The IPOPEMA Securities Group

Interim condensed consolidated financial statements

for H1 2014 ended June 30th 2014

Warsaw, August 21st 2014



Contents

NT OF COMPLIANCE	3
ighlights	4
ndensed consolidated statement of comprehensive income	5
ndensed consolidated statement of financial position	6
ndensed consolidated statement of cash flows	7
ndensed consolidated statement of changes in equity	9
	10
The IPOPEMA Securities Group	10
Composition of the Group	11
	11
3.1. Statement of compliance11	
3.2. Measurement currency and reporting currency of the financial statements12	
3.3. Going concern assumption12	
3.4. Comparability of data12	
Changes in applied accounting policies	12
Selected accounting policies	12
Accounting policies introduced in the half-year ended June 30th 2014	16
o	
and deferred income	24
Notes to the interim condensed consolidated statement of comprehensive income	26
Income tax	
,	
Contingent liabilities and contingent assets	29
Guarantees	
Litigation or court proceedings	
Events subsequent to the end of reporting period	32
	ighlights









STATEMENT OF COMPLIANCE

The Management Board of IPOPEMA Securities S.A. hereby represents that:

- to the best of our knowledge, the interim condensed consolidated financial statements prepared as at June 30th 2014 and the comparative data have been prepared in compliance with the applicable accounting standards and give a clear, true and fair view of the assets, financial standing and financial performance of the IPOPEMA Securities Group;
- the Directors' Report on the operations of the IPOPEMA Securities Group in H1 2014 gives a true picture of the Group's development, achievements and standing; it also includes a description of risks and threats;
- BDO Sp. z o.o., registered office at ul. Postępu 12, Warsaw, Poland, a qualified auditor of financial statements, entered in the list of qualified auditors of financial statements maintained by the National Chamber of Statutory Auditors (NCSA) under Reg. No. 3355, which reviewed the half-year separate and consolidated financial statements, was appointed in compliance with applicable laws. BDO Sp. z o.o. and the auditor who reviewed the half-year condensed consolidated financial statements of the IPOPEMA Securities Group prepared as at June 30th 2014 meet the relevant criteria for issuing an impartial and independent report on the reviewed interim condensed consolidated financial statements, in accordance with the applicable laws and professional standards.

Warsaw, August 21st 2014

Management Board of IPOPEMA Securities S.A.:

Jacek Lewandowski President of the Management Board Mariusz Piskorski Vice-President of the Management Board Stanisław Waczkowski Vice-President of the Management Board Mirosław Borys Vice-President of the Management Board









Financial highlights

	PLI	000 [°] N	EUF	R '000
Financial highlights	Half year e	nded June 30	Half year ended June 30	
	2014	2013	2014	2013
Revenue from core activities	53,772	51,552	12,869	12,234
Cost of core activities	45,705	44,098	10,938	10,465
Profit on core activities	8,067	7,454	1,931	1,769
Operating profit	7,735	5,731	1,851	1,360
Pre-tax profit	6,532	5,682	1,563	1,348
Net profit on continuing operations	5,049	4,361	1,208	1,035
Net profit	5,049	4,361	1,208	1,035
Net earnings per ordinary share (weighted average) (PLN/ EUR)				
- basic	0.17	0.13	0.04	0.03
- diluted	0.17	0.13	0.04	0.03
Net cash from operating activities	- 16,316	- 190,898	- 3,905	- 45,301
Total cash flows	- 8,587	- 212,558	- 2,055	- 50,441

Consolidated financial		PLN '000		EUR '000		
highlights	Jun 30 2014	Dec 31 2013	Jun 30 2013	Jun 30 2014	Dec 31 2013	Jun 30 2013
Total assets	432,133	352,513	654,554	103,856	85,000	151,195
Current liabilities	345,174	257,382	566,906	82,957	62,062	130,949
Equity	80,501	85,343	80,816	19,347	20,578	18,668
Number of shares	29,937,836	29,937,836	29,937,836	29,937,836	29,937,836	29,937,836
Book value per share (PLN/EUR)	2.69	2.85	2.70	0.65	0.69	0.62

The individual items of the financial highlights were translated into the euro at the following exchange rates:

• Items of the interim condensed consolidated statement of comprehensive income and interim condensed consolidated statement of cash flows:

Average exchange rate calculated as the arithmetic mean of the exchange rates quoted on the last day of each month in a given period	H1 2014	H1 2013
EUR	4.1784	4.2140

• Items of the interim condensed consolidated statement of financial position:

Exchange rate as at	Jun 30 2014	Dec 31 2013	Jun 30 2013
EUR	4.1609	4.1472	4.3292









Interim condensed consolidated statement of comprehensive income

Half-year ended June 30th 2014

	Note	Jan 1–Jun 30 2014	Jan 1–Jun 30 2013
CONTINUING OPERATIONS			
Revenue from core activities, including:	15	53,772	51,552
Revenue from brokerage activities		26,661	29,726
Revenue from investment fund and asset management		20,968	16,062
Revenue from consultancy services		6,143	5,764
Cost of core activities	15	45,705	44,098
Profit (loss) on core activities		8,067	7,454
Gain (loss) on transactions in financial instruments held for trading		- 473	- 1,392
Gain (loss) on transactions in financial instruments available for sale		86	45
Other income		597	668
Other expenses		542	1,044
Operating profit (loss)		7,735	5,731
Finance income		876	1,937
Finance costs		2,079	1,986
Pre-tax profit (loss)		6,532	5,682
Income tax	16	1,483	1,321
Net profit (loss) on continuing operations		5,049	4,361
DISCONTINUED OPERATIONS		-	-
Net profit (loss) for period		5,049	4,361
Attributable to:			
Owners of the parent		4,991	3,881
Non-controlling interests		58	480
Earnings (loss) per share (PLN)		0.17	0.13
Diluted earnings (loss) per share (PLN)		0.17	0.13
Net profit for the period		5,049	4,361
Other comprehensive income		22	81
Gains and losses on remeasurement of financial assets available for sale		27	100
Corporate income tax on items of other comprehensive income		- 5	- 19
Comprehensive income for period		5,071	4,442
Attributable to:			
Owners of the parent		5,013	3,962
Non-controlling interests		58	480

Warsaw, August 21st 2014

Jacek Lewandowski President of the Management Board Mariusz Piskorski Vice-President of the Management Board Stanisław Waczkowski Vice-President of the Management Board Mirosław Borys Vice-President of the Management Board

Danuta Ciosek Chief Accountant









Interim condensed consolidated statement of financial position

as at June 30th 2014

ASSETS	Note	Jun 30 2014	Dec 31 2013	Jun 30 2013
Cash and cash equivalents	12	44,245	52,749	42,763
Current receivables	12, 14	359,293	274,950	587,915
Current tax assets		883	86	-
Current prepayments and accrued income		1,332	1,316	783
Financial instruments held for trading		5,089	218	34
Financial instruments held to maturity		-	-	-
Financial instruments available for sale		9,774	9,479	8,558
Investments in jointly controlled entities and associates		-	-	-
Non-current receivables		2,337	2,336	2,388
Non-current loans advanced		9	794	1,219
Property, plant and equipment		5,133	5,611	5,694
Investment property		-	-	-
Intangible assets		2,849	3,101	3,089
Deferred tax assets		1,189	1,873	2,111
Non-current prepayments and accrued income		-	-	-
TOTAL ASSETS		432,133	352,513	654,554

EQUITY AND LIABILITIES		Jun 30 2014	Dec 31 2013	Jun 30 2013
Current liabilities	14	345,174	256,891	566,718
Current tax liabilities		-	491	188
Other financial liabilities		-	-	-
Non-current liabilities		536	600	600
Deferred tax liabilities		36	29	37
Accruals and deferred income	14	5,886	9,159	6,195
Provisions		-	-	-
Total liabilities		351,632	267,170	573,738
Share capital	13	2,994	2,994	2,994
Other capital reserves		13,592	13,502	13,985
Retained earnings		60,696	64,686	60,200
Total equity		77,282	81,182	77,179
Non-controlling interests		3,219	4,161	3,637
Total equity		80,501	85,343	80,816
TOTAL EQUITY AND LIABILITIES		432,133	352,513	654,554

Warsaw, August 21st 2014

Jacek Lewandowski President of the Management Board Mariusz Piskorski Vice-President of the Management Board Stanisław Waczkowski Vice-President of the Management Board Mirosław Borys Vice-President of the Management Board

Danuta Ciosek Chief Accountant









Interim condensed consolidated statement of cash flows

Half-year ended June 30th 2014

CASH FLOWS	Note	Jan 1–Jun 30 2014	Jan 1–Jun 30 2013
Cash flows from operating activities			
Pre-tax profit		6,532	5,682
Total adjustments:	25	- 22,848	- 196,580
Depreciation and amortisation expenses		1,262	999
Foreign exchange gains/(losses)		- 91	- 554
Interest and dividends		363	497
Gain (loss) on investing activities		377	615
Change in financial instruments available for sale		- 65	- 74
Change in financial instruments held for trading		- 4,871	295
Change in receivables		- 84,672	- 68,837
Change in current liabilities (net of borrowings)		68,647	- 126,470
Change in provisions and impairment losses on receivables		167	16
Change in accruals and deferrals		- 3,236	- 2,256
Income tax		- 797	- 1,023
Other adjustments (including effect of incentive schemes)		68	212
Net cash from operating activities		- 16,316	- 190,898
Cash flows from investing activities			
Increase in loans advanced		- 350	-
Decrease in loans advanced		168	14
Acquisition of property, plant and equipment and intangible assets		- 502	- 2,100
Disposal of property, plant and equipment		-	8
Cash provided by financial instruments available for sale and held to maturity		456	1,811
Acquisition of financial instruments available for sale and held to maturity		- 325	- 3,038
Interest received		95	120
Other cash used in investing activities		-	- 1,000
Other cash from investing activities		33	72
Net cash from investing activities		- 425	- 4,113
Cash flows from financing activities			
Proceeds from borrowings		9,544	-
Proceeds from issue of debt securities		5	9
Repayment of debt securities		- 2	- 2
Repayment of borrowings		-	- 17,752
Proceeds from issue of share capital		-	929
Interest paid		- 467	- 620
Repayment of finance lease liabilities		- 116	- 111
Dividends to owners of the parent		-	-
Dividends distributed to non-controlling interests		- 810	-
Net cash from financing activities		8,154	- 17,547
Total cash flows		- 8,587	- 212,558









Condensed consolidated financial statements of the IPOPEMA Securities Group for H1 2014

Net increase (decrease) in cash and cash equivalents		- 8,504	- 212,117
Effect of exchange rate fluctuations on cash held		83	441
Cash at beginning of the period	25	53,041	251,090
Cash at end of the period, including	26	44,454	38,532
restricted cash		4,168	4,337

Warsaw, August 21st 2014

Jacek Lewandowski President of the Management Board Mariusz Piskorski Vice-President of the Management Board Stanisław Waczkowski Vice-President of the Management Board Mirosław Borys Vice-President of the Management Board

Danuta Ciosek Chief Accountant









Interim condensed consolidated statement of changes in equity

Half-year ended June 30th 2014

		Equity attributal	ble to owners o	of the parent			
		Other co	omponents of e	equity			
	Share capital	Share premium	Revaluatio n capital reserve	Other capital reserves	Retained earnings	Non- controlling interests	Total equity
as at Jan 1 2014	2,994	10,351	92	3,059	64,686	4,161	85,343
Profit for the period	-	-	-	-	4,991	58	5,049
Issue of shares	-	-	-	-	-	-	-
Costs of incentive scheme	-	-	-	68	-	-	68
Other comprehensive income	-	-	22	-	-	-	22
Dividend payment	-	-	-	-	- 8,981	- 1,000	- 9,981
Other adjustments	-	-	-	-	-	-	-
as at Jun 30 2014	2,994	10,351	114	3,127	60,696	3,219	80,501
as at Jan 1 2013	2,975	9,441	570	2,831	56,255	3,157	75,229
Profit for 2013	-	-	-	-	8,366	1,004	9,370
Issue of shares	19	910	-	-	-	-	929
Costs of incentive scheme	-	-	-	228	-	-	228
Other comprehensive income	-	-	- 478	-	-	-	- 478
Dividend payment	-	-	-	-	-	-	-
Other adjustments	-	-	-	-	65	-	65
as at Dec 31 2013	2,994	10,351	92	3,059	64,686	4,161	85,343
as at Jan 1 2013	2,975	9,441	570	2,831	56,255	3,157	75,229
Profit for the period	-	-	-	-	3,881	480	4,361
Issue of shares	19	909	-	-	-	-	928
Costs of incentive scheme	-	-	-	153	-	-	153
Dividend payment	-	-	-	-	-	-	-
Other comprehensive income	-	-	81	-	-	-	81
Other adjustments	-	-	-	-	64	-	64
as at Jun 30 2013	2,994	10,350	651	2,984	60,200	3,637	80,816

Warsaw, August 21st 2014

Jacek Lewandowski President of the Management Board Mariusz Piskorski Vice-President of the Management Board Stanisław Waczkowski Vice-President of the Management Board Mirosław Borys Vice-President of the Management Board

Danuta Ciosek Chief Accountant









Notes

1. The IPOPEMA Securities Group

The IPOPEMA Securities Group (the 'IPOPEMA Securities Group', the 'Group') comprises entities controlled by IPOPEMA Securities S.A. (the 'Parent' or 'Company').

The Parent's registered office is at ul. Próżna 9, Warsaw, Poland.

The Company shares are listed on the main market of the Warsaw Stock Exchange.

As at June 30th 2014, the IPOPEMA Securities Group comprised IPOPEMA Securities S.A. and its subsidiaries (the subsidiaries are presented in Note 2).

The Group's principal business activities are:

- 1. brokerage activities,
- 2. business and management consultancy services,
- 3. operation of investment fund companies, as well as creation and management of investment funds,
- 4. management of portfolios of broker-traded financial instruments,
- 5. computer facilities management activities,
- 6. computer consultancy services.

IPOPEMA Securities S.A. – the Parent

The Parent was established (under the name of Dom Maklerski IPOPEMA S.A.) on March 2nd 2005 for indefinite time.

The Parent is entered in the Register of Entrepreneurs at the National Court Register maintained by the District Court, 12th Commercial Division of the National Court Register, under entry No. KRS 0000230737.

The Parent was assigned Industry Identification Number (REGON) 140086881.

IPOPEMA Securities S.A. conducts brokerage activities in accordance with relevant brokerage licences granted by the Polish Financial Supervision Authority (formerly the Polish Securities and Exchange Commission).

The name of the Company was changed from Dom Maklerski IPOPEMA S.A. to IPOPEMA Securities Spółka Akcyjna under Resolution No. 5 of the Extraordinary General Meeting held on August 10th 2006.

As part of its brokerage business IPOPEMA Securities S.A. provides comprehensive services for institutional clients in the area of intermediation in securities trading on the secondary market. The Company's partners are both high-profile international financial institutions and the majority of leading Polish institutional investors, including open-end pension funds, investment fund companies, asset managers and insurers.

The Company's investment banking offering includes comprehensive assistance in the preparation and execution of transactions on the capital market, involving the use of equity instruments (shares), debt instruments (corporate bonds), and hybrid solutions (convertible bonds). In particular, the Company focuses on public offerings of securities (especially shares), in which it acts as the coordinator, offering broker or financial adviser; M&A transactions and management buy-outs; and advisory mandates concerning the raising of financing on the private market, including from private equity funds and through pre-IPO placements. The Company also provides advisory services related to corporate financial restructuring.









2. Composition of the Group

IPOPEMA Securities S.A. is the Parent of the IPOPEMA Securities Group. Both the Parent and the other Group entities have been established for indefinite time.

As at June 30th 2014, the Group comprised IPOPEMA Securities S.A. and the following subsidiaries:

Name of subsidiary	Business profile	Consolidation method	Share capital held	Total vote held
IPOPEMA Towarzystwo Funduszy Inwestycyjnych S.A.	 operation of investment fund companies, as well as creation and management of investment funds discretionary management of securities portfolios advisory services in the area of securities trading intermediation in the sale and redemption of investment fund units representation service for foreign funds 	full	100%	100%
IPOPEMA Asset Management S.A.	 management of portfolios of broker-traded financial instruments 	full	100%	100%
IPOPEMA Business Consulting Sp. z o.o.	 other business and management consultancy services computer facilities management activities computer consultancy services software-related activities wholesale of computers, computer peripherals and software 	full	50.02%	50.02%
indirect subsidiary	r (through IPOPEMA Business Consulting Sp. z o.o., the sole	e shareholder of th	ne company)	
IPOPEMA Outsourcing Sp. z o.o.	- support to IPOPEMA Business Consulting Sp. z o.o.	not consolidated (immaterial financial data)	wholly-owned by IBC	
IPOPEMA Business Services Kft.	- office and business support	not consolidated (immaterial financial data)	100%	100%

3. Basis of preparation

3.1st Statement of compliance

These interim condensed consolidated financial statements have been prepared in accordance with International Accounting Standard 34 and the IFRS applicable to interim financial reporting, endorsed by the European Union. Other standards, revisions and amendments to existing standards, and interpretations of the International Financial Reporting Interpretations Committee ('IFRIC'), which have been endorsed recently or are pending endorsement, are not relevant to the Group's operations or their effect on the Group's financial statements would be immaterial.

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

These interim condensed consolidated financial statements of the Group cover the half-year ended June 30th 2014 and contain comparative data for the half-year ended June 30th 2013 and as at December 31st 2013.









These interim condensed consolidated financial statements do not include all the information and disclosures required in the case of full-year consolidated financial statements and should be read in conjunction with the consolidated financial statements of the IPOPEMA Securities Group for 2013.

3.2nd Measurement currency and reporting currency of the financial statements

The measurement currency and the reporting currency of these interim condensed consolidated financial statements is the Polish złoty ('PLN') and all amounts herein are presented in thousands of Polish złoty, unless stated otherwise.

3.3rd Going concern assumption

These interim condensed consolidated financial statements have been prepared on the assumption that Group companies would continue as going concerns in the foreseeable future. As at the date of approval of these financial statements, there are no circumstances which would indicate any threat to the Group's consolidated companies continuing as going concerns.

3.4th Comparability of data

There were no significant presentation changes in the half-year ended June 30th 2014.

4. Changes in applied accounting policies

In the half-year ended June 30th 2014, there were no changes in the applied accounting policies compared with the policies published in the consolidated financial statements for 2013, issued on March 20th 2014. The consolidated financial statements for 2013 were prepared in accordance with the International Financial Reporting Standards adopted by the International Accounting Standards Board and the interpretations issued by the International Financial Reporting Interpretations Committee.

Selected accounting policies 5.

Financial instruments

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity.

Financial instruments are classified by the Group into the following categories:

Financial assets

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

Financial liabilities

- financial liabilities at fair value through profit or loss (including financial instruments held for trading), -
- financial liabilities at amortised cost.

The Group classifies each financial instrument into a given category upon initial recognition.

Financial instruments and financial liabilities measured at fair value through profit or loss

A financial asset is designated as held for trading if it is acquired principally for the purpose of selling it in the near term, if it is part of a portfolio for which there is a pattern of short-term profit-taking, or if it is a derivative with positive fair value.

The Group designates a financial asset/liability as measured at fair value through profit or loss if:

an asset/liability qualifies as held for trading (i.e. it has been acquired or assumed principally for the purpose of selling or repurchasing it in the near term, it is part of a portfolio of identified financial instruments that are managed together and for which there is evidence of a recent actual pattern of short-term profit-taking, or it is a derivative (other than a derivative which has been designated as, or is, an effective hedging instrument),









it was designated as measured at fair value through profit or loss on initial recognition.

As far as the Group is concerned, this category includes primarily equity instruments acquired for resale in the near term, such as shares listed on the Warsaw Stock Exchange (WSE) and the Budapest Stock Exchange (BSE), derivatives traded on the WSE, as well as FX swaps and FX forwards . The Group does not apply hedge accounting.

Financial liabilities other than held for trading may be designated by the Group upon initial recognition as financial liabilities measured at fair value through profit or loss if:

- the designation will eliminate or significantly reduce a measurement or recognition inconsistency; or
- a group of financial assets or liabilities or both is managed and its performance is measured on a fair value basis in accordance with a documented risk management or investment strategy applied by the Group, whereunder information regarding asset grouping is exchanged internally; or
- they constitute part of a contract with one or more embedded derivatives, and IAS 39 permits that the entire contract (an asset or a liability) be designated at fair value through profit or loss.

Financial instruments and financial liabilities acquired in transactions on the regulated market are recognised as at the transaction date. Financial assets are carried at cost as at the contract date, i.e. at the fair value of expenses incurred or other assets transferred in return, whereas financial liabilities are carried as at the contract date at the fair value of the amount or other assets received.

Financial instruments held for trading are measured at fair value as at each reporting date, and any resultant gains or losses are disclosed under revenue or costs related to financial instruments held for trading.

Financial derivatives are carried at fair value from the transaction date. Financial derivatives held by the Group are listed on the Warsaw Stock Exchange, with the exception of the FX swap and FX forward contracts entered into by the Company. The fair value is determined based on stock-exchange prices on the reporting date or, in the case of instruments not listed on the Warsaw Stock Exchange, by using recognised valuation models based on market inputs as at the valuation date (reporting date). Derivatives with positive fair values are disclosed in the consolidated statement of financial position as assets, while those with negative fair values - as liabilities.

Other holdings of financial instruments held for trading comprise shares listed on the Warsaw and Budapest Stock Exchanges. For the purpose of the measurement, the Group takes into account closing prices quoted by the Warsaw Stock Exchange ('WSE') and Budapest Stock Exchange ('BSE') on the last business day of the reporting period.

Financial instruments held to maturity

Financial instruments held to maturity are investments with fixed or determinable payments and fixed maturities that the Group intends and is able to hold to maturity.

As at the end of each reporting period, financial assets held to maturity are measured at amortised cost with the effective interest rate.

As at the end of the reporting period and the comparative period, the Group did not have any financial instruments held to maturity.

Loans and receivables

Trade receivables, loans and other receivables with fixed or negotiable payment terms, not traded on an active market, are classified as loans and receivables. Loans and receivables are measured at amortised cost using the effective interest rate method, less impairment losses. Interest income is recognised at the effective interest rate, save for current receivables where recognition of interest income would be immaterial. Non-interest bearing current receivables are measured at amounts receivable, subject to the prudent valuation principle. Current receivables include mainly trade receivables, bank deposits and other cash, as well as loans and acquired unlisted debt instruments not classified into other categories.

Loans advanced to IPOPEMA Securities' employees and business partners are classified under 'Loans advanced'. Since loans may be amortised after the repayment date, the Group applies the straight-line amortisation method with respect to the principal amount and accrued interest. Amortisation charges are disclosed under finance costs. Loans advanced to a non-consolidated subsidiary are also recognised under this item.

Furthermore, under loans and receivables the Group discloses receivables under lease of property, plant and equipment and intangible assets to IPOPEMA Business Services Kft. The lease agreement meets the definition of finance lease. The leasing receivables were PLN 81 thousand as at June 30th 2014 (December 31st 2013: PLN 145 thousand), including non-current receivables of PLN 2 thousand (December 31st 2013: PLN 14 thousand).









Financial instruments available for sale

Financial instruments available for sale are those non-derivative financial instruments which are designated as available for sale or are not classified into any of the other categories.

Financial assets available for sale include mainly investment certificates, investment fund units, and government bonds acquired in order to invest cash surplus, other than investment certificates which have been designated as financial assets at fair value through profit or loss since the Group intends to sell them in the near term.

Financial instruments available for sale are classified as non-current assets if they are not intended for sale within a year from the end of the reporting period; otherwise, they are classified as current assets. As at the end of each reporting period, financial instruments available for sale are measured at fair value, and any resultant gains or losses (other than impairment losses) are recognised under other comprehensive income. In the case of bonds, the gain or loss to be recognised under other comprehensive income comprises the difference between the measurement-date fair value of the assets less interest accrued up until that date at the contractual interest rate, and the value of the assets at adjusted cost.

Acquisition and sale of financial instruments available for sale are recognised as at the transaction date. On initial recognition, they are measured at fair value, including the transaction costs.

Shares in subsidiaries not subject to consolidation are measured at cost less impairment. Investment certificates and investment fund units are recognised at fair value, based on the net asset value per certificate as published by the investment fund in consultation with the depositary. Remeasurement gains and losses are posted under 'other comprehensive income'.

Financial liabilities measured at amortised cost

Other financial liabilities, including borrowings, are initially measured at fair value less transaction costs and then at amortised cost (interest expense is measured using the effective cost method). The effective interest rate method is a method of calculating the amortised cost of a liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that effectively discounts estimated future cash payments over the expected life of a given liability or, when appropriate, a shorter period.

The Group derecognises a financial liability when, and only when, the Group's obligation specified in the contract is discharged or cancelled or expires.









Receivables

Current receivables

Current receivables include all receivables from clients, non-consolidated related entities, banks conducting brokerage activities, other brokerage houses and commodity brokerage houses under executed transactions, as well as all or part of receivables related to other items, which are not classified as financial assets, in each case maturing within 12 months from the end of the reporting period.

Receivables are initially recognised at nominal value and measured as at the end of the reporting period at amounts receivable. Receivables are remeasured to account for the probability of their payment and impairment losses are recognised where necessary. The Group recognises impairment losses if there is objective evidence that it will not be able to recover all the amounts due in line with the original contractual terms.

Impairment losses are recognised in particular for:

- receivables past due by 6 months to 1 year impairment loss of 50% of the receivables amount is recognised,
- receivables past due by more than 1 year impairment loss of 100% of the receivables amount is recognised.

Apart from the above general rule, the Group may also recognise impairment losses on an individual basis, when it believes that there is considerable risk that the full amount of a receivable may not be recovered. Such impairment losses were recognised on loans and trade receivables.

Impairment losses on receivables are recognised under other expenses. The cost connected with recognition of impairment losses at the time of confirming that particular receivables are uncollectible is a tax-deductible expense; in any other case, such cost is not tax-deductible. Impairment losses on receivables are reversed if the impairment decreases in subsequent periods and the increase in the value of the receivables may be attributed to events that occurred after the impairment loss was recognised. Reversed impairment losses increase other income in the consolidated statement of comprehensive income.

Current receivables from clients, current receivables from banks conducting brokerage activities, other brokerage houses and commodity brokerage houses, current liabilities to clients and current liabilities to banks conducting brokerage activities, other brokerage houses and commodity brokerage houses

Current receivables from clients, current receivables from banks conducting brokerage activities, other brokerage houses and commodity brokerage houses, current liabilities to clients and current liabilities to banks conducting brokerage activities, other brokerage houses and commodity brokerage houses arise in connection with securities purchases and sales which have not yet been cleared at the clearing houses due to the transaction settlement procedure (T+3). In the case of purchases made on stock exchanges to execute orders placed by clients whose accounts are kept by custodian banks, the Group recognises current liabilities towards banks conducting brokerage activities and brokerage houses (parties to the market transactions)* and current receivables from the clients for whom the purchase transactions were executed. In the case of sale transactions executed on stock exchanges to execute orders placed by clients whose accounts are kept by custodian banks, the Group discloses current receivables from banks conducting brokerage activities and other brokerage houses (parties to the market transactions)* and current liabilities towards the clients for whom the sale transactions were executed.

* Pursuant to Art. 45h of the amended Act on Trading in Financial Instruments, in the case of transactions executed on the WSE, KDPW CCP (the clearing agent) assumed the rights and obligations of the parties to the market transactions.

Non-current receivables

Non-current receivables are receivables whose terms to maturity are longer than 12 months from the end of the reporting period.

Impairment losses

As at the end of each reporting period the Group evaluates whether there is any indication that an asset may be impaired. Intangible assets which are not yet available for use are tested on an annual basis, regardless of whether there is an indication of impairment. These assets may be tested for impairment at any time during the year.

The following indication of possible impairment of an asset may be identified:

- impairment of the market value of an asset during the period is much higher than it might have been expected as a result of passage of time and normal use,
- significant technological, market, economic or legal changes, unfavourable for the Group, have occurred during the reporting period or are likely to occur in the near future in the Group's operating environment or on the markets for which the asset is intended,









- market interest rates or other market rates of return on investment have increased during the period and the increase is likely to affect the discount rate applied to calculate the value in use of the asset and decrease its recoverable amount,
- the carrying amount of the Group's net assets is higher than their market capitalisation value,
- evidence exists for impairment of usefulness of an asset or physical damage to an asset,
- significant changes, unfavourable for the Group, in the current or expected scope or manner of use of an asset have occurred during the period or are likely to occur in the near future,
- there is evidence, originating from internal reporting, for poorer than expected, current or future, economic performance of an asset.

Liabilities

Current liabilities

Current liabilities are liabilities which are payable within 12 months from the end of the reporting period. Liabilities are measured at amounts payable.

Current liabilities include all liabilities to clients, liabilities to non-consolidated related entities, liabilities to banks conducting brokerage activities, other brokerage houses and commodity brokerage houses under executed transactions, liabilities to the National Depository for Securities and exchange clearing houses, and liabilities to entities operating regulated securities markets, as well as all other liabilities not classified as non-current liabilities, accruals and deferred income or provisions for liabilities.

Current liabilities also include overdrafts whose measurement is discussed above in 'Financial liabilities at amortised cost'.

Current liabilities under executed transactions are presented above in 'Current receivables from clients, current receivables from banks conducting brokerage activities, other brokerage houses and commodity brokerage houses, current liabilities to clients and current liabilities to banks conducting brokerage activities, other brokerage houses and commodity brokerage houses'.

Non-current liabilities

Non-current liabilities are liabilities which are payable within more than 12 months from the end of the reporting period.

Accounting policies introduced in the half-year ended June 30th 2014 6.

Standards and interpretations which have been issued and are effective for annual periods beginning on or after January 1st 2014:

- IAS 32 'Financial Instruments: Presentation' effective for annual periods beginning on or after January 1st 2014;
- IFRS 10 'Consolidated Financial Statements' effective for annual periods beginning on or after January 1st 2014:
- Amendments to IFRS 10, IFRS 12 and IAS 27 'Investment Entities' - effective for annual periods beginning on or after January 1st 2014;
- Amendments to IAS 36 'Recoverable Amount Disclosures for Non-Financial Assets' effective for annual periods beginning on or after January 1st 2014;
- Amendments to IAS 39 'Novation of Derivatives and Continuation of Hedge Accounting' effective for . annual periods beginning on or after January 1st 2014;
- IFRS 11 'Joint Arrangements' effective for annual periods beginning on or after January 1st 2014;
- IFRS 12 'Disclosure of Interests in Other Entities' - effective for annual periods beginning on or after January 1st 2014;
- Amendments to IAS 27 'Separate Financial Statements' effective for annual periods beginning on or • after January 1st 2014:
- Amendments to IAS 28 'Investments in Associates and Joint Ventures' effective for annual periods • beginning on or after January 1st 2014.

The Group believes that the above standards and interpretations did not have a material effect on its financial statements when first adopted.









7. New standards and interpretations which have been issued but are not yet effective

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

- IFRS 9 'Financial Instruments' published by the International Accounting Standards Board on July 24th 2014; the standard's final version supersedes previous versions of IFRS 9, completing the Board's project to replace IAS 39 'Financial Instruments: Recognition and Measurement'. The new standard regulates classification and measurement of financial assets and liabilities, as well as impairment and hedge accounting. IFRS 9 does not include guidelines on hedge accounting of portfolios of financial assets and liabilities, since these matters are covered by a separate project of the International Accounting Standards Board. The standard is effective for annual periods beginning on or after January 1st 2018;
- IFRIC 21 'Levies' effective for annual periods beginning on or after June 17th 2014; .
- Amendments to IAS 19 'Employee Benefits' effective for annual periods beginning on or after July 1st . 2014;
- IFRS 14 'Regulatory Deferral Accounts' published by the International Accounting Standards Board on January 30th 2014, effective for annual periods beginning on or after January 1st 2016;
- IFRS 15 'Revenue from Contracts with Customers' published by the International Accounting . Standards Board on May 28th 2014, effective for annual periods beginning on or after January 1st 2017;
- Annual Improvements to IFRSs cycle 2010-2012 effective for annual periods beginning on or after July 1st 2014. The amendments concern:
 - IFRS 2: Definition of "vesting conditions";
 - IFRS 3: Accounting for contingent consideration in a business combination;

• IFRS 8: Aggregation of operating segments and reconciliation of the total of the reportable segments' assets to the entity's assets;

- IFRS 13: Short-term receivables and payables;
- IAS 7: Interest paid that is capitalised;
- IAS 16/IAS 38: Revaluation method—proportionate restatement of accumulated depreciation;
- IAS 24: Key management personnel;
- Annual Improvements to IFRSs cycle 2011-2013 effective for annual periods beginning on or after July 1st 2014. The amendments concern:
 - IFRS 3: Scope exceptions for joint ventures;
 - IFRS 13: Scope of paragraph 52 (portfolio exception);

• IAS 40: Clarifying the interrelationship of IFRS 3 and IAS 40 when classifying property as investment property or owner-occupied property;

- Amendments to IFRS 11 'Joint Arrangements' effective for annual periods beginning on or after January 1st 2016; The amendment introduces new requirements concerning disclosure of acquisition of an interest in a joint operation, and provides guidance on how to account for the acquisition:
- Amendments to IAS 16 and IAS 38 effective for annual periods beginning on or after January 1st 2016; Amendments to IAS 16 and IAS 38 introduced the rule related to "consumption of the economic benefits" with respect to recognition of depreciation and amortisation. The IASB has clarified that revenue-based methods should not be used to calculate depreciation or amortisation.

The Group believes that the other standards and interpretations will not have any material effect on its financial statements when first adopted.

8. Changes in estimates

In H1 2014, there were no changes to estimates, except changes in accruals and deferred income, depreciation/amortisation and impairment losses on receivables, discussed in Note 14.









9. Translation of foreign-currency items

Transactions in currencies other than the Polish złoty are accounted for as at the transaction date, using the following exchange rates:

- 1) the exchange rate actually applied on the transaction date, resulting from the nature of the transaction in the case of sale or purchase of foreign currencies and payment of receivables or liabilities,
- 2) the mid-exchange rate quoted for a given currency by the National Bank of Poland (the 'NBP') on the day preceding the transaction date in the case of payment of receivables or liabilities where the application of the exchange rate referred to in item 1 is not justified, and in the case of other transactions.

As at the end of the reporting period, monetary assets and liabilities denominated in currencies other than the Polish złoty are translated into the złoty at the mid-exchange rate quoted by the NBP for a given currency, in effect at the end of the reporting period. Currency translation differences are recognised in finance income or costs, as appropriate.

Currency	Jun 30 2014	Dec 31 2013	Jun 30 2013
USD	3.0473	3.0120	3.3175
EUR	4.1609	4.1472	4.3292
HUF 100	1.3413	1.3969	1.4664
GBP	5.1885	4.9828	5.0604
UAH	0.2562	0.3706	0.4043
CZK	0.1515	0.1513	0.1669
CHF	3.4246	3.3816	3.5078
TRY	1.4338	1.4122	1.7251
INR 100	5.0724	4.8757	5.5827

The following exchange rates were applied for the purposes of balance-sheet valuation:

Source: National Bank of Poland.

10. Earnings per share

For each period, earnings per share are computed as the quotient of the net profit attributable to the Parent for the period and the weighted average number of shares in the period.

To obtain diluted earnings per share, the weighted average number of shares in the period is adjusted to account for all potentially dilutive ordinary shares. In the Company's case, these are Series C shares which may be issued within the limit of conditional share capital in connection with the Incentive Scheme adopted at the Company, to the extent it is implemented. To date, 2,178,474 shares have been allocated to be subscribed for by the eligible persons, subject to fulfilment of certain specified criteria. Of that number, 7,885 shares are deemed dilutive and have been included in the total number of shares for the purposes of computing diluted earnings per share.

Given the low number of dilutive shares, the values of basic earnings per share and diluted earnings per share in the periods covered by these financial statements are similar.

	Jan 1–Jun 30 2014	Jan 1–Jun 30 2013
Number of shares	29,937,836	29,937,836
Weighted average number of shares	29,937,836	29,893,203
Diluted number of shares	29,945,721	29,957,329
Net earnings from continuing operations for the period per share		
- basic	0.17	0.13
- diluted	0.17	0.13

11. Operating segments

For management purposes, the Group is divided into separate segments, based on types of services rendered. The following reporting operating segments have been identified:









- =The segment of brokerage and related services, comprising IPOPEMA Securities' business, i.e. brokerage and investment banking activities, which focus on public offerings of securities (particularly equities) – where the Company acts as the coordinator, offering broker and financial adviser – issue of debt instruments, M&A transactions and management buy-outs, as well as advisory mandates concerning the raising of financing on the private market, including from private equity funds and through pre-IPO placements. The segment also includes advisory services related to corporate financial restructuring.
- The segment of investment fund and portfolio management, comprising IPOPEMA TFI's and IPOPEMA AM's business; the two companies focus on the creation and management of investment funds as well as management of portfolios of broker-traded financial instruments.
- 3. The segment of **consultancy services**, comprising services of **IPOPEMA Business Consulting**, which focuses on business and management consultancy, computer facilities management, computer consultancy and software-related activities.









		Half-year ended J	une 30th 2014	
	Continuing operations			
Operating segments	Brokerage and related services	Investment fund and portfolio management	Consultancy services	Total
Revenue				
Sales to external clients	26,661	22,618	6,143	55,422
Intersegment sales	-	- 1,650	-	- 1,650
Segment's total revenue	26,661	20,968	6,143	53,772
Segment's costs				
Segment's costs – purchases from external suppliers	- 21,921	- 19,402	- 6,081	- 47,404
Segment's costs – intersegment purchases	-	-	-	
Consolidation eliminations	-	1,699	-	1,69
Segment's total costs	- 21,921	- 17,703	- 6,081	- 45,70
Segment's profit/(loss) on core activities	4,740	3,265	62	8,06
Unallocated costs	-	-	-	
Profit on continuing operations before tax and finance costs	4,740	3,265	62	8,06
Interest income	268	70	30	36
Interest expenses	- 516	- 19	-	- 53
Other net finance income/costs	1,510	59	8	1,57
Other income/expenses	207	- 145	42	10
Consolidation eliminations	- 3,042	- 7	-	- 3,04
Profit before tax and non-controlling interests	3,167	3,223	142	6,53
Income tax	- 755	- 706	- 27	- 1,48
Consolidation eliminations	-	5	-	
Total corporate income tax	- 755	- 701	- 27	- 1,48
Net profit for the period	2,412	2,522	115	5,04
Net profit for the period, excluding costs of the incentive scheme	2,480	2,522	115	5,11
Assets and liabilities as at Jun 30 2014				
Segment's assets	398,421	26,303	7,409	432,13
Unallocated assets	-	-	-	
Total assets	398,421	26,303	7,409	432,13
Segment's liabilities	341,031	3,746	969	345,74
Accruals and deferred income	3,604	2,282	-	5,88
Segment's net profit (loss)	2,412	2,522	115	5,04
Equity (net of profit/loss for current period)	54,239	15,819	2,175	72,23
Non-controlling interests	-	-	3,219	3,21
Total equity and liabilities	401,286	24,369	6,478	432,13









		Half-year ended J	une 30th 2013	
		Continuing o	perations	
Operating segments	Brokerage and related services	Investment fund and portfolio management	Consultancy services	Total
Revenue				
Sales to external clients	29,726	17,806	5,764	53,296
Intersegment sales	-	- 1,744	-	- 1,744
Segment's total revenue	29,726	16,062	5,764	51,552
Segment's costs				
- including costs of incentive scheme	- 23,356	- 17,790	- 4,853	- 45,999
Consolidation eliminations	-	1,901	-	1,901
Segment's total costs	- 23,356	- 15,889	- 4,853	- 44,098
Segment's profit/(loss) on core activities	6,370	173	911	7,454
Unallocated costs	-	-	-	-
Profit on continuing operations before tax and finance costs	6,370	173	911	7,454
Interest income	381	66	187	634
Interest expenses	- 740	- 20	- 5	- 765
Other net finance income/costs	- 477	65	145	- 267
Other income/expenses	- 37	- 14	4	- 47
Consolidation eliminations	- 1,288	- 39	-	- 1,327
Profit before tax and non-controlling interests	4,209	231	1,242	5,682
Total corporate income tax	- 996	- 44	- 281	- 1,321
Net profit for the period	3,213	187	961	4,361
Net profit for the period, excluding costs of the incentive scheme	3,366	187	961	4,514
Assets and liabilities as at Dec 31 2013				
Segment's assets	315,527	26,332	10,654	352,513
Unallocated assets	-	-	-	-
Total assets	315,527	26,332	10,654	352,513
Segment's liabilities	249,872	5,810	2,300	257,982
Accruals and deferred income	6,395	2,764	29	9,188
Segment's net profit (loss)	4,307	3,054	2,009	9,370
Equity (net of profit/loss for current period)	58,858	12,731	223	71,812
Non-controlling interests	-	-	4,161	4,161
Total equity and liabilities	319,432	24,359	8,722	352,513









12. Notes to the interim condensed consolidated statement of financial position – assets

Cash and cash equivalents

Cash and cash equivalents comprise the following items:

Cash and other assets	Jun 30 2014	Dec 31 2013
Cash and other assets of the Group		
a) at banks and in hand	18,138	24,212
b) other	26,107	28,537
Total	44,245	52,749
Cash and other assets:		
a) cash and other assets of the Group	27,073	34,309
b) cash and other assets of clients deposited in cash accounts at the brokerage house and paid towards acquisition of securities in an IPO or on the primary market	17,172	18,440
c) cash and other assets transferred from the settlement guarantee fund	-	-
Total	44,245	52,749

Free cash is deposited in bank accounts and invested in term and overnight deposits. Short-term deposits are placed for various periods, ranging from one day to several months, depending on the Group's cash requirement at a given time, and bear interest at variable or fixed interest rates, set by reference to the interest rate for overnight bank deposits. Short-term deposits are presented under 'Other cash'. Deposits maturing in more than three months are presented under 'Other cash equivalents'.

Clients' cash deposited in the Parent's bank account, in the amount of PLN 17,172 thousand as at June 30th 2014, and PLN 18,440 thousand as at December 31st 2013, is also disclosed under other cash.

Receivables

Current receivables	Jun 30 2014	Dec 31 2013
From clients / trade receivables	151,557	96,726
- under transactions executed on the Warsaw Stock Exchange	117,773	58,527
- under transactions executed on the Budapest Stock Exchange	7,567	27,504
- under transactions executed on Nasdaq	1,102	-
- under transactions executed on the Prague Stock Exchange	1,143	138
- under transactions executed on the Istanbul Stock Exchange	409	-
- under transactions executed on the London Stock Exchange	174	-
- under transactions executed on the Frankfurt Stock Exchange	788	-
- under transactions executed on the Athens Stock Exchange	11,147	-
- under transactions executed on the New York Stock Exchange	3,340	-
- other	8,114	10,557
From related entities	221	276
From banks conducting brokerage activities, other brokerage houses and commodity brokerage houses*	156,305	132,899
- under transactions executed on the Warsaw Stock Exchange*	122,477	93,891
- under transactions executed on the Budapest Stock Exchange	6,596	5,396
- under transactions executed on the Prague Stock Exchange	10,325	-
- under transactions executed on the New York Stock Exchange	3,350	31,789
- under transactions executed on the London Stock Exchange	-	92
- under transactions executed on the Stockholm Stock Exchange	-	55
- under transactions executed on the Istanbul Stock Exchange	2,015	-
- under transactions executed on the Athens Stock Exchange	11,092	-
- other	450	1,676









From entities operating regulated markets and commodity exchanges	-	-
From the National Depository for Securities and exchange clearing houses	38,861	34,693
- from the settlement guarantee fund	38,861	34,693
- other	-	-
From investment and pension fund companies and from investment and pension funds	4,771	5,456
From issuers of securities or selling shareholders	259	2,078
From commercial chamber	-	-
Taxes, subsidies and social security receivable	56	176
Other	7,263	2,646
Total current receivables	359,293	274,950

* In accordance with Art. 45h of the amended Act on Trading in Financial Instruments, current receivables from banks conducting brokerage activities, other brokerage houses and commodity brokerage houses under executed transactions, where they relate to transactions executed on the WSE, include receivables from KDPW CCP (the agent clearing the transactions which has assumed the rights and obligations of the parties to the transactions).

Current receivables and liabilities are recognised predominantly in connection with the executed buy and sell transactions in securities, not yet settled at clearing houses.

In the case of buy trades executed on stock exchanges on behalf of clients whose accounts are maintained by custodian banks, the Company recognises liabilities towards the parties to market transactions (banks conducting brokerage activities, other brokerage houses and commodity brokerage houses, known as the anonymous party to a transaction) and receivables from the clients on behalf of whom such buy trades have been executed. In the case of sell trades executed on stock exchanges on behalf of clients whose accounts are maintained by custodian banks, the Group recognises receivables from the parties to market transactions and liabilities towards the clients on behalf of whom such sell trades have been executed.

Financial assets

In H1 2014 and in the comparative period, the policies regarding measurement of financial assets at fair value and classification of financial asset did not change. Neither did the Group record any changes in its economic environment or trading conditions which would materially affect the fair value of its financial assets and liabilities.

Recognition and reversal of impairment losses on financial assets, property, plant and equipment, intangible assets or other assets

In H1 2014 and in 2013, the Group did not recognise any impairment losses on financial assets, property, plant and equipment, intangible assets or other assets, nor did it reverse impairment losses recognised in previous periods, except for the changes in impairment losses on receivables (Note 14).

Acquisition and sale of property, plant and equipment and intangible assets

In H1 2014, the Group acquired property, plant and equipment and intangible assets for PLN 502 thousand (H1 2013: PLN 2,100 thousand).

Material purchase or sale transactions in property, plant and equipment

In H1 2014 and in 2013, the Group did not purchase or sell any material items of property, plant and equipment.

Material liabilities under purchase of property, plant and equipment

The Group has no material liabilities under purchases of property, plant and equipment









13. Notes to the interim condensed consolidated statement of financial position – equity

Share capital

As at June 30th 2014, the Group's share capital was PLN 2,993,783.60 (no change on December 31st 2013).

It was divided into 7,000,000 Series A ordinary bearer shares, 21,571,410 Series B ordinary bearer shares, and 1,366,426 Series C ordinary bearer shares.

14. Notes to the interim condensed consolidated statement of financial position – liabilities and accruals and deferred income

Change in accruals and deferred income

	Jan 1–Jun 30 2014	Jan 1–Jun 30 2013	2013
As at beginning of the reporting period	9,159	7,980	7,980
Provisions created in period	8,177	5,954	19,249
Used	11,227	7,581	17,488
Reversed	223	158	582
As at end of the reporting period	5,886	6,195	9,159

Impairment losses on receivables

In H1 2014, impairment losses on receivables increased by PLN 167 thousand following recognition of new impairment losses. In the comparative period (H1 2013), impairment losses on receivables increased by PLN 16 thousand, and in 2013 the amount was up PLN 255 thousand.

Liabilities (current)

Current liabilities	Jun 30 2014	Dec 31 2013
To clients	130,160	146,317
To related entities	-	-
To banks conducting brokerage activities, other brokerage houses and commodity brokerage houses*	188,811	103,140
- to the Warsaw Stock Exchange *	157,323	74,326
- to the Budapest Stock Exchange	12,667	28,676
- to Nasdaq	1,101	-
- to the Prague Stock Exchange	1,872	138
- to the London Stock Exchange	173	-
- to the Istanbul Stock Exchange	409	-
- to the Athens Stock Exchange	11,142	-
- to the New York Stock Exchange	3,337	-
- to the Frankfurt Stock Exchange	787	-
To entities operating regulated markets and commodity exchanges	689	844
- liabilities to the Warsaw Stock Exchange	595	767
- liabilities to the Budapest Stock Exchange	40	30
- liabilities to the Prague Stock Exchange	9	10
- liabilities to the Vienna Stock Exchange	45	37
To the National Depository for Securities and exchange clearing houses	1,051	249
Borrowings	12,133	2,589
- from related entities	-	-
- other	12,133	2,589
Debt securities	5	4
Taxes, customs duties and social security payable	1,069	1,339









Total current liabilities	345,174	256,891
- other liabilities	781	1,128
- financial liabilities (valuation of fx swap and forward contracts)	-	-
b) other	781	1,128
a) dividends payable	8,971	-
Other	9,752	1,128
To investment and pension fund companies and to investment and pension funds	1,504	1,281
Salaries and wages	-	-

* In accordance with Art. 45h of the amended Act on Trading in Financial Instruments, the following balance sheet items: current liabilities to banks conducting brokerage activities, other brokerage houses and commodity brokerage houses under executed transactions, where they relate to transactions executed on the WSE, include liabilities to KDPW CCP (the agent clearing the transactions which has assumed the rights and obligations of the parties to the transactions).

With the exception of bank borrowings, the liabilities do not bear interest.

Interest-bearing borrowings

Current liabilities under borrowings	Jun 30 2014	Dec 31 2013
Credit facility	12,133	2,589
- outstanding amount	12,133	2,589
Current liabilities under borrowings	12,133	2,589

As at June 30th 2014, the Group's liabilities under borrowings related to its brokerage business amounted to PLN 12,133 thousand (December 31st 2013: PLN 2,589 thousand). The liabilities result from two working-capital overdraft facility agreements executed by the Company on July 22nd 2009 with Alior Bank S.A. The facilities are used to finance payment of liabilities to the National Depository for Securities in connection with the brokerage activities and are renewed on an annual basis - the term of the two agreements expires on September 17th 2014:

- 1. Revolving credit facility of up to PLN 10m. The purpose of the facility is to finance payment of the Company's liabilities to the National Depository for Securities in respect of the settlement of transactions concluded by the Company on the regulated market as part of its brokerage business. The facility is secured with a blank promissory note with a promissory note declaration, a power of attorney over accounts held with the bank, and a PLN 4m security deposit placed in a term deposit account as joint collateral securing also the credit facility specified in item 2.
- 2. Revolving credit facility of up to PLN 30m. The purpose of the facility is to finance the payment of the Company's liabilities resulting from its membership in the Stock-Exchange Transactions Settlement Guarantee Fund operated by the Polish National Depository for Securities. The facility is secured with a blank promissory note with a promissory note declaration and a power of attorney over accounts held with the bank. As stated in item 1 above, both credit facilities are jointly secured by a PLN 4m security deposit.

Bonds

In H1 2014, the Company issued registered bonds with a total nominal value of PLN 4.8 thousand, with various series maturing in 2014-2017. In 2013, the Company issued bonds with a total nominal value of PLN 10 thousand, with various series maturing in 2013-2015. The total amount of liabilities payable by the Company on redemption of the bonds will not exceed the bonds' par value and is not significant to the Company. The bond issues are related to the Variable Component Remuneration Policy implemented at the Company pursuant to the Minister of Finance's Resolution on the rules for establishment of a variable component remuneration policy for persons holding management positions at brokerage houses, dated December 2nd 2011. For more details, see the updated version of the document entitled 'Disclosure of information on IPOPEMA Securities S.A.'s capital adequacy', available on the Company's website.

By the date of issue of these financial statements, in 2014 the Group has redeemed PLN 4 thousand worth of bonds (including PLN 2 thousand in H1 2014). In 2013, the amount of redeemed bonds was the same.

Defaults under credit facilities or loans or breach of material credit covenants, with respect to which no remedial action was taken by the end of the reporting period

none









15. Notes to the interim condensed consolidated statement of comprehensive income

Revenue from core activities

Revenue from core activities	Jan 1–Jun 30 2014	Jan 1–Jun 30 2013
Revenue from trading in securities	19,842	23,167
Revenue from investment banking services	6,804	6,381
Revenue from management of investment funds and clients' assets	20,969	16,062
Revenue from consultancy services	6,143	5,764
Other revenue from core activities	14	178
Total revenue from core activities	53,772	51,552

Cost of core activities

Cost of core activities	Jan 1–Jun 30 2014	Jan 1–Jun 30 2013
Affiliation costs	-	-
Fees payable to regulated markets, commodity exchanges, the National Depository for Securities and exchange clearing houses	5,266	7,387
Fees payable to commercial chamber	-	-
Salaries and wages	19,355	18,450
Social security and other benefits	1,614	1,465
Employee benefits	269	254
Raw material and consumables used	385	363
Costs of maintenance and lease of buildings	1,932	2,054
Depreciation and amortisation expenses	1,262	999
Taxes and other public charges	1,143	1,125
Commissions and other charges	-	30
Other	14,479	11,971
Total cost of core activities	45,705	44,098

16. Income tax

The key components of income tax expense as disclosed in the consolidated statement of comprehensive income are as follows:

	Jan 1–Jun 30 2014	Jan 1–Jun 30 2013
Current income tax		
Current income tax expense	797	1,023
Deferred income tax		
Relating to temporary differences and their reversal	686	298
Income tax expense disclosed in the consolidated statement of comprehensive income	1,478	1,302
Tax on unrealised gain/(loss) on financial assets available for sale	- 5	- 19
Tax on cash flow hedges settled during the year	-	-









Tax benefit/tax expense recognised in equity	- 5	- 19
--	-----	------

Tax settlements

Tax settlements and other regulated areas of activity are subject to inspection by administrative authorities, which are authorised to impose significant fines and other sanctions. As there is no possibility of referring to an established regulatory framework in Poland, the applicable regulations often lack clarity and consistency. Frequent discrepancies in opinions concerning the legal construction of tax regulations, both between different governmental agencies, and between governmental agencies and enterprises, create areas of uncertainty and conflict. Consequently, tax risk in Poland is substantially higher than in countries with more mature tax systems.

Tax settlements are subject to inspection for five years from the end of the year in which the respective tax was paid. Such inspections may result in additional tax liabilities being imposed on Group companies.

Deferred tax

In the half-year ended June 30th 2014, deferred tax liabilities increased by PLN 7 thousand, while in H1 2013 they increased by PLN 37 thousand.

Deferred tax assets decreased by PLN 684 thousand in H1 2014, whereas in H1 2013 they decreased by PLN 210 thousand.

17. Employee benefits – employee share option plans

In H1 2014, the eligible persons did not subscribe for any shares, whereas in H1 2013 they subscribed for 185,714 shares.

In total, on a consolidated basis, the cost of the Group's option plans increased the cost of salaries and wages in H1 2014 by PLN 68 thousand; the amount was charged against IPOPEMA Securities S.A.'s profit. In the comparative period, i.e. H1 2013, the cost of these plans increased the cost of salaries and wages by PLN 153 thousand.

Share Option Plan II was measured using the Black-Scholes model, adjusted by continuous yield dividend and the dilution effect (decrease in the value of individual shares as a result of issuing new shares at a price below market). Share Option Plan III was measured using the binomial tree model.

18. Dividends paid and proposed

On June 17th 2014, the General Meeting of the Company resolved to distribute dividend of PLN 9m. The 2013 profit of PLN 5,619 thousand and PLN 3,381 thousand of reserve funds were allocated to dividend payment. The dividend per share was PLN 0.30. The dividend record date was set for June 25th 2014, and the dividend payment date – for July 9th 2014. On the dividend payment date, a total of PLN 8,981 thousand was paid out to the shareholders. The distribution amount was PLN 19 thousand lower than the PLN 9m approved by the General Meeting, a result of rounding off the dividend per share. Pursuant to the General Meeting's resolution, the difference was contributed to the Company's statutory reserve funds.

On May 13th 2014, the General Meeting of IPOPEMA Asset Management S.A. resolved to pay dividend of PLN 2m, i.e. PLN 35.71 per share. As at the date of these financial statements, the entire dividend had been paid out to the Company.

On May 19th 2014, the General Meeting of IPOPEMA Business Consulting Sp. z o.o. resolved to pay dividend for 2013 of approximately PLN 999.50 per share. The entire dividend was paid out.

On May 23rd 2013, the General Meeting of IPOPEMA TFI S.A. resolved to pay dividend of PLN 1m, i.e. PLN 1.00 per share.

19. Issue, redemption and repayment of debt and equity securities

In H1 2014, the Company did not issue any shares, while in H1 2013 it issued 185,714 Series C shares (see Note 17).

In H1 2014 the Company issued 16 bonds with a total nominal value of PLN 4.8 (H1 2013: 10 bonds with a nominal value of PLN 1,000 each; see Note 14).









20. Exclusions of companies from consolidation

In line with IAS 8.8, which permits departures from the IFRS when the effect of the departure is immaterial, IPOPEMA Business Services Kft., a subsidiary of IPOPEMA Securities, and IPOPEMA Outsourcing Sp. z o.o., a subsidiary of IBC, were not consolidated in these condensed consolidated financial statements.

(PLN '000)	IPOPEMA Outsourcing Sp. z o.o.	IPOPEMA Business Services Kft.
Total assets as at Jun 30 2014	1	244
% share in Parent's total assets	-	0.06
Revenue for period Jan 1 – Jun 30 2014	-	464
% share in Parent's revenue	-	1.74
Net assets as at Jun 30 2014	1	45
Net profit (loss) for period Jan 1 – Jun 30 2014	- 1	34

(PLN '000)	IPOPEMA Outsourcing Sp. z o.o.	IPOPEMA Business Services Kft.
Total assets as at Dec 31 2013	5	578
% share in Parent's total assets	-	0.09
Revenue for period Jan 1 – Jun 30 2013	-	485
% share in Parent's revenue	-	1.63
Net assets as at Dec 31 2013	4	- 109
Net profit (loss) for period Jan 1 – Jun 30 2013	- 1	- 20

21. Seasonality

The Group's operations are not subject to seasonality and the presented results do not show any material fluctuations during the year.









22. Contingent liabilities and contingent assets

In the period covered by these condensed consolidated financial statements, the Company carried contingent liabilities under lease agreements. Group companies lease office space under lease agreements. The right to use the building for the term of the agreement was classified by the Company as operating lease. The lease agreement providing for the right to use the building was executed for a period of five years, with an option to extend its term for another two years.

Minimum lease payments are presented in the table below.

Lease liabilities	Jun 30 2014	Dec 31 2013
	Present value of min	imum lease payments
Within 1 year	2,661	2,613
Within 1 to 5 years	10,492	10,372
Over 5 years	1,419	2,699
Total lease liabilities	14,572	15,684

* Value calculated by recognising the cost on a straight-line basis over the lease term.

In the reporting period, the Group did not carry any contingent liabilities other than under lease agreements. As at December 31st 2013, contingent assets stood at PLN 34 thousand.

In the second half of 2014, the Company will incur a cost of up to CZK 825 thousand (PLN 125 thousand) under an agreement with its clearing bank in the Czech Republic if the minimum amount of transactional costs specified in the agreement is not reached, which is a condition for incurring that cost. In the corresponding period of 2013, the cost was CZK 1.5m (PLN 256 thousand).

In addition to the above and the guarantees specified in Note 23, the Company also issued promissory notes as security for a credit facility (for a detailed description see Note 14), and paid a deposit of PLN 1m as security in the settlement of transactions on foreign stock exchanges.

23. Guarantees

In January 2012, Nordea Bank Polska S.A. issued a guarantee to IPOPEMA Securities S.A. up to a total amount of EUR 273 thousand, secured with a cash deposit of PLN 1,239 thousand. The guarantee, provided until April 15th 2018, secures liabilities under lease of new office space.

In April 2012, BRE Bank S.A. provided a guarantee in respect of the Company's liabilities for the benefit of the Hungarian Branch of Deutsche Bank AG, which is IPOPEMA Securities S.A.'s clearing bank for transactions executed on the Budapest Stock Exchange. The guarantee was issued for the amount of EUR 2.5m, and secures the Company's timely payment of its liabilities towards Deutsche Bank arising in connection with the services provided by the Bank, consisting in settlement and clearance of BSE transactions. Under amendments made to the guarantee agreement in 2014, the guarantee was extended until April 1st 2015. For particular cases specified in the agreement, the guarantee expires on July 1st 2015. The guarantee is secured by a PLN 2.5m security deposit.

24. Related-party transactions

IPOPEMA Securities is the Parent of the Group. The composition of the Group and the equity interests are presented in Note 2.

In H1 2014 and in 2013, the Group did not conclude any material transactions with related parties other than on an arm's length basis.









Related party	Revenue from core activities	Other income	Purchases – core activities	Other purchases	Revenue from core activities	Other income	Purchases – core activities	Other purchases
		Jan 1 – Ju	in 30 2014			Jan 1 – Ju	in 30 2013	
IPOPEMA Business Services Kft.	-	69	370	65	-	67	371	62
Members of the Management and Supervisory Other related entities	59	27	7	-	67	5	- 13	-
Total	59	96	377	65	67	72	384	62

Related party transactions - income and expenses (PLN '000)

Related party transactions - receivables and liabilities

Related party		Receivables			Liabilities		
	Jun 30 2014	Dec 31 2013	Jun 30 2013	Jun 30 2014	Dec 31 2013	Jun 30 2013	
IPOPEMA Business Services Kft.	220	280	820	-	-	-	
Members of the Management and Supervisory Boards	87	77	67	-	-	-	
Other related entities	-	-	3	-	-	3	
Total	307	357	890	-	-	3	

IPOPEMA Securities provides brokerage services to funds managed by IPOPEMA TFI S.A., but the related transaction costs are charged directly to the funds.

25. Items of the consolidated statement of cash flows

Operating activities - provision of brokerage and consulting services as well as fund and asset management services, acting as market maker to perform tasks related to the organisation of the regulated market, acquisition and disposal of securities in the capacity of a dealer.

Investing activities - purchase and disposal of intangible assets, property, plant and equipment and non-current securities.

Financing activities - acquisition or loss of sources of financing (changes in the amount of and relation between equity and external capital at the entity) and any related monetary costs and benefits.

Structure of cash

			Presentation in the consolidated statement of financial position		e consolidated cash flows
		Jun 30 2014	Dec 31 2013	Jun 30 2014	Dec 31 2013
Cas	h and cash equivalents	44,245	52,749	44,454	53,041
1.	In hand	5	7	5	7
2.	At banks	18,133	24,205	18,133	24,205
3.	Other cash	26,107	28,537	26,107	28,537
4.	Cash equivalents (deposit for a period exceeding three months)	-	-	-	-
	Accrued foreign exchange differences	-	-	209	292

The difference between the presentation of cash in the statement of financial position and the statement of cash flows as at June 30th 2014 and December 31st 2014 follows from presentation of cash net of the effect of foreign exchange differences.

Cash at the end of the period comprises the Group's own and its clients' cash and cash equivalents - for more information on the structure of cash see Note 12.









Differences in changes in balance-sheet items

	Presentation in the consolidated statement of financial position		Presentation in the consolidated statement of cash flows – change
	Jun 30 2014	Dec 31 2013	Jun 30 2014
Gross current and non-current receivables	362,404	277,893	- 84,672
Net receivables	361,630	277,286	
Impairment losses on receivables	774	607	167
Accruals and deferred income	5,886	9,159	- 3,236
Change in accruals and deferrals			- 3,069

The difference between the change in gross receivables disclosed in the statement of financial position and the amount disclosed in the statement of cash flows is attributable to the presentation of receivables as at June 30th 2014 net of the amount of receivables under loans advanced, security deposit receivable, receivables under disposal of investment certificates, and non-current receivables, disclosed under investing activities, and the amount of receivables under lease (non-current portion) disclosed under financing activities.

	Presentation in the statement of fina		Presentation in the consolidated statement of cash flows – change
	Jun 30 2013	Dec 31 2012	Jun 30 2013
Gross current and non-current receivables	590,671	520,308	- 66,837
Net receivables	590,303	519,956	
Impairment losses on receivables	368	352	16
Accruals and deferred income	6,195	7,980	- 1,818
Total accruals and deferrals (net of deferred tax assets)	-	-	- 2,256

Explanation concerning other items of the consolidated statement of cash flows

	Jan 1–Jun 30	Jan 1–Jun 30
	2014	2013
Cash flows from operating activities		
Other adjustments	68	212
- incentive scheme	68	153
- other	-	59
Cash flows from investing activities		
Other cash used in investing activities	-	1,000
- cash deposit securing a bank guarantee	-	1,000
- other	-	-
Other cash from investing activities	33	72
- decrease in lease receivables	13	65
- dividend received	20	7
- other	-	-

26. Litigation or court proceedings

None of the Group companies was a party to any litigation or court proceedings in H1 2014 or in 2013.

In May 2014, the President of the Office of Competition and Consumer Protection issued a final decision imposing a fine of PLN 17.7 thousand (EUR 4 thousand) on IPOPEMA Asset Management S.A. The fine was related to procedural irregularities which took place from prior to the acquisition of Credit Suisse Asset Management (Polska) S.A. ("CSAM") by IPOPEMA Securities S.A. (CSAM was then a part of the Credit Suisse Group). As at the date of this report, the fine had been paid.









27. Material events and factors in H1 2014

Situation on the equity markets of the Warsaw, Budapest and Prague Stock Exchanges

With substantial index movements, the total volume of trading on all Company markets in H1 2014 was lower year on year, with the volumes on the WSE, BSE and PSE markets down by 4.5%, 3.8% and 12.2%, respectively. Over the same period, the Company's market share declined to 6.86% on the WSE and 3.63% on the BSE (from 9.66% and 6.47% in H1 2013, respectively). As a result, the Company's revenue from trading in securities in H1 2014 declined by 14.4% year on year (PLN 19,842 thousand vs. PLN 23,167 thousand).

Investment banking services

In H1 2014, IPOPEMA Securities' performance on the equity market improved relative to the same period of 2013. IPOPEMA Securities acted as a global coordinator for the offering of Globe Trade Centre S.A. shares, carried out public offerings of Comperia S.A. shares and MCI Management S.A. convertible bonds, and organised a private placement of Braster S.A. shares. All in all, total revenue from investment banking services was up 6.6%, to PLN 6,804 thousand.

Activities of IPOPEMA TFI and IPOPEMA Asset Management

The key driver of the increase in revenue from fund and portfolio management was an increase in the number of funds and a higher value of assets in the funds managed by IPOPEMA TFI. At the end of June 2013, IPOPEMA TFI had 87 funds under management, with an aggregate asset value of PLN 11.6bn. As at the end of June 2014, the number of funds was 94 (including subfunds), and the aggregate value of their assets stood at PLN 23.9bn. Although operating expenses increased (up 11.4%), the strong revenue increase in H1 2014 (up by 30.5%) resulted in a substantial increase in net profit (PLN 2,522 thousand vs. PLN 187 thousand in H1 2013).

IPOPEMA Business Consulting

Despite a 6.6% year-on-year increase in revenue generated by IPOPEMA Business Consulting in H1 2014, a 25.3% increase in operating expenses, driven by the headcount increase related to ongoing projects, translated into lower net profit (PLN 115 thousand vs. PLN 911 thousand in H1 2013).

28. Events subsequent to the end of reporting period

All events relating to the reporting period were disclosed in the accounting books and the condensed consolidated financial statements for the period January 1st – June 30th 2014. No material events occurred after the end of the reporting period which should have been but were not disclosed in the accounting books for the reporting period.

Execution of annexes to credit facility agreements with Alior Bank

After the reporting date, the Company executed annexes to the credit agreements with Alior Bank, whereby the effective terms of the agreements were extended until September 17th 2014. For more details, see Note 14 to these condensed consolidated financial statements.

Warsaw, August 21st 2014

Jacek Lewandowski President of the Management Board Mariusz Piskorski Vice-President of the Management Board Stanisław Waczkowski Vice-President of the Management Board Mirosław Borys Vice-President of the Management Board

Danuta Ciosek Chief Accountant







