated in currencies other than Polish zloty are translated into Polish zloty at the foreign exchange rate prevailing on the transaction date.

At the reporting date, assets and liabilities expressed in currencies other than Polish zloty are translated into Polish zloty using the average NBP rate prevailing for the given currency at the year-end. Exchange differences resulting from translation are recorded under finance income or finance costs, or – in cases defined in accounting policies – are capitalised in the cost of the assets.

Non-monetary foreign currency assets and liabilities stated at historical cost are translated at the historical foreign exchange rate prevailing on the transaction date. Non-monetary foreign currency assets and liabilities recognised at fair value are translated into Polish zloty using the rate of exchange binding at the date of re-measurement to fair value. Any resultant gains or losses on the translation of non-monetary foreign currency assets and liabilities

reported at fair value are recognised consistently with the profit or loss on fair value re-measurement i.e. under other comprehensive income or in profit or loss, depending on the recognition of a change in the fair value.

The following exchange rates were used for valuation purposes:

	<i>31 December 2017</i>	<i>31 December 2016</i>
USD	3.4813	4.1793
EUR	4.1709	4.4240
100 HUF	1.3449	1.4224

9.3. Property, plant and equipment

Property, plant and equipment are stated at [acquisition] cost or cost of development less accumulated depreciation and impairment losses. The initial cost of an item of property, plant and equipment comprises its purchase price and any directly attributable costs of bringing the asset to working condition for its intended use. The acquisition cost also comprises the cost of replacement of fixed asset components when incurred, if the recognition criteria are met. Subsequent expenditures, such as repair or maintenance costs, are taken to the profit or loss when incurred.

The acquisition cost of property, plant and equipment transferred by clients is determined at the amount of the fair value of those transferred items current at the date of taking control.

Upon purchase, fixed assets are divided into components which represent items with a significant value that can be allocated a separate useful life. Overhauls also represent asset component.

Property, plant and equipment are depreciated using the straight-line method over their estimated useful lives.

Class	Useful life
Buildings and constructions	5 – 40 years
Plant and machinery	3 - 25 years
Office equipment	2 - 5 years
Motor vehicles	5 - 10 years
Computers	3 – 5 years

Residual values, useful lives and depreciation methods of property, plant and equipment are reviewed annually and, if necessary, adjusted retrospectively i.e. with effect from the beginning of the financial year that has just ended.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected from its further use. Any gain or loss arising on de-recognition of an asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is recognised in the profit or loss for the period in which de-recognition took place.

Assets under construction (construction in progress) include assets in the course of construction or assembly and are recognized at acquisition cost or cost of construction less any impairment losses. Assets under construction are not depreciated until completed and brought into use.

9.4. Intangible assets

Intangible assets acquired separately or constructed (if they meet the recognition criteria for capitalised research and development costs) are measured on initial recognition at [acquisition] cost or cost of development. The cost of intangible assets acquired in a business combination is the fair value as at the date of acquisition. Following the initial recognition, intangible assets are carried at [acquisition] cost or cost of development less accumulated amortisation and impairment losses, if any. Expenditures incurred for internally generated intangible assets, excluding capitalised development costs, are not capitalised and are charged against profits in the year (taken to the cost of the period), in which they are incurred.

The useful lives of intangible assets are assessed by the Company to be either finite or indefinite. Intangible assets with finite useful lives are amortised over their useful life and assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortisation period and the amortisation method of an intangible asset with a finite useful life are reviewed at least at each financial year end.

Changes in the expected useful life or the expected pattern of consumption of future economic benefits embodied in the asset are accounted for by changing the amortisation period or method, as appropriate, and treated as changes

in accounting estimates. The amortisation charge on intangible assets with finite lives is recognised in the statement of comprehensive income in the expense category consistent with the function of the intangible asset.

Intangible assets with indefinite useful lives and those that are not in use are tested for impairment annually, either individually or at the level of cash generating unit.

Useful lives are reviewed on an annual basis and, if necessary, are adjusted with effect from the beginning of the financial year that has just ended.

Research and development costs

Research costs are expensed to the profit or loss as incurred. Development expenditure incurred on an individual project is carried forward when its future recoverability can reasonably be regarded as assured. Following the initial recognition, the historical cost model is applied, which requires that the asset is carried at [acquisition] cost or cost of development less any accumulated amortisation and accumulated impairment losses. Capitalised expenditure is amortised over the period of expected future sales income from the related project.

The summary of accounting policies applied by the Company to intangible assets is as follows:

	<i>Computer software</i>
Useful life	2 -10 years
Method of amortisation	Straight line method
Internally generated or acquired	Acquired
Impairment testing	Annual assessment to determine whether there is any indication that an asset may be impaired

Any gains or losses on de-recognition of intangible assets are measured as the difference between the net disposal proceeds and the carrying amount of the item of assets, and are recognised in the profit or loss upon de-recognition.

9.5. Leases

The Company as lessee

Finance leases, which transfer to the Company substantially all the risks and rewards incidental to the ownership of a leased item, are recognized in the statement of financial position at the inception of the lease at the fair value of the leased property or, if lower, at the present value of minimum lease payments. Lease payments are apportioned between finance charges and reduction of the outstanding lease liability so as to produce a constant rate of interest on the outstanding liability. Finance charges are recorded directly in the profit or loss, unless capitalization criteria have been fulfilled.

The policies of depreciation of fixed assets used under finance lease agreements should be consistent with the policies used for depreciation of the Company's own depreciable assets. If, however, there is no sufficient certainty as to whether the lessee receives ownership title prior to the end of the lease term, fixed assets leased under finance lease agreements are depreciated over the shorter of the estimated useful life of the asset and the lease term.

Leases where the lessor retains substantially all the risks and rewards incidental to the ownership of an asset are classified as operating leases. Initial direct costs incurred in negotiating an operating lease and subsequent lease payments are recognised as an operating expense in the profit or loss on a straight-line basis over the lease term.

Contingent lease payments are recognised as cost in the period in which they become due and payable.

In the reporting period, the Company did not use, and currently does not use lease services.

9.6. Impairment of non-financial long-term assets

An assessment is made at each reporting date to determine whether there is any indication that a non-financial long-term asset may be impaired. If such indication exists, or in case an annual impairment testing is required, the Company makes an estimate of the recoverable amount of that asset or of the cash generating unit to which such asset belongs.

The recoverable amount of an asset or a cash-generating unit is the higher of the asset's or cash-generating unit's fair value less costs to sell and its value in use. The recoverable amount is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets. Where the carrying amount of an asset exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount. In assessing value in use, the estimated future cash flows

are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. Impairment losses of assets used in continuing operations are recognised in the expense categories consistent with the function of the impaired asset.

An assessment is made at each reporting date to determine whether there is any indication that the previously recognised impairment losses are no longer required or may have decreased. If such indication exists, the Company makes an estimate of the recoverable amount of the given item. A previously recognised impairment loss is reversed if, and only if, there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognised. If that is the case, the carrying amount of the asset is increased to its recoverable amount. That increased amount cannot exceed the carrying amount that would be determined, net of accumulated depreciation or accumulated amortisation, had no impairment loss been recognised for the asset in prior years. Reversal of impairment losses is recognised immediately as revenue in the statement of comprehensive income. After recognition of impairment loss reversal, the depreciation (amortisation) charge for the asset is adjusted in future periods in such way as to allocate the asset's verified carrying amount, less its residual value (if any), on a systematic basis over its remaining useful life.

9.7. Borrowing costs

Borrowing costs are capitalized to the cost of development of property, plant and equipment or intangible assets. Included in the borrowing costs are the following items: interest calculated using the effective interest rate, finance charges under finance lease agreements and foreign exchange gains/ losses that arose in connection with external financing to the amount representing interest expense adjustment.

9.8. Investments in subsidiaries, associates and interests in joint ventures

Investments in subsidiaries, associates and interests in joint ventures are measured at historical cost, after considering impairment losses.

Subsidiaries are the companies which the Company controls.

The Company controls an entity, if the Company has:

- power over this entity,
- exposure, or rights, to variable returns from its involvement with the entity, and
- the ability to use its power over the entity to affect the amount of its returns.

The Company reassesses whether it controls the entity if facts and circumstances indicate that there are changes to one or more of the three elements of control listed above.

Where the Company has less than a majority of voting rights in the given entity, but the voting rights held are sufficient for the Company to have the practical ability to direct the relevant activities of the given entity unilaterally, it means that the Company has the power over this entity. When assessing whether the Company's voting rights are sufficient to give it power, the Company considers all facts and circumstances, including:

- the size of its holding of voting rights relative to the size and dispersion of holdings of the other vote holders;
- potential voting rights held by the Company, other vote holders or other parties;
- rights arising from other contractual arrangements; and
- any additional facts and circumstances that indicate that the Company has, or does not have, the current ability to direct the relevant activities at the time that decisions need to be made, including voting patterns at previous Annual General Meetings or Shareholders' Meetings.

An associate is an entity on which the Company has a significant influence, and which is neither its subsidiary nor joint venture. Significant influence is the power to participate in the financial and operating policy decisions of an entity; however, it is not control or joint control over those policies.

Joint venture is a joint arrangement whereby two or more parties have joint control over a business. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when the strategic financial and operational decisions about these activities require the unanimous consent of the parties sharing control.

9.9. Financial assets

Financial assets are classified into one of the following categories:

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

Financial assets held to maturity are non-derivative financial assets quoted in an active market with fixed or determinable payments and fixed maturity that the Company has the positive intention and ability to hold until maturity, other than:

- those that upon initial recognition were designated as at fair value through profit or loss,
- those that are designated as available for sale, and
- those that meet definition of loans and receivables.

Financial assets held to maturity are measured at amortised cost using the effective interest rate. Financial assets held to maturity are classified as non-current assets if they are falling due within more than 12 months from the reporting date.

A financial asset is classified as at fair value through profit or loss if it meets either of the following conditions:

- a) It is classified as held for trading. A financial assets is classified as held for trading, if it is:
 - acquired for the purpose of selling in the near term,
 - 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,
 - a derivative, except for a derivative that is a designated and effective hedging instrument, or an element of financial guarantee agreement.
- b) It is designated as at fair value through profit or loss upon initial recognition, in accordance with IAS 39.

Financial assets at fair value through profit or loss are measured at fair value, which takes into account their market value at the reporting date, but no sale transaction costs. Any changes in the fair value of these instruments are taken to the statement of comprehensive income as finance income (favourable net changes in the fair value) or finance costs (unfavourable net changes in the fair value). If the contract contains one or more embedded derivatives, the entire contract may be classified to the category of financial assets at fair value thorough profit or loss. This does not apply to instances, where embedded derivative does not materially affect cash flows from the contract or where bifurcating embedded derivatives from host contracts is expressly forbidden with or without any high level review, had similar hybrid instrument been considered in the first place. Financial assets may be designated at initial recognition as at fair value through profit or loss if the following criteria are met: (i) the designation eliminates or significantly reduces the inconsistent treatment or valuation (accounting mismatch); or (ii) the assets are part of a group of financial assets which are managed and their performance evaluated on a fair value basis, in accordance with a documented risk management strategy; or (iii) the financial asset contains an embedded derivative that would need to be separately recorded.

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. These are classified as current assets, provided their maturity does not exceed 12 months after the reporting date. Loans and receivables with maturities exceeding 12 months from the reporting date are classified under non-current assets.

Available-for-sale financial assets are those non-derivative financial assets that are designated as available-for-sale or are not classified in any of the three preceding categories. Available-for-sale financial assets are measured at fair value, increased by the transaction costs that may be directly attributable to the acquisition or issuance of an available-for-sale financial asset. Where no quoted market price is available and there is no possibility to determine their fair value using alternative methods, available-for-sale financial assets are measured at cost, adjusted for any impairment losses. Positive and negative differences between the fair value (if quoted market price determined in regulated market is available or if the fair value can be determined using other reliable method) and acquisition cost, net of deferred tax, of financial assets available for sale are taken to other comprehensive

income. Any decrease in the value of financial assets available for sale resulting from impairment losses is taken to the statement of comprehensive income as finance cost.

Purchase and sale of financial assets is recognized at the transaction date. Initially, financial assets are recognized at fair value plus, in case of financial assets other than those classified as financial assets at fair value through profit or loss, transaction costs that may be directly attributed to the acquisition.

Financial assets are derecognized if the Company loses its control over contractual rights attached to those assets, which usually takes place upon sale of the asset, or where all cash flows attributed to the given asset are transferred to an independent third party.

Where the Company:

- has a legally enforceable right to set off the recognized amounts; and
- intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously;

a financial asset and financial liability are offset, and the net amount is presented in the statement of financial position.

The master netting arrangement referred to in IAS 32.50 is not the basis for the set-off if the above two set-off criteria are not fulfilled.

9.10. Impairment of financial assets

The Company assesses at each reporting date whether there is any objective evidence that a financial asset or a group of financial assets is impaired.

9.10.1. Assets carried at amortised cost

If there is objective evidence that an impairment loss on loans and receivables carried at amortised cost has been incurred, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows (excluding future expected credit losses that have not yet been incurred) discounted using the original effective interest rate (i.e. the effective interest rate computed upon asset initial recognition). The carrying amount of the asset is reduced either directly or through the allowance account. The amount of the loss shall be recognised in the profit or loss.

The Company first assesses whether objective evidence of impairment exists for financial assets that are individually significant, and for financial assets that are not individually significant. If it is determined that no objective evidence of impairment exists for an individually assessed financial asset, whether significant or not, the asset is included in a group of financial assets with similar credit risk characteristics and assessed collectively for impairment. Assets which are individually assessed for impairment and for which an impairment loss was recognised, or it was assumed that the then current impairment loss would not change, are not included in collective impairment assessment. If, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognized, the previously recognised impairment loss is reversed. Any subsequent reversal of an impairment loss is recognised in the profit or loss, to the extent that the carrying amount of the asset does not exceed its amortised cost at the reversal date.

9.10.2. Financial assets carried at cost

If there is objective evidence that an impairment loss has been incurred on an unquoted equity instrument that is not carried at fair value because its fair value cannot be reliably measured, or on a derivative instrument that is linked to and has to be settled by delivery of such unquoted equity instrument, the amount of the impairment loss is measured as the difference between the carrying amount of the financial asset and the present value of estimated future cash flows discounted at the current market rate of return for a similar financial asset.

9.10.3. Available-for-sale financial assets

If there is objective evidence that an impairment loss has been incurred on an available-for-sale asset, then the amount of the difference between [acquisition] cost (net of repaid principal and amortization) and current fair value, less any impairment loss on that financial asset previously recognised in the profit or loss, is removed from equity and is reclassified to profit or loss. Reversals of impairment losses on equity instruments classified as available-for-sale cannot be recognised in the profit or loss. If, in a subsequent period, the fair value of a debt instrument classified as available-for-sale increases and the increase can be objectively related to an event

occurring after the impairment loss was recognised in the profit or loss, the impairment loss is reversed, with the amount of the reversal recognised in the profit or loss.

9.11. Derivative financial instruments and hedges

The Company uses mainly currency forward contracts (currency forwards) to hedge against the risks associated with interest rate and foreign currency fluctuations. Such derivative financial instruments are measured at fair value. Derivatives are carried as assets when their fair value is positive and as liabilities when their fair value is negative. Any gains or losses arising from changes in the fair value of derivatives that do not qualify for hedge accounting are taken directly to the net profit or loss for the period.

The fair value of currency forwards is calculated by reference to current forward exchange rates for contracts with similar maturity profiles.

9.12. Inventories

Inventories are stated at the lower of [acquisition] cost/ cost of development and net realizable value.

The acquisition cost or cost of development of each inventory item includes all purchase- or development-related costs and the costs incurred in bringing each inventory item to its present location and condition, and are accounted for as follows for both the current and previous year:

Raw materials and scrap	–	cost determined on a first-in, first-out basis (FIFO basis);
Finished goods and work-in-progress	–	cost of direct materials, energy and labour and an appropriate proportion of manufacturing overheads, excluding borrowing costs;
Goods for resale	–	cost determined on a first-in, first-out basis.

Net realisable value is the estimated selling price obtained in the ordinary course of business, less the estimated costs of completion and the estimated costs necessary to make the sale.

9.13. Trade and other receivables

Trade receivables are recognised and carried at original invoice amount less an allowance for any doubtful debts. An estimate for doubtful debts' allowance is made when the collection of the full amount is no longer probable.

If the effect of the time value of money is material, the value of receivables is determined by discounting the estimated future cash flows to the present value using a discount rate that reflects current market assessments of the time value of money. Where discounting is used, any increase in the balance due to the passage of time is recognized as finance income.

Other receivables include, in particular, state budget receivables, except for current tax assets which represent a separate item in the statement of financial position. Prepayments are recognized in accordance with the character of the underlying assets, i.e. under non-current or current assets. As non-monetary items, prepayments are not discounted.

State budget receivables are presented under other non-financial assets, except for current tax assets which represent a separate item in the statement of financial position.

9.14. Cash and cash equivalents

Cash and short-term deposits recognized in the statement of financial position comprise cash at bank and cash on hand and the short-term deposits with an original maturity of three months or less.

For the purpose of the statement of cash flow, cash and cash equivalents consist of cash and cash equivalents as defined above, reduced by outstanding overdraft facilities.

9.15. Interest-bearing loans and borrowings and debt securities

All loans and borrowings and debt securities are initially recognized at fair value, net of transaction costs associated with the borrowing.

After initial recognition, interest-bearing loans and borrowings and debt securities are measured at amortised cost using the effective interest rate method. In determining amortised cost, transaction costs and any discount or premium on settlement are taken into account.

Revenues and expenses are recognised in the profit or loss when the underlying liabilities are derecognised or settled using the effective interest rate.

9.16. Trade and other payables

Short-term trade payables are carried at the amount due and payable.

Financial liabilities at fair value through profit or loss include financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit or loss. Financial liabilities are classified as held for trading if they are acquired for the purpose of selling in the near term. Derivatives, including bifurcated embedded derivatives, are also classified as held for trading unless they are designated as effective hedging instruments. Financial liabilities may be designated at initial recognition as at fair value through profit or loss if the following criteria are met: (i) the designation eliminates or significantly reduces the inconsistent treatment of both valuation and recognition of gains or losses that would otherwise arise from the measurement on a different basis; or (ii) the liabilities are part of a group of financial liabilities which are managed and their performance is evaluated on a fair value basis, in accordance with a documented risk management strategy; or (iii) financial liabilities contain embedded derivatives which should be recorded separately.

Financial liabilities at fair value through profit or loss are re-measured to fair value, after considering their market value at the reporting date, but without accounting for transaction costs. Any changes in the fair value of these liabilities are recognised in the statement of comprehensive income as finance income or finance cost.

Other financial liabilities which are not financial instruments at fair value through profit or loss are measured at amortised cost using the effective interest rate method.

A financial liability is derecognized [removed from the statement of financial position] by the Company when the obligation under the liability is discharged or cancelled or expires. An exchange between an existing borrower and lender of a debt instrument with substantially different terms is accounted for by the Company as an extinguishment of the original financial liability and the recognition of a new financial liability. Similarly, significant modifications to the terms and conditions of an existing financial liability are treated as an extinguishment of the original financial liability and the recognition of a new financial liability with any resultant differences in the respective carrying amounts taken to profit or loss.

Other non-financial liabilities include, in particular, liabilities to the tax office in respect of value added tax, social security, personal income tax and advance payment liabilities which will be settled by way of delivery of goods or services, or fixed assets. Other non-financial liabilities are recognized at the amount due and payable.

9.17. Provisions

Provisions are recognised when the Company has a present obligation (legal or constructive) as a result of a past event, such that an outflow of resources embodying economic benefits is certain or highly probable to be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. Where the Company expects some or all of the costs covered by the provision to be reimbursed, for example under an insurance contract, the reimbursement is recognised as a separate asset but only when the reimbursement is virtually certain. The expense relating to any provision is presented in the statement of comprehensive income, net of any reimbursement.

Where the effect of the time value of money is material, provisions are determined by discounting the estimated future cash flows to the present value using a discount rate that reflects current market assessments of the time value of money and, where appropriate, the risks specific to the liability. Where discounting is used, the increase in the provision due to the passage of time is recognised as finance cost.

9.18. Employee benefits

In accordance with appropriate internal remuneration regulations, employees of the Company are entitled to retirement benefits. Retirement benefits are paid out as one-off benefit upon retirement. The amount of those benefits depends on the number of years of employment and employee's average salary. The Company creates a provision for future liabilities under retirement benefits in order to allocate the costs of those allowances to the periods to which they relate. In accordance with IAS 19, retirement benefits are post-employment defined benefits. The present value of the Company's liabilities resulting from the provision for retirement benefits is calculated at each reporting date by an independent actuary. The balance of calculated liabilities equates discounted payments which will be made in the future, and accounts for staff turnover, and relates to the period to the reporting date.

Demographic information and information on staff turnover are based on historical information.

Re-valuation of retirement benefits liabilities from defined benefit plans covering actuarial gains and losses is recognised under other comprehensive income and is not subject to further re-classification to profit or loss.

The Company recognises the following changes in net liabilities from defined benefit plans under, as appropriate, cost of sales and general administrative expenses, which are composed of the following:

- employment costs (including, among others, current and past service costs),
- net interest on net liabilities from defined benefit plans.

9.19. Incentive programs

Executives of the Company participate in the incentive programs (schemes) which were described in detail in Note 19.2 of these financial statements.

9.19.1. Transactions settled in equity instruments

The cost of employee transactions settled in equity instruments is measured by reference to instrument's fair value at the underlying rights grant date. The fair value of equity instruments is determined by an independent appraiser, based on the guidelines provided in IFRS 2. In measuring equity-settled transactions, market-related vesting conditions are taken into account (which relate to the Company's share price) as well as non-market vesting conditions.

The cost of equity-settled transactions is recognised along with the matching increase in equity in the period, in which the pre-requisite performance- or service-related conditions were satisfied, and which ends on the day, on which the given employees become fully eligible employees („vesting date”). At each reporting date to a vesting date, the accumulated cost of equity-settled employee transactions reflects the extent of the duration of vesting period and the number of awards, which – in the opinion of the Company's Management Board as at that date, based on the best possible estimate of the number of equity instruments - will finally vest.

No costs are recognised for the equity instruments, to which the rights will not finally vest, except for these equity instruments, for which the acquisition of rights depends on market-related conditions or on the conditions other than vesting conditions, which are treated as vested, irrespective of whether market-related conditions or the conditions other than vesting conditions have been satisfied or not, provided that all other performance- or service-related conditions have been met.

Where vesting conditions for equity-settled transaction are modified, as part of minimum requirement fulfilment, transaction costs are recognised as if the vesting conditions have not been changed. In addition, costs are recognised for each increase in the transaction value resulting from modification, measured at the change date.

If an award settled in equity-instruments is cancelled, it is treated in such way as if the underlying rights vested at the cancellation date, and any costs not yet recognised are recognised immediately. This also relates to the awards, for which the conditions other than vesting conditions under the control of the Company or employee are not satisfied. If, however, the cancelled award is replaced by a new award, defined as a replacement award at its grant date, the award cancelled and the new award are treated as a modification of the original award i.e. in the manner described in the paragraph above.

9.20. Allocation of profit for employee purposes and special funds

In accordance with Polish business practice, entity's shareholders may appropriate profit for employee purposes in the form of transfer to the company's Social Fund, or to any other special funds. In the IFRS financial statements, this portion of allocated profit is included in the cost of business activities of the period, in which profit allocation was authorised by the Shareholders' Meeting.

9.21. Revenue

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the Company and the revenue can be reliably measured. Revenue is recognised at the fair value of the consideration received or receivable, net of Value Added Tax and discounts. The following specific recognition criteria must also be met before revenue is recognised:

9.21.1. Sale of goods for resale, finished goods, raw materials and scrap

Revenue is recognised when the significant risks and rewards of the ownership of goods for resale, finished goods, raw materials and scrap have passed to the buyer and when the amount of the revenue can be reliably measured.

9.21.2. Rendering of services

Revenue from the provision of services is recognised by reference to the stage of service completion. If the results of a given contract cannot be assessed in a reliable manner, revenue from this contract is recognized only to the amount of the incurred costs that the Company expects to recover.

9.21.3. Interest

Interest revenue is recognised as the interest accrues (using the effective interest method that is the rate that exactly discounts estimated future cash receipts through the expected life of the financial instrument) to the net carrying amount of the underlying financial asset.

9.21.4. Dividends

Dividend income is recognised when the shareholders' rights to receive the payment are established.

9.21.5. Government grants

Government grants are recognised at their fair value where there is reasonable assurance that the grant will be received and all attaching conditions will be complied with.

Where the grant relates to an expense item, it is recognised as income over the period necessary to match the grant on a systematic basis to the costs that it is intended to compensate. Where the grant relates to an asset, its fair value is credited to a deferred income account and is released systematically to the profit or loss over the estimated useful life of the underlying asset by way of equal annual instalments.

9.22. Income taxes

9.22.1. Current tax

Current tax liabilities and current tax assets for the current and prior periods are measured at the amount expected to be paid to or recovered from the taxation authorities, using the tax rates and tax laws that have been enacted or substantively enacted at the reporting date.

9.22.2. Deferred tax

For financial reporting purposes, deferred tax is recognised, using the liability method, on all temporary differences at the reporting date between the tax bases of assets and liabilities and their carrying amounts.

Deferred tax liability is recognised for all taxable temporary differences:

- except where the deferred tax liability arises from the initial recognition of goodwill, 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; and
- in respect of taxable temporary differences associated with investments in subsidiaries, associates and interests in joint ventures, except 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 asset is recognised for all deductible temporary differences, carry-forward of unused tax credits and unused tax losses, to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carry-forward of unused tax credits and unused tax losses can be utilised:

- except where the deferred tax asset relating to the deductible temporary differences 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; and
- in respect of deductible temporary differences associated with investments in subsidiaries, associates and interests in joint ventures, deferred tax assets are only recognised to the extent that it is probable that the

temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilised.

The carrying amount of deferred tax assets is reviewed at each reporting date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilised. Unrecognised deferred tax assets are reassessed at each reporting date and are recognised to the extent that it has become probable that future taxable profit will be available that will allow the deferred tax asset to be recovered.

Deferred tax assets and deferred tax liabilities are measured at the tax rates that are expected to apply in the period in which the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the reporting date.

Deferred tax relating to items recognised outside profit or loss is also recognized outside profit or loss: under other comprehensive income if relates to items recognised under other comprehensive income, or under equity – if relates to items recognized in equity.

The Company offsets deferred tax assets and deferred tax liabilities if, and only if, it has a legally enforceable right to set off current tax assets against current tax liabilities, and the deferred tax assets and deferred tax liabilities relate to income taxes that are levied by the same taxation authority.

9.22.3. Value Added Tax

Revenues, expenses, assets and liabilities are recognised net of the amount of value added tax except:

- where the value added tax incurred on a purchase of assets or services is not recoverable from the taxation authority, in which case the value added tax is recognised as part of the cost of acquisition of the asset or as part of the expense item, as appropriate; and
- receivables and payables, which are stated inclusive of the amount of value added tax.

The net amount of value added tax recoverable from or payable to the taxation authority is recognized in the statement of financial position as part of receivables or payables.

9.23. Earnings per share

Earnings per share for each reporting period is calculated as the quotient of the net profit for the given reporting period and the weighted average number of shares outstanding in that period.

10. Changes in applied accounting policies

The accounting policies applied in the preparation of the attached financial statements are consistent with those applied in the preparation of the financial statements of the Company for the year ended 31 December 2016, except for the application of the amendments described below. These amended IFRSs were used in these financial statements in accordance with their effective dates, however, they did not have any material impact on the presented and disclosed financial information or were not applicable to the transactions made by the Company.

- Amendments to IAS 12 *Recognition of deferred tax assets for unrealised losses*

The amendments clarify the issues relating to the origination of deductible temporary differences for debt instruments measured at fair value, estimation of possible future taxable profit and assessment whether the taxable profit earned will allow for the utilization of deductible temporary differences. These amendments are applied retrospectively.

- Amendments to IAS 7 *Disclosure initiative*

These Amendments obligate the entity do disclose information which allow users of the financial statements make an assessment regarding change in liabilities from financing activities. No comparative information for prior reporting period is required.

The Company did not decide to apply earlier any other standard, interpretation or amendment that was issued but has not become effective in light of the EU regulations.

11. New standards and interpretations that have been issued but are not yet effective

The following standards and interpretations were issued by the IASB (*International Accounting Standards Board*) or IFRIC (*International Financial Reporting Interpretations Committee*) but have not yet become effective:

- **IFRS 9 *Financial Instruments*** (issued on 24 July 2014) - effective for annual periods beginning on or after 1 January 2018.
- **IFRS 14 *Regulatory Deferral Accounts*** (issued on 30 January 2014) – The European Commission has decided not to launch the endorsement process of this interim standard and to wait for the final standard; at the date of authorization of these financial statements, not endorsed by the EU; effective for annual periods beginning on or after 1 January 2016.
- **IFRS 15 *Revenue from Contracts with Customers*** (issued on 28 May 2014) – including amendments to IFRS 15 *Effective date of IFRS 15* (issued on 11 September 2015). Effective for annual periods beginning on or after 1 January 2018.
- **Amendments to IFRS 10 and IAS 28 *Sale or Contribution of Assets between an Investor and its Associate or Joint Venture*** (issued on 11 September 2014) – the work leading to the authorization of these amendments has been postponed by the EU *sine die*; the effective date for these amendments has been deferred by the IASB for an indefinite period of time.
- **IFRS 16 *Leases*** (issued on 13 January 2016) – effective for annual periods beginning on or after 1 January 2019.
- **Amendments to IFRS 4 *Applying IFRS 9 Financial Instruments with IFRS 4 Insurance Contracts*** (issued on 12 September 2016) – effective for annual periods beginning on or after 1 January 2018.
- **Explanations to IFRS 15 *Revenue from Contracts with Customers*** (issued on 12 April 2016) – effective for annual periods beginning on or after 1 January 2018.
- **Amendments to IFRS 2 *The Classification and Measurement of Share-based Payment Transactions*** (issued on 20 June 2016) – at the date of authorization of these financial statements, not endorsed by the EU. Effective for annual periods beginning on or after 1 January 2018.
- **Amendments to IAS 28 *Investments in Associates and Joint Ventures*** representing part of **Annual Improvements to IFRSs, Cycle 2014-2016** (issued on 8 December 2016) – effective for annual periods beginning on or after 1 January 2018.
- **Amendments to IFRS 1 *First-time adoption of International Financial Reporting Standards*** representing part of **Annual Improvements to IFRSs, Cycle 2014-2016** (issued on 8 December 2016)) – effective for annual periods beginning on or after 1 January 2018.
- **IFRIC 22 *Foreign Currency Transactions and Advance Consideration*** (issued on 8 December 2016) – at the date of authorization of these financial statements, not endorsed by the EU. Effective for annual periods beginning on or after 1 January 2018.
- **Amendments to IAS 40 *Transfers of Investment Property*** (issued on 8 December 2016) – at the date of authorization of these financial statements, not endorsed by the EU. Effective for annual periods beginning on or after 1 January 2018.
- **IFRS 17 *Insurance Contracts*** (issued on 18 May 2017) – at the date of authorization of these financial statements, not endorsed by the EU. Effective for annual periods beginning on or after 1 January 2021.
- **IFRIC 23 *Uncertainty of Income Tax Treatments*** (issued on 7 June 2017) – at the date of authorization of these financial statements, not endorsed by the EU. Effective for annual periods beginning on or after 1 January 2019.
- **Amendments to IFRS 9 *Prepayment features with negative compensation*** (issued on 12 October 2017) – at the date of authorization of these financial statements, not endorsed by the EU. Effective for annual periods beginning on or after 1 January 2019.

- **Amendments to IAS 28 *Long-term Interests in Associates and Joint Ventures*** (issued on 12 October 2017) – at the date of authorization of these financial statements, not endorsed by the EU. Effective for annual periods beginning on or after 1 January 2019.
- **Annual Improvements to IFRSs, Cycle 2015-2017** (issued on 12 December 2017) – at the date of authorization of these financial statements, not endorsed by the EU. Effective for annual periods beginning on or after 1 January 2019.
- **Amendments to IAS 19 *Plan Amendment, Curtailment or Settlement*** (issued on 7 February 2018) – at the date of authorization of these financial statements, not endorsed by the EU. Effective for annual periods beginning on or after 1 January 2019.

The effective dates are the dates arising from the contents of Standards published by the International Accounting Standards Board. Dates of application in the European Union may differ from the dates arising from standard contents and are published at the time of endorsement for use by the European Union.

Presented below is the information on the implementation status of the standards which are effective for annual periods beginning on or after 1 January 2018.

11.1. Implementation of IFRS 15

The International Financial Reporting Standard 15 *Revenue from Contracts with Customers* („IFRS 15”), which was issued in May 2014 and then amended in April 2016 has established the so-called “Five-step Model” for recognition of revenue from contracts with customers. In accordance with IFRS 15, revenue is recognised at the amount of a consideration, to which an entity expects to be entitled in exchange for transferring promised goods or services to a customer.

The new Standard will replace all current requirements relating to revenue recognition in accordance with IFRS. The Standard is applicable to annual reporting periods commencing on or after 1 January 2018. Earlier application is permitted.

The Company has the right to select the full or modified retrospective approach, and transitional provisions provide for certain practical expedients.

The Company intends to apply IFRS 15 as of its effective date and use the full retrospective method.

Alumetal S.A. regularly renders management, accounting and IT services, but only to other Alumetal Group companies.

Revenue is recognised to the extent, to which it is probable that the Company will receive economic benefits relating to the given transaction and where the amount of revenue can be measured in a reliable manner. Revenue is recognised at the fair value of the consideration received or receivable, less value added tax (VAT) and discounts and rebates, if any.

As part of impact assessment of IFRS 15 implementation, the Company has considered the following aspects:

- Variable consideration

In accordance with IFRS 15, where a contract contains elements of variable consideration, the entity estimates the amount of variable consideration, to which it will be entitled in exchange for transferring promised goods or services to a customer, and includes variable consideration in the transaction price, in whole or in part, if, and only to the extent, that is highly probable that its inclusion will not result in a reversal in the future of a considerable amount of earlier recognised accumulated revenue, when the uncertainty relating to variable consideration has been subsequently resolved.

The performed analysis proved that variable consideration does not occur in the contracts with the companies of the Alumetal S.A. Capital Group to which the Company renders services.

- Right to return and guarantees

The Company renders only services and for this reason the provisions relating to the right to return or guarantees do not occur in the contracts with the companies of the Alumetal S.A. Capital Group to which the Company renders services.

-
- Sale of a bundle of goods and services or a bundle of several services rendered in different periods

Sale of a bundle of goods and services or a bundle of several services rendered in different periods – this phenomenon does not occur at the Company in case of rendering non-production services which are invoiced systematically on a monthly basis.

- Other adjustments

The requirements relating to recognition and measurement in accordance with IFRS 15 also apply to the recognition and measurement of gains/ losses on disposal of non-financial assets (such as property, plant and equipment and intangible assets) where such disposals *are not* made in the ordinary course of business.

Considering all, the Company expects that the impact of IFRS 15 implementation on recognition of revenue and on the financial result of the Company will be immaterial.

11.2. Implementation of IFRS 9

In July 2014, the International Accounting Standards Board published the International Financial Reporting Standard 9 *Financial Instruments* („IFRS 9”). IFRS 9 covers the following three aspects relating to financial instruments: classification and measurement, loss of value and hedge accounting. IFRS 9 is applicable to annual reporting periods commencing on or after 1 January 2018 with earlier application possible.

The Company plans to implement IFRS 19 as of its effective date with no comparative data restatement.

In 2017, the Company performed a detailed assessment of the impact of IFRS 9 implementation on the Company’s accounting policies with respect to the Company’s activities or its financial results. This assessment is based on the currently available information and may change in response to obtaining reasonable and documentable additional information in the period, in which the Company becomes the first-time adopter of IFRS 9.

The Company does not expect any material impact of IFRS 9 implementation on the statement of financial position or shareholders’ equity.

a) *Classification and measurement*

The Company expects that the implementation of IFRS 9 requirements in the area of classification and measurement *will not* have any material impact on the statement of financial position or on the shareholders’ equity. It is expected that all financial assets which to date have been measured at fair value will continue to be measured at fair value.

The Company will take advantage of the possibility to choose and in the case of interest in non-listed companies, will account for any further changes in their fair value through other comprehensive income, and hence the application of IFRS 9 will not have any material impact on the Company’s financial result.

Trade receivables are held with a view to obtaining contractual cash flows, and the Company does not sell trade receivables in factoring transactions – these will continue to be measured at amortised cost through profit or loss. The Company will make use of a practical expedient and will not assess significant components of financing for trade receivables maturing in less than 12 months.

b) *Impairment loss*

In accordance with IFRS 9, the entity measures expected credit losses in the amount equating to 12-month expected credit losses or credit losses expected over the life of a financial instrument. For trade receivables, the Company will apply the simplified approach and will measure the expected credit losses in the amount equating to credit losses expected over credit entire life period.

In accordance with the currently applied estimation methods, in calculating impairment losses the Company has already accounted for the expected credit losses.

Given the above, the amount of the impairment loss calculated in accordance with IFRS 9 approximates the amount of impairment loss determined based on the accounting policies that have been applied to date.

In conclusion, the Company expects that the impact of IFRS 9 implementation will be immaterial.

11.3. Implementation of IFRS 16

IFRS 16 requires that a lessor and lessee provided more disclosures than under IAS 17.

The lessee has the right to choose either the full or modified retrospective approach and the transitional provisions provide for certain practical expedients.

IFRS 16 is applicable to annual periods commencing on or after 1 January 2019. Earlier application is permitted for the entities which apply IFRS 15 as of the date or prior to the date of first-time application of IFRS 16. The Company has not elected to apply IFRS 16 before its effective date.

As at the date of the authorization of these financial statements for publication, the Management Board is in the course of assessment of the impact of IFRS 16 implementation on the accounting policies applied by the Company with respect to its operations or financial results.

12. Revenues and expenses

12.1. Sales of finished goods, raw materials and scrap, goods for resale and services

	<i>Year ended</i> <i>31 December 2017</i>	<i>Year ended</i> <i>31 December 2016</i>
Sales of finished goods	-	--
Sales of raw materials and scrap	-	2 276.44
Sales of goods for resale	-	-
Sales of services	13 765 355.94	14 818 348.17
	13 765 355.94	14 820 624.61

12.2. Costs by type

	<i>Note</i>	<i>Year ended</i> <i>31 December 2017</i>	<i>Year ended</i> <i>31 December 2016</i>
Depreciation/ amortization	12.3	628 447.68	756 323.35
Inventory impairment write-downs	12.3	-	-
Materials and energy		295 569.72	311 170.84
External services, of which:		1 433 645.15	1 547 507.43
- IT services		541 155.47	378 877.91
- repair services		89 934.30	57 901.70
- transport services		5 089.24	10 265.03
- advisory services		561 590.78	683 784.17
Taxes and charges		255 041.92	258 411.99
Employee allowances	12.4	10 844 447.02	11 354 309.37
Other costs by type		1 020 528.68	1 083 804.85
Cost of goods for resale, raw materials and scrap sold		-	-
Total costs by type, of which:		14 477 680.17	15 311 527.83
Items recognised in cost of sales		11 917 596.94	12 845 127.25
Items recognised in selling expenses		-	-
Items recognised in administrative expenses		2 172 493.39	2 781 748.31
Change in stocks of finished goods		387 589.84	-315 347.73

12.3. Depreciation/ amortization charges and impairment losses included in the Statement of Comprehensive Income

	<i>Year ended</i> <i>31 December 2017</i>	<i>Year ended</i> <i>31 December 2016</i>
Depreciation of property, plant and equipment	278 465.76	406 169.41
Amortization of intangible assets	253 084.15	214 015.74
Inventory impairment	–	–
Included in cost of sales	531 549.91	620 185.15
Depreciation of property, plant and equipment	–	–
Included in selling expenses	–	–
Depreciation of property, plant and equipment	50 762.33	89 159.14
Amortization of intangible assets	46 135.44	46 979.06
Included in administrative expenses	96 897.77	136 138.20

12.4. Employee allowances

	<i>Note</i>	<i>Year ended</i> <i>31 December 2017</i>	<i>Year ended</i> <i>31 December 2016</i>
Wages and salaries		9 337 422.96	9 721 915.25
Social security costs		1 136 305.47	1 050 596.32
Cost of incentive scheme	19.2	75 480.00	378 249.05
Retirement benefits		–	43 527.10
Amounts transferred to the Social Fund		123 045.03	90 789.00
Other employee benefits (training, health care, work hygiene and safety, meals and other)		172 193.56	69 232.65
Total employee allowances, of which:		10 844 447.02	11 354 309.37
Items recognised in cost of sales		9 172 386.10	9 310 533.68
Items recognised in selling expenses		–	–
Items recognised in administrative expenses		1 672 060.92	2 043 775.69

12.5. Other operating income

	<i>Year ended</i> <i>31 December 2017</i>	<i>Year ended</i> <i>31 December 2016</i>
Net effect of settlement of employee court proceedings	–	210 000.00
Gains on the sale of property, plant and equipment	–	55 339.59
Other (total of non-material items)	6 364.61	54 521.03
Total other operating income	6 364.61	319 860.62

12.6. Other operating expenses

	<i>Year ended</i> <i>31 December 2017</i>	<i>Year ended</i> <i>31 December 2016</i>
Court fees	–	749.00
Donations granted	18 197.57	19 300.81
Other (total of non-material items)	38 647.65	3 952.78
Total other operating expenses	56 845.22	24 002.59

12.7. Finance income

	<i>Year ended</i> <i>31 December 2017</i>	<i>Year ended</i> <i>31 December 2016</i>
Dividend received, of which from:	40 384 468.83	77 995 340.65
- T+S sp. z o.o.	1 884 468.83	1 495 340.65
- Alumetal Poland sp. z o.o.	38 500 000.00	76 500 000.00
Interest received, of which:	478 528.32	167 522.94
- bank interest	1 217.55	619.16
- loan interest	477 310.77	166 903.78
Gains on the sale of investment	–	3 340.00
Other (total of non-material items)	171 802.28	108 839.16
Total finance income	41 034 799.43	78 275 042.75

12.8. Finance costs

	<i>Year ended</i> <i>31 December 2017</i>	<i>Year ended</i> <i>31 December 2016</i>
Interest on bank loans	288 749.26	273 219.18
FX losses	26 103.42	66 784.38
Other (total of non-material items)	133 624.73	99 283.33
Total finance costs	448 477.41	439 286.89

13. Income tax

13.1. Tax expense

The main components of income tax expense for the years ended 31 December 2017 and 31 December 2016 are as follows:

	<i>Year ended</i> <i>31 December 2017</i>	<i>Year ended</i> <i>31 December 2016</i>
Recognised in profit or loss:		
Current tax expense	63 058.00	8 683.00
Relating to origination and reversal of temporary differences	5 869.95	-68 014.31
Return of prior year tax	–	-68 494.00
Income tax reported in profit or loss	<u>68 927.95</u>	<u>-127 825.31</u>

13.2. Reconciliation of effective income tax rate

The reconciliation of income tax on accounting gross profit calculated using the statutory tax rate and income tax on taxable profit/ (tax loss) calculated using the effective interest rate of the Company for the years ended 31 December 2017 and 31 December 2016 is as follows:

	<i>Year ended</i> <i>31 December 2017</i>	<i>Year ended</i> <i>31 December 2016</i>
Accounting gross profit before tax from continuing operations	40 211 107.02	77 325 362.94
Accounting gross profit	<u>40 211 107.02</u>	<u>77 325 362.94</u>
Tax at statutory tax rate in Poland of 19% (2016: 19%)	7 640 110.33	14 691 818.96
Impact of non-taxable revenue and non-tax deductible expenses, of which:	-7 647 383.69	-14 735 969.19
- <i>dividend received</i>	- 7 673 049.08	-14 819 114.72
- <i>PFRON (National Disabled Persons Rehabilitation Fund) expenses</i>	11 324.19	11 278.21
- <i>cost of incentive scheme</i>	14 341.20	71 867.32
Other	76 201.31	-15 181.08
Return of prior year tax	–	-68 494.00
Tax expense at effective tax rate of 0.0017 in 2017 (in 2016: -0.0017%)	<u>68 927.95</u>	<u>-127 825.31</u>
Income tax reported in profit or loss	68 927.95	-127 825.31

13.3. Deferred tax

Deferred tax results from the following items:

	<i>Statement of Financial Position</i>		<i>Statement of Comprehensive</i>	
	<i>as at</i>		<i>Income</i>	
	<i>31 December</i>	<i>31 December</i>	<i>31 December</i>	<i>31 December</i>
	<i>2017</i>	<i>2017</i>	<i>2016</i>	<i>2016</i>
Difference between carrying amount and tax base of property, plant and equipment and intangible assets	-424 806.70	-449 210.25	24 403.55	92 047.91
Revenue estimate	-7 980.00	-21 492.42	13 512.42	-8 952.42
Accrued interest	-5 625.45	-3 415.43	-2 210.02	-3 415.43
Calculated compensations	-	-7 030.00	7 030.00	-7 030.00
FX gains	-391 823.04	-87 061.97	-304 761.07	-84 660.21
Provision for retirement benefits	30 762.03	20 032.44	10 729.59	-4 012.89
Unpaid wages, salaries and allowances	62 532.80	53 987.64	8 545.16	-3 447.72
FX losses	526 310.52	221 408.20	304 902.32	96 731.65
Unpaid bank interest	3.30	-	3.30	-45.71
Tax loss	-	68 025.20	-68 025.20	-9 200.87
Deferred tax expense			-5 869.95	68 014.31
Net deferred tax liability, of which:	-210 626.54	-204 756.59		
Deferred tax assets from continuing operations	-	-		
Deferred tax liability with respect to continuing operations	-210 626.54	-204 756.59		

14. Earnings per share

Basic earnings per share is calculated by dividing the net profit for the year attributable to ordinary equity holders of the parent by the weighted average number of ordinary shares outstanding during the year.

Diluted earnings per share is calculated by dividing the net profit for the year attributable to ordinary equity holders of the parent (less interest on preference convertible shares) by the weighted average number of ordinary shares outstanding during the year increased by the weighted average number of ordinary shares that would be issued on the conversion of all the dilutive potential ordinary shares into ordinary shares.

The table below shows the profit- and share-related data used in the calculation of basic and diluted earnings per share:

	<i>Year ended 31 December 2017</i>	<i>Year ended 31 December 2016</i>
Net profit from continuing operations	40 142 179.07	77 453 188.25
Net profit	40 142 179.07	77 453 188.25
Weighted average number of outstanding ordinary shares used to calculate basic earnings per share (accounting for share split)	15 479 493	15 303 595
Effect of dilution		
Share options relating to share-based payment, as provided under IFRS 2 <i>Share-based Payment</i>	-	45 491
Weighted average number of outstanding ordinary shares, adjusted by dilution effect (accounting for share split)	15 479 493	15 349 086
Earnings per share		
- basic from the profit for the year	2.59	5.06
- diluted from the profit for the year	2.59	5.05

Details concerning share incentive scheme with effect on the dilution of earnings per share were described in Note 19.2. The Company does not hold other than described above financial instruments that cause dilution of calculated earnings per share.

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15. Intangible assets

Year ended 31 December 2017	<i>Development expenses</i>	<i>Patents and licenses</i>	<i>Goodwill</i>	<i>Other</i>	<i>Intangible assets under construction</i>	<i>Total</i>
Gross carrying amount as at 1 January 2017	-	452 880.18	-	2 308 205.20	457 499.97	3 218 585.35
Purchases	-	-	-	-	58 569.80	58 569.80
Transfer from intangible assets under construction	-	172 369.80	-	343 699.97	-516 069.77	-
Other transfers	-	-	-	-	-	-
Gross carrying amount as at 31 December 2017	-	625 249.98	-	2 651 905.17	-	3 277 155.15
Amortization and impairment as at 1 January 2017	-	230 865.58	-	1 219 828.07	-	1 450 693.65
Amortization charge for the period	-	60 131.70	-	239 087.89	-	299 219.59
Amortization and impairment as at 31 December 2017	-	290 997.28	-	1 458 915.96	-	1 749 913.24
Net carrying amount as at 1 January 2017	-	222 014.60	-	1 088 377.13	457 499.97	1 767 891.70
Net carrying amount as at 31 December 2017	-	334 252.70	-	1 192 989 .21	-	1 527 241.91
Year ended 31 December 2016						
	<i>Development expenses</i>	<i>Patents and licenses</i>	<i>Goodwill</i>	<i>Other</i>	<i>Intangible assets under construction</i>	<i>Total</i>
Gross carrying amount as at 1 January 2016	-	554 927.62	-	2 308 205.20	14 500.00	2 877 632.82
Purchases	-	-	-	-	442 999.97	442 999.97
Transfer from intangible assets under construction	-	-	-	-	-	-
Other transfers	-	-102 047.44	-	-	-	-102 047.44
Gross carrying amount as at 31 December 2016	-	452 880.18	-	2 308 205.20	457 499.97	3 218 585.35
Amortization and impairment as at 1 January 2016	-	183 588.80	-	1 006 110.05	-	1 189 698.85
Amortization charge for the period	-	47 276.78	-	213 718.02	-	260 994.80
Amortization and impairment as at 31 December 2016	-	230 865.58	-	1 219 828.07	-	1 450 693.65
Net carrying amount as at 1 January 2016	-	371 338.82	-	1 302 095.15	14 500.00	1 687 933.97
Net carrying amount as at 31 December 2016	-	222 014.60	-	1 088 377.13	457 499.97	1 767 891.70

No securities were established on intangible assets on the presented reporting dates.

16. Property, plant and equipment

Year ended 31 December 2017

	Land (incl. perpetual usufruct right)	Buildings, premises and civil engineering objects	Plant and machinery	Motor vehicles	Other [tangible] fixed assets	AUC	Prepayments for AUC	Total
<i>Gross carrying amount as at 1 January 2017</i>	1 034 695.60	3 905 928.45	2 025 868.06	920 455.94	77 150.00	46 255.70	-	8 010 353.75
Purchases	-	-	-	-	-	151 325.52	1 813.00	153 138.52
Sale	-	-	-	-	-	-	-	-
Liquidation	-	-	-	-	-	-	-	-
Transfers	-	4 791.06	158 731.88	-	23 956.09	-187 479.03	-	-
<i>Gross carrying amount as at 31 December 2017</i>	1 034 695.60	3 910 719.51	2 184 599.94	920 455.94	101 106.09	10 102.19	1 813.00	8 163 492.27
<i>Depreciation and impairment as at 1 January 2017</i>	-	584 575.03	1 660 756.50	289 668.84	27 946.31	-	-	2 562 946.68
Depreciation charge for the period	-	137 405.49	73 488.32	110 813.64	7 520.64	-	-	329 228.09
Sale	-	-	-	-	-	-	-	-
Liquidation	-	-	-	-	-	-	-	-
<i>Depreciation and impairment as at 31 December 2017</i>	-	721 980.52	1 734 244.82	400 482.48	35 466.95	-	-	2 892 174.77
Net carrying amount as at 1 January 2017	1 034 695.60	3 321 353.42	365 111.56	630 787.10	49 203.69	46 255.70	0.00	5 447 407.07
Net carrying amount as at 31 December 2017	1 034 695.60	3 188 738.99	450 355.12	519 973.46	65 639.14	10 102.19	1 813.00	5 271 317.50

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Year ended 31 December 2016

	Land (incl. perpetual usufruct right)	Buildings, premises and civil engineering objects	Plant and machinery	Motor vehicles	Other [tangible] fixed assets	AUC	Prepayments for AUC	Total
<i>Gross carrying amount as at 1 January 2016</i>	1 034 695.60	2 984 964.79	1 936 287.69	621 828.99	34 353.77	354 705.33	44 500.00	7 011 336.17
Purchases	-	-	-	-	-	905 620.87	328 027.87	1 233 648.74
Sale	-	-	-15 360.00	-219 271.16	-	-	-	-234 631.16
Liquidation	-	-	-	-	-	-	-	-
Transfers	-	920 963.66	104 940.37	517 898.11	42 796.23	-1 214 070.50	-372 527.87	-
<i>Gross carrying amount as at 31 December 2016</i>	1 034 695.60	3 905 928.45	2 025 868.06	920 455.94	77 150.00	46 255.70	-	8 010 353.75
<i>Depreciation and impairment as at 1 January 2016</i>	-	473 582.02	1 432 721.15	363 997.56	24 908.56	-	-	2 295 209.29
Depreciation charge for the period	-	110 993.01	236 355.35	144 942.44	3 037.75	-	-	495 328.55
Sale	-	-	-8 320.00	-219 271.16	-	-	-	-227 591.16
Liquidation	-	-	-	-	-	-	-	-
<i>Depreciation and impairment as at 31 December 2016</i>	-	584 575.03	1 660 756.50	289 668.84	27 946.31	-	-	2 562 946.68
Net carrying amount as at 1 January 2016	1 034 695.60	2 511 382.77	503 566.54	257 831.43	9 445.21	354 705.33	44 500.00	4 716 126.88
Net carrying amount as at 31 December 2016	1 034 695.60	3 321 353.42	365 111.56	630 787.10	49 203.69	46 255.70	0.00	5 447 407.07

At the presented reporting dates, the Company did not have any machines and equipment used under finance lease or hire-purchase agreements.

Land and buildings with a carrying amount of PLN 1 648 thousand (as at 31 December 2016 - PLN 1 713 thousand) are pledged as mortgage collateral for bank loans and borrowings of the Company (Note 25).

There were no capitalized borrowing costs in the year ended 31 December 2017 or 31 December 2016.

The IAS 36- based analysis performed to identify potential loss of value of assets did not identify any indicators that would necessitate performance of assets impairment tests at the Company.

17. Other assets

17.1. Other financial assets

	<i>31 December 2017</i>	<i>31 December 2016</i>
Loans granted, of which to:	41 047 459.70	44 270 000.00
- Alumetal Group Hungary Kft.	41 012 459.70	44 240 000.00
- Alumetal Kęty sp. z o.o.	35 000.00	30 000.00
Shares in related entities, of which shares in:	251 296 417.30	251 296 417.30
- Alumetal Poland sp. z o.o., Poland	175 855 925.30	175 855 925.30
- Alumetal Group Hungary Kft., Hungary	75 080 492.00	75 080 492.00
Zenie - T+S sp. z o.o., Poland	350 000.00	350 000.00
- Alumetal Kęty sp. z o.o., Poland	10 000.00	10 000.00
Total	292 343 877.00	295 566 417.30
- short-term	9 090 023.90	1 507 616.00
- long-term	283 253 853.10	294 058 801.30

Movements in the balance of loans granted in the year ended 31 December 2017 and 31 December 2016 are presented in the table below:

	<i>Loans granted</i>
Balance as at 1 January 2016	3 133 045.51
Increases, of which:	41 136 954.49
- loan granted to Alumetal Kęty sp. z o.o.	6 000.00
- loan granted to Alumetal Group Hungary Kft., Hungary	41 130 954.49
Balance as at 31 December 2016	44 270 000.00
Increases, of which:	5 000.00
- loan granted to Alumetal Kęty sp. z o.o.	5 000.00
Decreases, of which:	-3 227 540.30
- repayment of loan granted to Alumetal Group Hungary Kft., Hungary	-2 524 904.50
- effect of valuation of loan balance caused by different rate at balance sheet valuation	-702 635.80
Balance as at 2017	41 047 459.70

Movements in the balance of shares in related entities in the year ended 31 December 2017 and 31 December 2016 are presented in the table below:

	<i>Shares in related entities</i>
Balance as at 1 January 2016	213 488 317.30
Increases, of which:	37 808 100.00
- increase in the issued capital of the Alumetal Group Hungary Kft.	37 808 100.00
Balance as at 31 December 2016	251 296 417.30
Balance as at 31 December 2017	251 296 417.30

In the period from 28 January 2016 to 1 December 2016, Alumetal S.A. held 15% shares in SKTB ALUMINIUM Spółka akcyjna uproszczona [simplified joint stock company] (French-law based company) with its registered office in Gorcy (France), acquired from the majority shareholder, Fonds Lorrain de Consolidation Spółka akcyjna uproszczona [simplified joint stock company] (French-law based company) with its registered office in Metz (France). On 18 October 2016, Alumetal S.A. exercised the put option included in the agreement with the current majority shareholders i.e. exercised the right of Alumetal S.A. to re-sell the earlier acquired shares to their prior owners at their acquisition price. The shares were re-sold and the consideration was paid in full on 6 December 2016, which effectively means that as at 31 December 2017 the parties had no mutual liabilities or obligations under this transaction.

17.2. Other non-financial assets

	<i>31 December 2017</i>	<i>31 December 2016</i>
Excess of social assets over Social Fund liabilities	10 542.59	4 851.43
Subscriptions	–	1 215.00
IT services	109 500.40	112 656.50
Insurance	47 092.57	41 333.95
Total, of which:	167 135.56	160 056.88
- short-term portion	167 135.56	160 056.88
- long-term portion	–	–

18. Social assets and Social Fund liabilities

The Social Fund Act dated 4 March 1994 (with subsequent amendments) requires enterprises that have at least 20 FTEs (*full-time employees*) to establish and run a Social Fund. The Company operates such Fund and makes periodic transfers to this Fund based on the established basic transfer amount. The Funds' purpose is to subsidize the Company's social activities, loans to employees and other social expenditures.

The Company netted off the assets of the Fund with its liabilities to the Fund, as these assets do not fulfil the definition of the Company's assets.

	<i>31 December 2017</i>	<i>31 December 2016</i>
Cash and cash equivalents	48 968.90	41 431.17
Social Fund liabilities	38 426.31	36 579.74
Balance after netting off	10 542.59	4 851.43

	<i>Year ended 31 December 2017</i>	<i>Year ended 31 December 2016</i>
Amounts transferred (contributions) to the Social Fund during the year	123 045.03	90 789.00
Non-refundable expenditure by the Fund	121 283.85	91 557.19

19. Employee benefits

19.1. Retirement benefits

The Company provides retirement benefits to the retiring employees in the amount defined in the Remuneration Regulations adopted by the Company. As a result, based on the valuation made by a professional actuarial company, a provision for the present value of the retirement benefits liability was recognized.

The amount of this provision and the reconciliation of provision movements during the year are presented in the table below:

	2017	2016
At the beginning of the period as at 1 January	105 433.90	126 554.39
Provision recognition/ reversal	56 471.51	22 406.61
Cost of benefits paid out	–	- 43 527.10
At the end of the period as at 31 December	161 905.41	105 433.90

19.2. Incentive programs

Program II

The Annual General Meeting of the Company authorized on 28 May 2014 a new incentive scheme for the years 2014-2016 dedicated to management and executives (Eligible Persons). The assumptions of the new incentive scheme provide for a conditional increase in the Company's issued capital through the issue of free-of-charge and non-transferable three tranches of subscription warrants (series A, B and C) and the matching three tranches of new shares of the Company (series D, E and F) with a total nominal value not exceeding PLN 45,231, of which:

- up to 150,770 subscription warrants, series A, which will entitle their holders to take up not more than 150,770 shares, series D, of the Company during the period from the date of authorization of the Group's consolidated financial statements for the year ended 31 December 2014 to 31 December 2018;
- up to 150,770 subscription warrants, series B, which will entitle their holders to take up not more than 150,770 shares, series E, of the Company during the period from the date of authorization of the Group's consolidated financial statements for the year ended 31 December 2015 to 31 December 2018;
- up to 100,513 subscription warrants, series C, which will entitle their holders to take up not more than 100,513 shares, series F, of the Company during the period from the date of authorization of the Group's consolidated financial statements for the year ended 31 December 2016 to 31 December 2018.

The issue of the subscription warrants (series A, B and C) was dedicated to the members of the Management Board and key executives appointed by the Management Board and authorized by the Supervisory Board. The Eligible Persons will be able to exercise their right to take up shares in the Company on the condition of the fulfilment of certain conditions, and especially on the condition of being in the employment relationship or other similar legal relation being the basis for rendering services to the Company or to the Subsidiary Companies from the first date of listing of Company's shares on the Warsaw Stock Exchange to the date directly preceding the date of exercising the rights under the subscription warrants of the given series. In addition, exercising the right under the subscription warrants will be possible on the condition of achieving an appropriate growth of EBITDA per Company share; achieving appropriate growth in the ratio of net profit per share, appropriate rate of return on the Company's shares during the period from the first date of Company's shares quotation on the regulated market maintained by the Warsaw Stock Exchange in relation to the dynamics of WIG index changes. The issue price of the shares included in the new incentive scheme will equate to the final unit selling price of the Company's shares to Individual Investors in the first Offering, reduced by certain appropriate percentage ratio.

Detailed policies of this incentive scheme (Program II) were described in the Incentive Program Policy adopted by the Supervisory Board on 12 December 2014. Since in October 2014, an allocation was made of the number of shares to individual persons and a list of eligible employees was prepared, the Company valued this share incentive scheme as at 31 October 2014 in accordance with IFRS 2 *Share-based Payment*.

Presented below is the cost of the program for the subsequent years and the value of capital under the incentive scheme at consecutive reporting dates.

	<i>31 December 2017</i>	<i>31 December 2016</i>
Capital under incentive Program II	–	658 095.00

<i>Year ended</i>	<i>31 December 2017</i>	<i>31 December 2016</i>
Cost of Program II	75 480.00	378 249.05

As at 30 June 2017, the Company performed a final settlement of the Program, about which it informed in its current report No. 26/2017 on 3 August 2017.

Program III

The Annual General Meeting of the Company authorized on 7 November 2017 the third incentive scheme for the years 2018 - 2020 dedicated to management and executives (Eligible Persons) (Incentive Program III). The assumptions underlying the new incentive scheme provide for a conditional increase in the Company's issued capital through the issue of free-of-charge and non-transferable three tranches of subscription warrants (series D, E and F) and the matching three tranches of new shares of the Company (series G, H and I) with a total nominal value not exceeding PLN 46,438.20, of which:

- up to 154,794 subscription warrants, series D, which will entitle their holders to take up not more than 154,794 shares, series G, of the Company during the period from 1 July 2020 to 31 December 2022;
- up to 154,794 subscription warrants, series E, which will entitle their holders to take up not more than 154,794 shares, series H, of the Company during the period from 1 July 2021 to 31 December 2022;
- up to 154,794 subscription warrants, series F, which will entitle their holders to take up not more than 154,794 shares, series I, of the Company during the period from 1 July 2022 to 31 December 2022;

The Subscription Warrants (series D, E and F) may be taken up by the members of the Company's Management Board and the key Group's personnel indicated by the Company's Management Board and authorized by the Company's Supervisory Board. The Eligible Persons will be able to exercise their right to take up shares in the Company on the condition of the fulfilment of certain conditions, and especially on the condition of being in the employment relationship or other similar legal relation being the basis for rendering services to the Company or to the Subsidiary Companies from the first date of listing of Company's shares on the Warsaw Stock Exchange to the date directly preceding the date of exercising the rights under the subscription warrants of the given series.

In addition, exercising rights from subscription warrants could take place on the following conditions: achieving the pre-defined level of growth of EBITDA per Company's share; achieving the appropriate growth ratio of normalized consolidated net profit per Company's share; achieving the appropriate rate of return on the Company's share compared to the dynamics of change in the WIG index. The issue price of the shares covered by the Incentive Program III will be PLN 48.60.

Detailed policies of this incentive scheme (Program III) were described in the Incentive Program Policy adopted by the Supervisory Board on 14 December 2017. In January 2018, individual contracts were signed with the Eligible Persons. As at the date of the preparation of these financial statements, the Company is in the process of valuation of the cost of Program III in accordance with IFRS 2 *Share-based Payment*.

20. Inventories

In 2017 and as at 31 December 2016, the Company did not have any inventories.

21. Trade and other receivables

	<i>31 December 2017</i>	<i>31 December 2016</i>
Trade receivables	2 472 017.23	3 294 357.90
State budget receivables	–	14 796.00
Other third party receivables	30 047.62	61 645.97
Total receivables, net	2 502 064.85	3 370 799.87
Receivables impairment write-downs	–	–
Gross receivables	2 502 064.85	3 370 799.87

Trade receivables are non-interest bearing and have usually 14-day maturity period.

Given the holding-related activities of the Company, trade receivables as at 31 December 2017 and 31 December 2016 relate to subsidiary companies.

Presented below is the maturity analysis of trade and other receivables, which as at 31 December 2017 and 31 December 2016 were past due, but which were not deemed as irrecoverable.

Receivable in:	Total	Current	< 30 days	<i>Overdue, but recoverable</i>			
				31 – 90 days	91 - 180 days	181-365 days	> 366 days
31 Dec 2017	2 502 064.85	2 501 878.04	163.98	22.83	–	–	–
31 Dec 2016	3 370 799.87	2 867 096.21	465 779.61	733.02	191.03	37 000.00	–

22. Cash and cash equivalents

Cash at bank earns interest at floating rates based on daily bank deposit rates. Short-term deposits are made for varying periods of between one day and one month depending on the immediate cash requirements of the Company, and earn interest at the respective short-term deposit rates. The fair value of cash and cash equivalents approximates their carrying amounts. The balance of cash and cash equivalents reported in the Statement of Cash Flow is composed of cash and cash equivalents reduced by outstanding overdraft facilities, which are an integral element of cash management.

The balance of cash and cash equivalents presented in the Statement of Cash Flow is composed of the following items:

	<i>31 December 2017</i>	<i>31 December 2016</i>
Cash on hand and cash at bank	10 317.59	16 087.52
Overdraft facilities	-882 756.32	-62 927.45
Cash and cash equivalents reported in the Statement of Cash Flow	-872 438.73	-46 839.93

23. Issued capital

23.1. Issued capital

<i>Issued capital</i>	<i>31 December 2017</i>	<i>31 December 2016</i>
Ordinary shares, series A, with a nominal value of PLN 0.10 each	9 800 570	9 800 570
Ordinary shares, series B, with a nominal value of PLN 0.10 each	1 507 440	1 507 440
Ordinary shares, series C, with a nominal value of PLN 0.10 each	3 769 430	3 769 430
Ordinary shares, series D, with a nominal value of PLN 0.10 each	150 770	150 770
Ordinary shares, series E, with a nominal value of PLN 0.10 each	150 770	150 770
Ordinary shares, series F, with a nominal value of PLN 0.10 each	100 513	-
	15 479 493	15 378 980

Nominal value of shares

All issued shares have nominal value of PLN 0.10 and were paid for in full.

Due to the fulfilment of all pre-requisite conditions for the implementation of the share incentive scheme realised as part of the conditional increase in the Company's issued capital, as defined in the Resolution No. 5 of the Extraordinary Annual General Meeting of the Company of 28 May 2014, about which the Company informed in its Prospectus authorised by the Polish Financial Supervision Authority on 17 June 2014, in its annual report and consolidated annual report for the year 2014 as published on 12 March 2015, as part of the execution of adopted share incentive scheme, the Company issued 150,770 registered, non-transferrable subscription warrants, series A and B and 100,513 registered, non-transferrable subscription warrants, series C, in exchange for which it issued:

- 150,770 ordinary bearer shares, D-series, issued in de-materialised form, with a nominal value of PLN 0.10 (in words: ten groszy) each, which based on the Resolution No. 338/15 of the Management Board of KDPW S.A. of 26 May 2015 were registered on the securities accounts of the Incentive Program participants on 1 June 2015. Based on the Resolution No. 509/2015 of the Management Board of the WSE of 27 May 2015, the D-series shares were admitted to trading on the main market as of 1 June 2015. The Company informed about the D-series share issue process in its current reports: No. 16/2015 of 29 April 2015, No. 19/2015 of 26 May 2015, No. 21/2015 of 28 May 2015, No. 22/2015 of 28 May 2015.
- 150,770 ordinary bearer shares, E-series, issued in de-materialised form, with a nominal value of PLN 0.10 (in words: ten groszy) each, which based on the Resolution No. 474/16 of the Management Board of KDPW S.A. of 15 July 2016 were registered on the securities accounts of the Incentive Program participants on 20 July 2016. Based on the Resolution No. 728/2016 of the Management Board of the WSE of 15 July 2016, the E-series shares were admitted to trading on the main market as of 20 July 2016. The Company informed about the E-series share issue process in its current reports: No. 19/2016 of 15 July 2016, No. 20/2016 of 15 July 2016, No. 21/2016 of 18 July 2016, No. 22/2016 of 18 July 2016.
- 100,513 ordinary bearer shares, F-series, issued in de-materialised form, with a nominal value of PLN 0.10 (in words: ten groszy) each, which based on the Resolution No. 445/17 amended by the Resolution No. 446/17 of the Management Board of KDPW S.A. of 10 July 2017 were registered on the securities accounts of the Incentive Program participants on 21 July 2017. Based on the Resolution No. 781/2017 amended by the Resolution No. 782/2017 of the Management Board of the WSE of 19 July 2017, the F-series shares were admitted to trading on the main market as of 21 July 2017. The Company informed about the F-series share issue process in its current reports No. 16/2017 of 20 June 2017, No. 18/2017 of 11 July 2017, No. 22/2017 of 19 July 2017 and No. 23/2017 of 19 July 2017.

The increase in the issued capital of Alumetal S.A. through the issuance of shares, series D, was registered in the National Court Register on 6 July 2015.

Share premium realized on D-series shares in the total amount of PLN 4 470 330.50 was taken to increase the Company's reserve capital.

The increase in the issued capital of Alumetal S.A. through the issuance of shares, series E, was registered in the National Court Register on 8 September 2016.

Share premium realized on E-series shares in the total amount of PLN 4 470 330.50 was taken to increase the Company's reserve capital.

The increase in the issued capital of Alumetal S.A. through the issuance of shares, series F, was registered in the National Court Register on 18 September 2017.

Share premium realized on F-series shares in the total amount of PLN 2 980 190.45 was taken to increase the Company's reserve capital.

During 2017, the entities directly controlled by the Chairman of the Supervisory Board of Alumetal S.A., Mr Grzegorz Stulgis, IPOPEMA 30 FIZAN and IPO 30 FIZAN A/S (formerly Ipopema 30 FIZAN A/S) carried out transactions as a result of which, participating interest of individual funds in the issued capital of Alumetal S.A. changed as follows:

- IPOPEMA 30 FIZAN sold all held shares which as at 31 December 2016 counted at 4,530,754 pieces. As at 31 December 2017, said fund did not hold any participating interest in Alumetal S.A.

- IPO 30 FIZAN A/S increased its participating interest from 1,537,896 shares as at 31 December 2016 to 5,108,221 shares as at 31 December 2017.

The Company informed the public about these transactions in its current reports Nos. 1/2017, 3/2017, 4/2017, 14/2017, 15/2017, 25/2017, 27/2017, 28/2017, 29/2017, 30/2017, 32/2017, 33/2017, 34/2017, 35/2017, 36/2017, 40/2017, 41/2017, 42/2017, 44/2017, 45/2017.

As at the date of the authorisation of these financial statements, the participating interest of IPO 30 FIZAN A/S in the issued capital of the Company did not change.

During 2017, Aviva Otwarty Fundusz Emerytalny BZ WBK increased its participating interest in the issued capital of Alumetal S.A. to above 10% i.e. from 1,506,000 shares as at 31 December 2016 to 1,625,112 shares as at 31 December 2017. The Company informed the public about this transaction in its current report No. 21/2017.

On 7 September 2017, the Company received information about exceeding, cumulatively, the 5% threshold of interest in the total number of votes by the two entities managed by Aegon Powszechnie Towarzystwo Emerytalne S.A.: Aegon Otwarty Fundusz Emerytalny and Nordea Otwarty Fundusz Emerytalny. In accordance with the received information, threshold exceeding was related to the assumption on 1 September 2017 by Aegon Powszechnie Towarzystwo Emerytalne S.A. of the management function over Nordea Otwarty Fundusz Emerytalny. Prior to the above assumption, Aegon Otwarty Fundusz Emerytalny held 481,615 shares in the Company, giving right to 481,615 votes at the Annual General Meeting of the Company that accounted for a total of 3.11% in the total number of votes at the Annual General Meeting of the Company, while Nordea Otwarty Fundusz Emerytalny held 474,601 shares in the Company, giving right to 474,601 votes at the Annual General Meeting of the Company that accounted for a total of approx. 3.07% in the total number of votes at the Annual General Meeting of the Company. As a result of the above business event, Aegon Powszechnie Towarzystwo Emerytalne S.A. exercises control over 956,216 shares in the Company giving right to 956,216 votes at the Company's Annual General Meeting and accounting for approx. 6.18% in the total number of votes at the Annual General Meeting of ALUMETAL S.A. The Company informed the public about this transaction in its current report No. 31/2017.

In addition, on 17 November 2017, following liquidation of Nordea Otwarty Fundusz Emerytalny resulting in the transferring of all held assets to Aegon Otwarty Fundusz Emerytalny, the participating interest of Aegon OFE in the issued capital of Alumetal SA increased to 956,216 shares which accounted for 6.18% of the total number of shares. The Company informed the public about this transaction in its current report No. 50/2017.

Shareholder rights

Attached to shares, series A, B, C, D, E and F is the right to one vote per share. Shares of all series have equal preference rights as regards dividend payment and return on equity.

As at the reporting date, the shareholding structure was as follows:

	<i>31 December 2017</i>	<i>31 December 2016</i>
IPOPEMA 30 Fundusz Inwestycyjny Zamknięty		
Aktywów Niepublicznych		
share in equity	–	29.46%
share in the number of votes	–	29.46%
IPO 30 FIZAN A/S (formerly Ipopema 30 FIZAN A/S)		
share in equity	32.99%	9.99%
share in the number of votes	32.99%	9.99%
Aviva Otwarty Fundusz Emerytalny Aviva BZ WBK		
share in equity	10.50%	9.79%
share in the number of votes	10.50%	9.79%
Nationale Nederlanden Otwarty Fundusz Emerytalny* (formerly ING Otwarty Fundusz Emerytalny)		
share in equity	7.37%	7.42%
share in the number of votes	7.37%	7.42%
Aegon Otwarty Fundusz Emerytalny		
share in equity	6.18%	–
share in the number of votes	6.18%	–
Krzysztof Błasiak		
share in equity	2.59%	2.47%
share in the number of votes	2.59%	2.47%
Szymon Adamczyk		
share in equity	1.79%	1.68%
share in the number of votes	1.79%	1.68%
Przemysław Grzybek		
share in equity	1.08%	0.97%
share in the number of votes	1.08%	0.97%
Agnieszka Drzyżdżyk		
share in equity	0.05%	–
share in the number of votes	0.05%	–
Others		
share in equity	37.45%	38.22%
share in the number of votes	37.45%	38.22%

As at the date of the preparation of these financial statements, the shareholding structure was as follows:

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IPO 30 FIZAN A/S (<i>formerly Ipopema FIZAN A/S</i>)	
share in equity	32.99%
share in the number of votes	32.99%
Aviva Otwarty Fundusz Emerytalny Aviva BZ WBK	
share in equity	10.50%
share in the number of votes	10.50%
Nationale Nederlanden Otwarty Fundusz Emerytalny* (<i>formerly ING Otwarty Fundusz Emerytalny</i>)	
share in equity	7.37%
share in the number of votes	7.37%
Aegon Otwarty Fundusz Emerytalny	
share in equity	6.18%
share in the number of votes	6.18%
Krzysztof Błasiak	
share in equity	2.58%
share in the number of votes	2.58%
Szymon Adamczyk	
share in equity	1.79%
share in the number of votes	1.79%
Przemysław Grzybek	
share in equity	1.08%
share in the number of votes	1.08%
Agnieszka Drzyżdżyk	
share in equity	0.05%
share in the number of votes	0.05%
Others	
share in equity	37.46%
share in the number of votes	37.46%

24. Reserve capital

The reserve capital was created from statutory appropriations of the profits generated in prior financial years in the amount of PLN 515 983.10, from share premium realized on D-series, E-series and F-series shares in the total amount of PLN 11 920 851.45, as well as from profit appropriations in excess of statutory amount of PLN 187 857 037.22 as at 31 December 2017 (as at 31 December 2016, profit appropriation in excess of statutory amount was PLN 155 378 872.34).

24.1. Retained earnings (unabsorbed losses) and restrictions on dividend payment

The balance of retained earnings comprises also certain balances which are not subject to appropriation, which means that they cannot be distributed in the form of dividends.

Statutory financial statements of Alumetal S.A. have been prepared in accordance with International Financial Reporting Standards. Dividend may be paid out from the profits reported in annual separate financial statements prepared for statutory purposes, and from the reserve capital, after considering statutory and other restrictions.

In accordance with the provisions of the Code of Commercial Companies, the Company is required to create reserve capital for possible losses. Transferred to this category of capital is at least 8% of profit for the given financial year recognised in the separate financial statements of the parent company until such time as the value of the reserve capital reaches at least one third of the issued capital of the parent company. The use of the reserve capital and of other reserves depends on the resolutions of the Annual General Meeting; however, the portion of the reserve capital representing one third of the issued capital may be used only to cover a loss shown in the separate financial statements of the parent company and shall not be used for any other purpose.

The multi-product agreement concluded on 10 November 2005, with subsequent amendments, between the Company, Alumetal Poland, Alumetal Group Hungary Kft. and T+S as borrowers and ING Bank Śląski as lender, and the investment loan agreement for financing the investment project in Hungary concluded on 15 October 2015 between Alumetal and ING Bank Śląski S.A. obligates the borrowers not to execute, without prior permission of the Bank, an out of net profit dividend payment: (i) in the total amount exceeding 50% of the consolidated net profit for the prior financial year, (ii) as of 2017, in the total amount exceeding 70% of the consolidated net profit for the prior financial year, (iii) and as of 2018, in the total amount exceeding 70% of the normalised consolidated net profit for the prior financial year.

24.2. Dividends paid and proposed

Dividends paid

On 16 May 2017, the Ordinary Annual General Meeting resolved to appropriate the Alumetal S.A.'s profit for the year from 1 January to 31 December 2016 in the following manner:

- PLN 44,906,621.60 deriving from the Company's net profit for the year – to dividend payment,
- PLN 55,000.00 – to transfer to the Company's Social Fund
- PLN 32,491,566.65 – to transfer to the Company's reserve capital.

The amount of dividend of PLN 44,906,621.60 was paid on 7 June 2017. Eligible to dividend payment were the Shareholders of the Company who were entitled to the shares on 24 May 2017.

The value of dividend per share authorised for payment from the 2016 net profit was PLN 2.92 (calculated based on the number of shares after split, as described in more detail in Note 14).

Proposed dividend

In accordance with the dividend policy of the Company, the Management Board will propose payment of dividend for the year 2017 at the level of 67% of normalised consolidated net profit (normalised net profit is the net profit adjusted by the impact of assets valuation in the form of CIT exemption) in the amount of PLN 45 200 119.56 which means that the value of dividend per share would be PLN 2.92. The Management Board will propose that the dividend is paid in August 2018.

25. Interest-bearing loans and borrowings

	Available limit	Currency*	Maturity date	31 December 2017 Limit utilised in PLN	31 December 2016 Limit utilised in PLN
<i>Overdraft facility:</i>					
Limit facility at ING Bank Śląski S.A. with an interest rate based on 1M WIBOR (PLN) + margin, 1M EURIBOR (EUR) + margin	5 000 000.00	PLN*	20.06.2018	881 889.18	59 695.64
Limit facility at Alior Bank (loan assumed from BPH S.A.) with an interest rate based on 1M WIBOR (PLN) + margin, 1M EURIBOR (EUR) + margin***	2 000 000.00	PLN*	22.06.2017	–	3 231.81
Aggregate limit facility for several companies of the Group at DNB Bank Polska S.A. with an interest rate based on 1M WIBOR (PLN) + margin, 1M EURIBOR (EUR) + margin, 1M BUBOR (HUF) + margin; 1M LIBOR (USD) + margin	40 000 000.00	PLN*	18.06.2018	259.56	–
Limit facility for several companies of the Group at Bank Handlowy w Warszawie S.A. with an interest rate based on 1M LIBOR (USD) + margin, 1M WIBOR (PLN) + margin, 1M LIBOR (EUR) + margin, 1M BUBOR (HUF) + margin	54 000 000.00	PLN*	18.05.2018	607.58	–
Short-term portion of the investment loan issued by ING Bank Śląski S.A. in the amount of EUR 10 million, with an interest rate based on 1M EURIBOR + margin taken out to finance the construction of a production plant in Hungary**	10 000 000.00**	EUR	14.10.2022	9 055 023.90	1 477 616.00
Total short-term portion				9 937 780.22	1 540 543.45
Long-term investment loan issued to Alumetal S.A. by ING Bank Śląski S.A. in the amount of EUR 10 million, with an interest rate based on 1M EURIBOR + margin, taken out to finance the construction of a production plant in Hungary**	10 000 000.00**	EUR	14.10.2022	31 957 435.80	42 762 384.00
Total				41 895 216.02	44 302 927.45

* the „currency” means solely the currency of the limit and thus may differ from loan currency

** the total limit for the short- and long-term portion of the investment loan is PLN 10 million

*** repaid on time in June 2017

After contributing to Alumetal Poland sp. z o.o. of the organized part of enterprise (OPE) in the form of the production part of Alumetal S.A., together with the transfer of assets, the transfer of securities/collaterals was made from Alumetal S.A. to Alumetal Poland sp. z o.o., except for a part of the mortgage which continued to operate on a part of Alumetal SA's property in favour of Bank Handlowy w Warszawie. As at 31 December 2017, the value of land, buildings and constructions pledged as collateral was PLN 1 686 933.50 thousand (as at 31 December 2016 – PLN 1 755 thousand).

The collateral for the long-term investment loan issued to Alumetal S.A. by ING Bank Śląski S.A. in the amount of EUR 10 000 000.00 taken out to finance the construction of a production plant in Hungary is the mortgage on the property of the production plant of Alumetal Poland sp. z o.o. in Nowa Sól with a net carrying amount of PLN 47 523 687.99 (as at 31 December 2016 – PLN 48 949 437.39).

Alumetal SA. issued guarantees and sureties in respect of trade liabilities of Alumetal Group Hungary Kft in favour of the suppliers of the Hungarian subsidiary. The total value of these guarantees and sureties amounted as at 31 December 2017 to PLN 300 636.18 (as at 31 December 2016 - PLN 6 077.69).

In order to collateralise the short-term loan in the form of multi-currency shared facility at Alior Bank S.A. (formerly Bank BPH S.A.), each of the borrowers (Alumetal S.A., Alumetal Poland sp.z o.o., Alumetal Group Hungary Kft.) signed a blank promissory note together with declaration. Due to the fact that the loan was repaid in June 2017, the promissory notes were returned to the drawers on 25 October 2017.

26. Provisions

26.1. Movements in provisions

	Provision for retirement benefits and similar obligations	Total
As at 1 January 2016	126 554.39	126 554.39
Recognition/ Reversal	22 406.61	22 406.61
Utilisation	-43 527.10	-43 527.10
As at 31 December 2016	105 433.90	105 433.90
Short-term as at 31 December 2016	919.56	919.56
Long-term as at 31 December 2016	104 514.34	104 514.34
As at 1 January 2017	105 433.90	105 433.90
Recognition/ Reversal	56 471.51	56 471.51
Utilisation	-	-
As at 31 December 2017	161 905.41	161 905.41
Short-term as at 31 December 2017	41 914.07	41 914.07
Long-term as at 31 December 2017	119 991.34	119 991.34

26.2. Provision for court proceedings in progress

Both in 2017 and 2016, no significant court proceedings were conducted against the Company.

27. Trade and other payables, and accruals and accrued income

27.1. Trade and other financial liabilities (current)

	<i>31 December 2017</i>	<i>31 December 2016</i>
Trade payables	397 219.97	518 207.30
Payroll liabilities	247 848.71	233 237.21
Investment liabilities	51 210.12	130 844.65
Other liabilities	60 058.22	28 557.98
Total	756 337.02	910 847.14

Trade payables are non-interest bearing and usually have the maturity date of 21-60 days.

27.2. Other non-financial liabilities

	<i>31 December 2017</i>	<i>31 December 2016</i>
VAT	277 403.27	133 437.36
Personal income tax	196 739.00	256 626.00
Social security	330 766.09	323 282.53
PFRON	4 602.00	5 116.00
Total, of which:	809 510.36	718 461.89
- short-term portion	809 510.36	718 461.89
- long-term portion	-	-

27.3. Accruals and deferred income

	<i>31 December 2017</i>	<i>31 December 2016</i>
Accruals, of which:		
- unused annual leave	138 425.00	108 559.53
- employee bonus, incl. annual bonus	280 000.00	754 882.00
Total, of which:	418 425.00	863 441.53
- short-term portion	418 425.00	863 441.53
- long-term portion	-	-

28. Investment liabilities

As at 31 December 2017 and 31 December 2016, there were no significant investment liabilities.

29. Contingent liabilities and contingent assets

29.1. Court proceedings

In the year ended 31 December 2017 and 31 December 2016, the Company was not a party to any significant court proceedings.

29.2. Tax settlements

Tax settlements, together with other areas of legal compliance (e.g. customs or foreign exchange law) may become subject to review and investigation by administrative bodies, which are entitled to impose severe fines, penalties and sanctions. The lack of reference to well established regulations in Poland results in a lack of clarity and integrity in the regulations. Frequent contradictions in the interpretations of tax regulations both within government bodies and between companies and government bodies create areas of uncertainty and conflict. These facts create tax risks in Poland that are substantially more significant than those typically found in countries with more developed tax systems.

Taxation authorities may examine the accounting records within up to five years after the end of the year in which the tax payment was made. As a result of tax inspections, tax liabilities of the Company may be increased by additional amounts. As at 31 December 2017, neither the Company, nor its subsidiary companies were parties to tax proceedings.

29.3. Contingent liabilities

In 2016, the Company issued a surety to the Hungarian Ministry of Foreign Affairs in respect of the cash subsidy agreement concluded by Alumetal Group Hungary Kft. In 2017, Alumetal SA. issued guarantees and sureties in respect of trade liabilities of Alumetal Group Hungary Kft in favour of the suppliers of the Hungarian subsidiary. This matter was described in more detail in Note 25.

30. Related party disclosures

As at 31 December 2017, the Company reported in its statement of financial position a receivable of PLN 35 000.00 (as at 31 December 2016 – PLN 30 000.00) under the loan granted to the related company, Alumetal Kęty sp. z o.o. and a receivable of PLN 41 012 459.70 under the loan granted to another subsidiary company, Alumetal Group Hungary Kft. (as at 31 December 2016 - PLN 44 240 000.00).

The value of dividend received from related entities in 2017 and 2016 was presented in Note 12.7.

The table below shows total balances of trading/ financial transactions with related entities in 2017 and 2016 (except for dividends and loans referred to above):

<i>Related party</i>		<i>Sales</i>	<i>Purchases</i>	<i>Receivables</i>	<i>Liabilities</i>
Alumetal Poland sp. z o.o.	<i>2017</i>	12 488 857.68	151 648.14	1 929 391.08	43 446.99
	<i>2016</i>	13 246 047.38	304 780.21	2 651 369.10	49 105.54
T+S sp. z o.o.	<i>2017</i>	169 521.35	9 600.00	–	7 160.16
	<i>2016</i>	239 915.19	6 000.00	63 477.78	615.00
Alumetal Group Hungary Kft.	<i>2017</i>	1 739 723.91	–	251 970.91	–
	<i>2016</i>	1 597 676.11	–	570 563.97	–

In addition, as described in more detail in Note 25 and in Note 29.3, Group companies issued sureties/ collaterals for loan liabilities. Fees for the above transactions were disclosed under related-party settlements.

30.1. Terms and conditions of related party transactions

Related party transactions are concluded on the arm's length basis.

30.2. Director's loan

In the year 2017 and 2016, the Company did not extend any loans to the members of its Management Board.

30.3. Other transactions with Management Board Members

In the year 2017 and 2016, the Company did not conclude other transactions involving Management Board members.

30.4. Executive Board emoluments

	<i>Year ended</i> <i>31 December 2017</i>	<i>Year ended</i> <i>31 December 2016</i>
Management Board of the parent:	3 619 153.43	4 409 448.58
Short-term employee benefits (salaries and surcharges)		
Szymon Adamczyk – President of the Management Board, CEO	1 422 750.99	1 774 725.14
Krzysztof Błasiak - Vice-president of the Management Board, Operational and Development Director	1 422 750.99	1 774 725.14
Przemysław Grzybek – Member of the Management Board, CFO	702 333.79	859 998.30
Agnieszka Drzyżdżyk – Member of the Management Board, Trade Director	71 317.66	-

In the analysed reporting periods, Members of the Company's Management Board also participated in the operated share incentive schemes described in Note 19.2.

Supervisory Board	<i>Year ended</i> <i>31 December 2017</i>	<i>Year ended</i> <i>31 December 2016</i>
Total remuneration, of which:	144 000.00	175 500.00
Stulgis Grzegorz Chairman of the Supervisory Board	0.00	31 500.00
Bijlhouwer Franciscus Member of the Supervisory Board	36 000.00	36 000.00
Kacprowicz Marek Member of the Supervisory Board	36 000.00	36 000.00
Pasiewicz Tomasz Member of the Supervisory Board	36 000.00	36 000.00
Ślęzak Emil Member of the Supervisory Board	36 000.00	36 000.00

In 2016, the Company signed an agreement for the purchase of advisory services from IPO 30 FIZAN A/S. The total value of invoices issued in 2017 amounted to EUR 30 000.00 (in 2016 - EUR 10 000.00).

In addition, the Company received invoices for the advisory services in the process of development and extension of a master alloy plant from Mr Franciscus Bijlhouwer Quality Consultants BV: in 2017 for the amount of EUR 1 562.63 and in 2016 – for the amount of EUR 12 010.62.

After the reporting date, in the period from 2 January 2017 to 28 February 2017, a contract for services with Mr Marek Kacprowicz was in effect. Total value of remuneration under this agreement was PLN 40 000.00, gross.

31. Remuneration of certified auditor or entity authorised to audit financial statements

The table below shows the remuneration of the entity authorised to audit financial statements, paid or payable for the year ended 31 December 2017 and 31 December 2016, by type of services:

<i>Type of service</i>	<i>Year ended</i> <i>31 December 2017*</i>	<i>Year ended</i> <i>31 December 2016 *</i>
Statutory audit of financial statements	35 500.00	35 500.00
Review of interim financial statements	20 000.00	20 000.00
Total	55 500.00	55 500.00

* relates to Ernst & Young Audyt Polska spółka z ograniczoną odpowiedzialnością sp.k.

32. Financial risk management objectives and policies

The main type of business activity of the Company is conducting operations of a holding company. As part of these operations, the Company manages the financial risk incurred by the companies of the Alumetal Group. The main types of risk described in detail in the consolidated financial statements of the Alumetal SA Capital Group for the year ended 31 December 2017 are the following:

- interest rate risk,
- foreign currency risk,
- commodity price risk,
- credit risk,
- liquidity risk.

The financial risk management objectives and policies did not change compared to those valid as at 31 December 2016.

By way of conducting its holding activities, the Company has also managed capital of the companies of the Alumetal S.A. Capital Group. In the reporting period covered by these financial statements, there were no significant changes to the objectives, principles and assumptions of capital management compared to those prevailing as at 31 December 2016 and described in the consolidated financial statements of the Alumetal S.A. Capital Group for 2016.

32.1. Interest rate risk

The Company is exposed to interest rate risk arising from the financial instruments used to finance operating activities: short-term loans and short-term deposits.

The above financial instruments are based on variable interest rate of WIBOR and EURIBOR (or LIBOR for EUR). The Company does not hedge against interest rate risk because the instruments used are, in the majority of cases, of short-term, irregular character, and the scale of their use is rather insignificant.

In addition, the Company took out a long-term investment loan at ING Bank Śląski S.A. in the amount of EUR 10 million, with an interest rate of 1M EURORIBOR + margin, with a view to financing an investment project i.e. the construction of a production plant in Hungary. In this case, the Company considers using a hedging instrument to hedge against interest rate risk.

32.2. Foreign currency risk

In executing its holding services, the Company realizes rather limited foreign currency sales. In addition, foreign currency purchases are also made to a very limited extent, and so is the use of foreign currency loans and borrowings for the purpose of current holding-related services. For this reason, in 2017 the risk of foreign currency did not practically occur.

The Company incurred, however, the HUF/PLN exchange rate risk in connection with the realised in 2015 and 2016 increase in the issued capital of the subsidiary company in Hungary, Alumetal Group Hungary Kft., for the total amount of HUF 5 500 million (in 2017, this risk was no longer present).

32.3. Credit risk

The Company's customers are related entities and therefore credit exposure practically does not exist.

32.4. Liquidity risk

The Company, in managing the Group's finance and using its financial strength, has free access to, among other things, bank loans, which ensure that it has appropriate financial liquidity.

The table below shows the maturity profile of the Company's financial liabilities at 31 December 2017 and 31 December 2016, based on maturity dates of contract undiscounted payments.

ALUMETAL S.A.
Financial Statements for the year ended 31 December 2017
(in PLN)

<i>Payable in:</i>	<i>< 3 months</i>	<i>3 – 12 months</i>	<i>1 - 5 years</i>	<i>> 5 years</i>	<i>Total</i>
31 December 2017					
Trade and other financial liabilities	756 337.02	–	–	–	756 337.02
Overdraft facilities	–	882 756.32	–	–	882 756.32
Investment loan	2 786 161.20	6 268 862.70	31 957 435.80	–	41 012 459.70*
31 December 2016					
Trade and other financial liabilities	910 847.14	–	–	–	910 847.14
Overdraft facilities	–	62 927.45	–	–	62 927.45
Investment loan	–	1 477 616.00	35 462 784.00	7 299 600.00	44 240 000.00*

*this amount is not directly covered by current liquidity management, because (as stated in Note 25) it represents a long-term liability under the loan taken out to finance an investment project in Hungary.

33. Financial instruments

33.1. Fair value of financial instruments, by class

Presented below is the comparison of carrying amounts and fair values of all financial instruments of the Company, by individual classes of assets and liabilities.

	<i>Category in accordance with IAS 39</i>	<i>Carrying amount</i>	
		<i>31 Dec 2017</i>	<i>31 Dec 2016</i>
<i>Financial assets</i>			
Other financial assets (short-term)	LaR	9 090 023.90	1 507 616.00
Trade and other receivables	LaR	2 502 064.85	3 370 799.87
Derivative financial instruments	aFVtPL	–	–
Cash and cash equivalents	aFVtPL	10 317.59	16 087.52
Total		11 602 406.34	4 894 503.39

	<i>Category in accordance with IAS 39</i>	<i>Carrying amount</i>	
		<i>31 Dec 2017</i>	<i>31 Dec 2016</i>
<i>Financial liabilities</i>			
Interest-bearing loans and borrowings	OFLaAC	41 895 216.02	44 302 927.45
Trade and other financial liabilities	OFLaAC	756 337.02	910 847.14
Derivative financial instruments	aFVtPL	–	–
Total		42 651 553.04	45 213 774.59

The fair value of financial instruments the Company held as at 31 December 2017 and 31 December 2016 *did not* materially differ from their carrying amounts presented in the attached financial statements for individual financial years for the following reasons:

- with regard to the short term financial instruments, any possible effect of discount is immaterial;
- these instruments related to the transactions concluded on the arm's length basis.

33.2. Items of revenues, costs, gains and losses recognised in the Statement of Comprehensive Income, by category of financial instruments

Year ended 31 December 2017

	<i>Category in accordance with IAS 39</i>	<i>Interest income/ (expense)</i>	<i>FX gains/ (losses)</i>	<i>Impairment write-downs reversal/ (recognition)</i>	<i>Valuation gains/ (losses)</i>	<i>Gains/ (losses) on disposal of fin. instr.</i>	<i>Other</i>	<i>Total</i>
Financial assets								
Trade and other receivables	LaR	477 310.77	-2 556 360.07	–	–	–	–	-2 079 049.30
Derivative financial instruments	aFVtPL	–	–	–	–	–	–	–
Cash and cash equivalents	aFVtPL	1 217.55	–	–	–	–	–	1 217.55
Financial liabilities								
Interest-bearing loans and borrowings	OFLaAC	-288 749.26	2 530 266.10	–	–	–	–	2 241 516.84
Trade and other financial liabilities	OFLaAC	-5 650.76	-9.45	–	–	–	–	-5 660.21
Total		184 128.30	-26 103.42	–	–	–	–	158 024.88

ALUMETAL S.A.
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 (in PLN)

Year ended 31 December 2016

	<i>Category in accordance with IAS 39</i>	<i>Interest income/ (expense)</i>	<i>FX gains/ (losses)</i>	<i>Impairment write- downs reversal/ (recognition)</i>	<i>Valuation gains/ (losses)</i>	<i>Gains/ (losses) on disposal of fin. instr.</i>	<i>Other</i>	<i>Total</i>
Financial assets								
Trade and other receivables	LaR	166 903.78	455 869.02	–	–	–	–	622 772.80
Derivative financial instruments	aFVtPL	–	–	–	–	–	–	–
Cash and cash equivalents	aFVtPL	619.16	–	–	–	–	–	619.16
Financial liabilities								
Interest-bearing loans and borrowings	OFLaAC	-273 219.18	-454 897.58	–	–	–	–	-728 116.76
Trade and other financial liabilities	OFLaAC	-297.53	-67 755.82	–	–	–	–	-68 053.35
Total		-105 993.77	-66 784.38	–	–	–	–	-172 778.15

33.3. Interest rate risk

Presented in the table below is the carrying amount of the financial instruments of the Company that incur the risk of interest rate, by their maturity dates.

The Company has mainly overdraft facilities which are short-term items with the amounts payable calculated using variable market rates of 1M WIBOR, 1M EURIBOR (or possibly 1M LIBOR for EUR). Detailed information regarding debt balance from individual loan liabilities is presented in Note 25.

31 December 2017

Variable interest rate

	<i><1 year</i>	<i>1–2 years</i>	<i>2-3 years</i>	<i>>3 years</i>	<i>Total</i>
Cash assets	10 317.59	–	–	–	10 317.59
Overdraft facilities	882 756.32	–	–	–	882 756.32
Investment loan	9 055 023.90	8 358 483.60	8 358 483.60	15 240 468.60	41 012 459.70
Total	9 948 097.81	8 358 483.60	8 358 483.60	15 240 468.60	41 905 533.61

31 December 2016

Variable interest rate

	<i><1 year</i>	<i>1–2 years</i>	<i>2-3 years</i>	<i>3-4 years</i>	<i>Total</i>
Cash assets	16 087.52	–	–	–	16 087.52
Overdraft facilities	62 927.45	–	–	–	62 927.45
Investment loan	1 477 616.00	8 865 696.00	8 865 696.00	25 030 992.00	44 240 000.00
Total	1 556 630.97	8 865 696.00	8 865 696.00	25 030 992.00	44 319 014.97

Interest on financial instruments with variable interest rate is re-priced at intervals of less than one year. Interest on financial instruments with fixed interest rate does not change until the maturity of the instrument. The remaining financial instruments of the Company that are not included in the above tables are non-interest bearing and therefore they are not subject to interest rate risk.

34. Capital management

The Company manages its capital mainly through the prism of the financial situation of the entire Group.

The primary objective of capital management of the Group is to ensure that the Group maintains a strong credit rating and healthy capital ratios that would support its business, facilitate securing external finance and maximise its value to the shareholders.

The Group monitors capital using the gearing ratio, which is calculated as the ratio of total net debt divided by total capital increased by total net debt. The internal policies of the Group require that the value of this ratio ranged from 60% to 40%. Included in total net debt, are all interest bearing loans and borrowings, trade and other financial liabilities, less cash and cash equivalents. Capital includes equity attributable to the shareholders of the parent.

The Group also monitors the relation of current debt to the EBITDA earned.

	<i>31 December 2017</i>	<i>31 December 2016</i>
Interest-bearing loans and borrowings	882 756.32	62 927.45
Trade and other financial liabilities	756 337.02	910 847.14
Less: cash and cash equivalents	-10 317.59	-16 087.52
Net debt, total	1 628 775.75	957 687.07
Shareholders' equity	257 538 867.06	259 237 587.84
Capital and net debt	259 167 642.81	260 195 274.91
Gearing ratio (Shareholders' equity/ Capital and total net debt)	99%	100%

35. Employment structure

The average employment in the Company in the year ended 31 December 2017 and 31 December 2016 was as follows:

	<i>Year ended 31 December 2017</i>	<i>Year ended 31 December 2016</i>
Management Board	3	3
Managers, specialists and administration	54	49
Total	57	52

36. Events after the reporting date

Apart from the events described in these financial statements, there were no other significant events that were not, but should have been, disclosed in the attached financial statements.

These financial statements are composed of:

Statement of comprehensive income.....	5
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Statement of cash flow.....	9
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Szymon Adamczyk President of the Management Board

Krzysztof Błasiak Vice-president of the Management Board

Przemysław Grzybek Board Member

Agnieszka Drzyżdżyk Board Member

Krzysztof Furtak Chief Accountant

Kęty, 9 April 2018