THE ANNUAL CONSOLIDATED FINANCIAL STATEMENTS OF POWSZECHNA KASA OSZCZĘDNOŚCI BANK POLSKI SA GROUP FOR 2005

SECURITIES AND EXCHANGE COMMISSION The annual consolidated report RS 2005

(according to § 86 par. 2 of the Decree of Council of Minister, dated 19 October 2005, Journal of Law No.209, item. 1744)

(for banks)

For the year 2005 covering period from 2005-01-01 to 2005-12-31

Containing consolidated financial statements in accordance with International Accounting Standards

currency PLN

date of submission: 2006-03-28

| Powsze | chna Kasa Oszczędności Bank Polski Spól | ka Akcyjna |
|-----------------------------|---|--------------------|
| | (full name of issuer) | |
| | PKO BP SA | |
| 02-515 (postal code) | (abbreviated name of issuer) | Warszawa (city) |
| Pulawska (street) | | 15 (number) |
| 521-71-12 | 521-71-11 | |
| (telephone) | (fax) | (e-mail) |
| 525-000-77-38 | 016298263 | www.pkobp.pl |
| (NIP) | (REGON) | (www) |

| data concerning consolidated financial statements | in thousa | and PLN | in thousand EUR | | | |
|--|---|--|---|--|--|--|
| SELECTED FINANCIAL DATA | the period from 01.01.2005 to 31.12.2005 | the period from 01.01.2004 to 31.12.2004 (comparative data) | the period from 01.01.2005 to 31.12.2005 | the period from 01.01.2004 to 31.12.2004 (comparative data) | | |
| Interest income | 3 544 475 | 3 512 733 | 880 987 | 777 463 | | |
| Fees and commission net income | 1 217 882 | 1 583 012 | 302 707 | 350 363 | | |
| Operating result | 2 143 514 | 1 847 690 | 532 775 | 408 944 | | |
| Net profit (loss) (including minority interest) | 1 755 621 | 1 508 092 | 436 363 | 333 782 | | |
| Net profit (loss) | 1 734 820 | 1 506 505 | 431 193 | 333 430 | | |
| Equity assigned to the shareholders of the holding company | 8 731 206 | 8 792 103 | 2 262 088 | 2 155 456 | | |
| Total equity | 8 774 990 | 8 857 952 | 2 273 431 | 2 171 599 | | |
| Net cash flow from operating activities | (3 256 545) | (1 790 201) | (809 421) | (396 220) | | |
| Net cash flow from investing activities | 1 686 917 | 5 787 939 | 419 287 | 1 281 028 | | |
| Net cash flow from financing activities | (975 985) | 81 713 | (242 583) | 18 085 | | |
| Total net cash flow | (2 545 613) | 4 079 451 | (632 718) | 902 893 | | |

| CONSOLID | ATED PROFIT AND LOSS ACCOUNT | 5 |
|------------|---|----|
| CONSOLID | ATED BALANCE SHEET | 6 |
| CONSOLID | ATED OFF-BALANCE SHEET ITEMS | 7 |
| CONSOLID | ATED STATEMENT OF CHANGES IN EQUITY | 8 |
| | ATED CASH FLOW STATEMENT | |
| NOTES TO | THE CONSOLIDATED FINANCIAL STATEMENTS | 11 |
| 1. | Basic information | |
| 2. | Accounting Policies | |
| 3. | Principles and objectives relating to financial risk management | |
| 4. | Objectives and principles of operational risk management | |
| 5. | Fair value of financial assets and liabilities | |
| 6. | Custodial activities | 53 |
| 7. | Assets' securitisation | 53 |
| 8. | Segment reporting | 54 |
| 9. | Interest income and expenses | 58 |
| 10. | Fees and commission income and expense | 59 |
| 11. | Dividend income | 60 |
| 12. | Result from financial instruments at fair value | 60 |
| 13. | Result from investment securities / Result on financial assets and liabilities other than classifie as at fair value through profit or loss | |
| 14. | Foreign exchange result | 61 |
| 15. | Other operating income and expenses. | 62 |
| 16. | General administrative expenses | |
| 17. | Result on impairment allowances | |
| 18. | Discontinued operations | |
| 19. | Share in profits (losses) of jointly controlled entities and associates | |
| 20. | Corporate income tax | |
| 21. | Earnings per share | |
| 22. | Dividends paid and proposed | |
| 23. | Cash and amounts due from Central Bank | |
| 24. | | |
| 25. | Financial assets held for trading | |
| 26. | Derivative financial instruments | |
| 27. | Other financial instruments at fair value through profit or loss | |
| 28. | Loans and advances to customers | |
| 29. | Investment securities | |
| 30. | Investments in associates and jointly controlled entities | |
| 31. 32. | Investments in subsidiaries | |
| 33. | Tangible fixed assets | |
| 33. 34. | Other assets | |
| 34. 35. | Assets pledged as security/ collateral for liabilities | |
| 35. 36. | Amounts due to the Central Bank | |
| 37. | Amounts due to the Central Bank Amounts due to other banks | |
| 38. | Other financial liabilities valued at fair value through profit or loss | |
| 23. | | |

| 701 | 1 | 1 ' 1' | • | • | . 1 | 1 | D 1' 1 | • |
|------|------|---------|---------|-----|-----|----------|--------|----------|
| Ina | Only | hinding | VARCION | 10 | tha | Original | POLICE | VARCION |
| 1110 | UHHV | munie | version | 1.5 | unc | OHEIHAL | i Onsh | version. |
| | | | | | | | | |

| 39. | Amounts due to customers | 100 |
|-----|--|-----|
| 40. | Liabilities arising from debt securities issued | 101 |
| 41. | Other liabilities | 102 |
| 42. | Provisions | 102 |
| 43. | Employee benefits | 103 |
| 44. | Social fund [Zakładowy Fundusz Świadczeń Socjalnych] | 103 |
| 45. | Contingent liabilities | 104 |
| 46. | Share capital | 107 |
| 47. | Other capital items and retained earnings | 108 |
| 48. | Additional information to the cash flow statement | 108 |
| 49. | Transactions with related parties | 111 |
| 50. | Business combinations | 114 |
| 51. | Events after the balance sheet date | 116 |
| 52. | First-time adoption of International Financial Reporting Standards | 117 |
| | | |

THE CONSOLIDATED FINANCIAL STATEMENTS OF THE POWSZECHNA KASA OSZCZĘDNOŚCI BANK POLSKI SPÓŁKA AKCYJNA GROUP FOR THE YEAR ENDED 31 December 2005

CONSOLIDATED PROFIT AND LOSS ACCOUNT

for the years ended 31 December 2005 and 31 December 2004

| | Note | 01.01 - 31.12.2005 | 01.01 - 31.12.2004 comparative data |
|---|------|-----------------------|---|
| Interest income | 9 | 5 662 012 | 5 310 475 |
| Interest expense | 9 | (2 117 537) | (1 797 742) |
| Net interest income | | 3 544 475 | 3 512 733 |
| Fee and commission income | 10 | 1 537 579 | 1 861 390 |
| Fee and commission expense | 10 | (319 697) | (278 378) |
| Net fee and commission income | | 1 217 882 | 1 583 012 |
| Dividend income | 11 | 16 112 | 3 396 |
| Result from financial instruments at fair value | 12 | 31 706 | (45 675) |
| Result from investment securities | 13 | 276 856 | (20 651) |
| Foreign exchange result | 14 | 612 101 | 473 436 |
| Other operating income | 15 | 875 997 | 636 281 |
| Other operating expenses | 15 | (109 474) | (184 045) |
| Net other operating income | | 766 523 | 452 236 |
| Impairment losses on loans and advances | 17 | (161 090) | (169 030) |
| General administrative expenses | 16 | (4 161 051) | (3 941 767) |
| Operating profit | | 2 143 514) | 1 847 690 |
| Share in net profits (losses) of associates | 19 | 23 531 | 21 925 |
| Profit before income tax | | 2 167 045 | 1 869 615 |
| Income tax expense | 20 | (411 424) | (361 523) |
| Net profit (loss) (with minority interest) | | 1 755 621 | 1 508 092 |
| Profit (loss) attributable to minority shareholders | | 20 801 | 1 587 |
| Net profit (loss) | | 1 734 820 | 1 506 505 |
| Earnings per share | 21 | | |
| - basic earnings for period | | 1.73 | 1.51 |
| - diluted earnings for period | | 1.73 | 1.51 |

CONSOLIDATED BALANCE SHEET

as at 31 December 2005 and 31 December 2004

| | | 31.12.2005 | 31.12.2004 |
|--|------|------------|--------------------|
| | Note | 31.12.2003 | (comparative data) |
| ASSETS | | | |
| Cash and amounts due from Central Bank | 23 | 3 895 331 | 3 525 329 |
| Amounts due from banks | 24 | 12 663 295 | 13 231 947 |
| Financial assets held for trading | 25 | 851 003 | 369 517 |
| Derivative financial instruments | 26 | 1 137 227 | 1 362 379 |
| Other financial instruments valued at fair value through profit or | | 20 059 683 | |
| loss | 27 | 20 037 083 | - |
| Loans and advances to customers | 28 | 46 874 629 | 40 037 204 |
| Investment securities | 29 | 1 881 378 | 23 457 928 |
| 1. Available for sale | | 1 881 378 | 21 564 911 |
| 2. Held to maturity | | - | 1 893 017 |
| Shares in associates and jointly controlled entities | 30 | 184 345 | 156 815 |
| Intangible assets | 32 | 688 770 | 500 947 |
| Tangible fixed assets | 33 | 2 643 551 | 2 651 824 |
| Receivable due to income tax | 20 | 87 | 20 153 |
| Deferred tax asset | 20 | 29 101 | 26 644 |
| Other assets | 34 | 704 781 | 613 678 |
| TOTAL ASSETS | | 91 613 181 | 89 954 365 |

| LIABILITIES AND EQUITY | | 31.12.2005 | 31.12.2004 |
|--|------|------------|--------------------|
| | Note | 31.12.2003 | (comparative data) |
| Liabilities | | | |
| Amounts due to the Central Bank | 36 | 766 | 144 |
| Amounts due to other banks | 37 | 2 083 346 | 998 718 |
| Derivative financial instruments | 26 | 1 257 384 | 793 739 |
| Amounts due to customers | 39 | 76 747 563 | 73 091 874 |
| Liabilities arising from securities issued | 40 | 68 470 | 21 076 |
| Other liabilities | 41 | 1 862 480 | 1 395 117 |
| Liabilities due to income tax | 20 | 436 766 | 211 |
| Deferred tax liability | 20 | 41 519 | 586 761 |
| Provisions | 42 | 339 897 | 208 773 |
| TOTAL LIABILITIES | | 82 838 191 | 77 096 413 |
| Equity | | | |
| Share capital | 46 | 1 000 000 | 1 000 000 |
| Other capital | 47 | 5 850 063 | 6 027 024 |
| Currency translation differences from foreign operations | | (4 082) | (11 472) |
| Retained earnings | 47 | 150 405 | 270 046 |
| Net profit for the period | | 1 734 820 | 1 506 505 |
| Equity assigned to shareholders of the holding company | | 8 731 206 | 8 792 103 |
| Minority capital | | 43 784 | 65 849 |
| TOTAL EQUITY | | 8 774 990 | 8 857 952 |
| TOTAL EQUITY AND LIABILITIES | | 91 613 181 | 85 954 365 |

| Capital adequacy ratio 13.90 18. |
|----------------------------------|
|----------------------------------|

Capital adequacy ratio as at 31 December 2004 was calculated on the basis of the comparative data which are complied with the requirements of IAS. In accordance with the authorized Consolidated Financial Statements of the Group as at 31 December 2004 the capital adequacy ratio amounted to 16.67%

CONSOLIDATED OFF-BALANCE SHEET ITEMS

As at 31 December 2005 and 31 December 2004

| | Note | 31.12.2005 | 31.12.2004 (comparative data) |
|---|------|-------------|----------------------------------|
| Contingent liabilities granted: | 45 | 10 268 549 | 6 398 063 |
| 1. financial | | 8 792 299 | 5 659 586 |
| 2. guarantee | | 1 476 250 | 738 477 |
| Liabilities arising from the purchase/sale transactions | | 279 032 415 | 170 084 929 |
| Other, of which: | | 14 571 039 | 14 120 739 |
| - irrevocable liabilities | 45 | 8 519 942 | 9 504 826 |
| - collaterals received | | 6 051 097 | 4 615 913 |
| Total off-balance sheet items | | 303 872 003 | 190 603 731 |

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the year ended 31 December 2005

| | | Assigned to the shareholders of the holding company | | | | | | | | | |
|--|------------------|---|---------------------|---------------------------------|----------------|---------------|----------------------|----------------------|-------------|----------|--------------|
| | Share capital | Other capital | | | | Translati | | |] | Minority | Total Equity |
| | | Reserve capital | Revaluation reserve | General banking risk fund | Other reserves | on reserve | Retained earnings | Net profit (loss) | Total | capital | Total Equity |
| Balance according to IAS at 1 January 2005 | 1 000 000 | 2 790 299 | 160 673 | 1 000 000 | 1 495 495 | (11 472) | 212 223 | 1 506 505 | 8 153 723 | 65 849 | 8 219 572 |
| Transfer of net profit | - | - | - | - | - | - | 1 506 505 | (1 506 505) | - | - | - |
| Transfer from net profit to reserve capital | - | 507 315 | - | - | 10 000 | - | (517 315) | | - | - | - |
| Transfer from net profit to dividends | - | - | - | - | - | - | (1 000 000) | | (1 000 000) | - | (1 000 000) |
| Net profit (loss) for the period | - | - | - | - | - | - | | 1 734 820 | 1 734 820 | - | 1 734 820 |
| Movement in available-for-sale investments adjusted for deferred tax | - | - | (164 727) | - | - | - | | - | (164 727) | - | (164 727) |
| Appropriation of profit in the subsidiary | - | - | - | - | 51 008 | - | (51 008) | - | - | - | - |
| Movement in minority interest | - | - | - | - | - | - | - | 1 | 1 | (22 065) | (22 065) |
| Movement in exchange rates | - | - | - | - | - | 7 390 | - | - | 7 390 | - | 7 390 |
| Balance according to IAS at 31 December 2005 | 1 000 000 | 3 297 614 | (4 054) | 1 000 000 | 1 556 503 | (4 082) | 150 405 | 1 734 820 | 8 731 206 | 43 784 | 8 774 990 |

For the year ended 31 December 2004 (comparative data)

| | | Attributable to the shareholders of the holding company | | | | | | | | | |
|---|---------------|---|---------------------|---------------------------------|----------------|-------------------------|----------------------|----------------------|-----------|---------------------|-----------------|
| | | | Other | capital | | | | Net profit (loss) | Total | Minority capital | Total Equity |
| | Share capital | Reserve capital | Revaluation reserve | General banking risk fund | Other reserves | Translatio n reserve | Retained earnings | | | | |
| Balance according to IAS at 1 January 2004 | 1 000 000 | 1 772 518 | 69 156 | 1 333 530 | 1 514 480 | - | 276 441 | 1 192 506 | 7 158 631 | 26 512 | 7 185 143 |
| Transfer of net profit | - | - | - | - | _ | - | 1 192 506 | (1 192 506) | - | - | - |
| Profit appropriation | - | 1 017 994 | - | 200 000 | 10 000 | - | (1 227 994) | - | - | - | |
| Movement in available-for-sale investments less deferred tax | - | - | 172 111 | - | - | - | - | - | 172 111 | - | 172 111 |
| Appropriation of profit in the subsidiary | - | - | - | - | (29 093) | - | 29 093 | - | - | - | - |
| Movement in minority interest | - | - | - | - | - | - | - | - | - | 16 588 | 16 588 |
| Inclusion in consolidation the subsidiary's financial statements prepared in accordance with IAS and change in exchange rates | - | 12 | - | - | 108 | (11 472) | - | - | (11 352) | 23 252 | 11 900 |
| Exclusion from consolidation of the subsidiary due to limitation of control | - | (225) | - | - | - | - | - | - | (225) | (503) | (728) |
| Utilisation of the general risk reserve | - | | _ | (33 567) | | - | - | - | (33 567) | _ | (33 567) |
| Net profit (loss) | - | - | - | - | - | - | - | 1 506 505 | 1 506 505 | - | 1 506 505 |
| Balance according to IAS at 31 December 2004 | 1 000 000 | 2 790 299 | 241 267 | 1 499 963 | 1 495 495 | (11 472) | 270 046 | 1 506 505 | 8 792 103 | 65 849 | 8 857 952 |

CONSOLIDATED CASH FLOW STATEMENT

for the years ended 31 December 2005 and 31 December 2004

| for the years ended 31 December 2005 and 31 December 2004 | Note | 01.01 - 31.12.2005 | 01.01 - 31.12.2004 (comparative data) |
|---|--|-----------------------|--|
| Cash flow from operating activities | | | |
| Net profit (loss) | | 1 734 820 | 1 506 505 |
| Adjustments: | | (4 991 365) | (3 296 706) |
| Profits/losses attributable to minority shareholders | | 20 801 | 1 587 |
| Depreciation | | 466 540 | 517 506 |
| Foreign exchange differences | | = | - |
| (Profit) loss from investing activities | 48 | 15 638 | 41 503 |
| Interest and dividends | 48 | (899 268) | (2 055 558) |
| Change in loans and advances to banks | 48 | (2 346 556) | (923 269) |
| Change in financial assets held for trading and other financial instruments valued at fair value through profit or loss | 48 | (582 989) | 505 520 |
| Change in derivative financial instruments (asset) | | 225 152 | (1 100 868 |
| Change in loans and advances to customers | 48 | (7 483 633) | (2 783 394 |
| Change in assets due to deferred tax | | (2 457) | (8 695) |
| Change in other assets | | (71 037) | (30 414) |
| Change in amounts due to banks | 48 | 1 010 792 | (203 903) |
| Change in derivative financial instruments and other financial liabilities at fair value through profit or loss | | 463 645 | 567 332 |
| Change in amounts due to customers | 48 | 3 710 095 | 1 503 947 |
| Change in liabilities arising from issued debt securities | - | 47 394 | 18 176 |
| Change in provisions | 48 | (532 932) | 134 515 |
| Change in other liabilities | 48 | 1 080 823 | 165 013 |
| Income tax paid | | (379 244) | (329 901 |
| Current tax expense | | 411 424 | 361 523 |
| Other adjustments | 48 | (145 553) | 322 674 |
| Net cash from operating activities | | (3 256 545) | (1 790 201) |
| Cash flow from investing activities | | | |
| Inflows from investing activities | | 2 375 002 | 6 675 791 |
| Sale of shares in subsidiaries, net of cash disposed | | - | |
| Sale of shares in associates | | 200 | 200 |
| Sale of investment securities | | 2 311 722 | 6 648 690 |
| Proceeds from sale of intangible assets and tangible fixed assets | | 34 224 | 26 15 |
| Other investing inflows | | 28 856 | 750 |
| Outflows from investing activities | | (688 085) | (887 852 |
| Purchase of subsidiaries, net of cash acquired | | (2 440) | (129 319 |
| Purchase of shares in jointly controlled entities | | (17 498) | |
| Purchase of shares in associates | | (5 555) | (146 500 |
| Purchase of investment securities | | - | |
| Purchase of intangible assets and tangible fixed assets | | (662 592) | (612 033) |
| Other investing outflows | | 1 (0) 01 | |
| Net cash used in investing activities | | 1 686 917 | 5 787 939 |
| Cash flow from financing activities | | - | |
| Issue of shares | | - | |
| Issue of debt securities | | - | - |
| Redemption of debt securities | | - (1.000.000) | |
| Dividends paid to holding company shareholders | | (1 000 000) | |
| Dividends paid to minority shareholders | | 2101= | ^. =:= |
| Other financing inflows/ outflows | | 24 015 | 81 713 |
| Net cash generated from / (used in) financing activities | 40 | (975 985) | 81 713 |
| Total net cash flow | 48 | (2 545 613) | 4 079 451 |
| Net foreign exchange differences Cosh and each equivalents at the harinning of the paried | | 12.026.201 | 0.057.77 |
| Cash and cash equivalents at the beginning of the period | | 13 936 221 | 9 856 770 |
| Cash and cash equivalents at the end of the period - included those with limited disposal | | 11 390 608 2 479 | 13 936 221 2 911 |
| - included those with limited disposal The accompanying notes to the financial statements presented on pages 11 | | | |

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

as at 31 December 2005

1. Basic information

The consolidated financial statements of the Group of Powszechna Kasa Oszczędności Bank Polski SA ("the PKO BP SA Group", "the Group", "the Group") have been prepared for the year ended 31 December 2005 and include comparative data for the year ended 31 December 2004 and comparative data as at 31 December 2004.

The holding company of the Capital Group of Powszechna Kasa Oszczędności Bank Polski Spółka Akcyjna is Powszechna Kasa Oszczędności Bank Polski SA (hereinafter referred to as "PKO BP SA", "the holding company", "the Bank").

The holding company was incorporated on the basis of the Decree of the Council of Ministers dated 18 January 2000 on the transformation of the state-owned bank, Powszechna Kasa Oszczędności bank państwowy, into a state-owned joint-stock company, Powszechna Kasa Oszczędności Bank Polski Spółka Akcyjna (Journal of Laws of 2000, No 5, item 55) with its registered office located in Warsaw, Puławska Street 15.

On 12 April 2000 PKO BP SA was entered in the Register of Entrepreneurs kept by the District Court for the capital city of Warsaw, XVI Economic Department of the National Court Register, entry no. KRS 0000026438. The Bank's share capital amounts to 1,000,000 thousand zlotys. The Bank's REGON statistical number is 016298263, and was granted on 18 April 2000.

As of 31 December 2005, the Bank's shareholders structure was as follows:

| Name | Number of Shares | Number of votes | Nominal value of the | Share in the share capital (%) |
|--------------------|---------------------|-----------------|----------------------|--------------------------------|
| | | %0 | share | (70) |
| State Treasury | 515 711 446 | 51.57 | PLN 1 | 51.57 |
| Other shareholders | 484 288 554 | 48.43 | PLN 1 | 48.43 |
| Total | 1 000 000 000 | 100.00 | | 100.00 |

PKO BP SA is a public company quoted on the Warsaw Stock Exchange. According to Warsaw Stock Exchange bulletin (*Cedula Gieldowa*), the Bank is classified to the macro-sector "Finance", sector Banks".

Bank's business activities

The activities described in detail in the subsequent parts of this document correspond to the following activities set forth in the Polish Classification of Activities (PKD):

- other banking services PKD 65.12.A,
- insurance and pension funds supporting activities PKD 67.20.Z,
- brokerage activities and fund management PKD 67.12.Z,
- other financial intermediation services, not classified elsewhere PKD 65.23.Z,
- supporting financial activities, not classified elsewhere PKD 67.13.Z,
- purchase and sale of foreign currencies PKD 65.12.A,
- intermediation in foreign money transfers initiated by residents and domestic settlements with non-residents PKD 65.12.B.

PKO BP SA is a universal commercial bank offering services to both retail and corporate, domestic and foreign clients. PKO BP SA has the right to keep foreign exchange and to trade in foreign exchange, as well as to perform foreign currency and foreign exchange operations, open and hold bank accounts abroad and to place foreign exchange on these accounts.

According to the Statute of PKO BP SA, the Bank's main activities include:

- accepting call (demand) or term deposits and keeping deposit accounts,
- keeping other types of bank accounts,

- extending loans,
- extending cash advances,
- extending and confirming bank guarantees and opening and confirming letters of credit,
- performing bank settlements in the forms recognized in both domestic and foreign banking environment,
- operations including cheques and bills of exchange,
- issuing bank securities,
- issuing payment cards and performing operations using such cards,
- conducting forward transactions with domestic and foreign banks and other financial institutions,
- purchase and disposal of debt,
- issuing electronic money instruments,
- performing operations relating to the issue of securities,
- safekeeping of valuables and securities, and provision of safe deposit facilities,
- performing banking activities on behalf of other banks,
- conducting the Building Society operations,
- purchase and sale of foreign exchange,
- intermediation in money transfers and settlements in foreign exchange trade,
- granting and confirming sureties.

Additionally, the Bank's scope of activities includes:

- servicing the State Treasury loans and bonds,
- taking out loans and cash advances,
- · accepting guarantees and sureties,
- brokerage activities based on rules set in separate regulations,
- rendering financial services in connection with canvassing activities, as defined in the Act on the organization and operation of pension funds,
- rendering custodial services on the basis of the Act on the organization and operation of pension funds,
- trading in domestic and foreign securities in compliance with separate regulations and the custody of these,
- operating schools' savings units ("szkolna kasa oszczędności")
- rendering custodial services,
- rendering intermediation services within the scope set out in the Act on insurance activity,
- financial consulting and advisory services,
- organizing transport services for valuables,
- finance lease services,
- purchase and disposal of shares and debt on its own account and rendering factoring services.

In addition, the Bank can:

- take up or acquire shares and related rights, in other legal entities and participation units of trust funds,
- invest in domestic and foreign securities,
- acquire and dispose of real property and movables and rent or lease them,
- provide financial, settlement and consultancy services in respect of financial instruments,
- trade in securities.

The Bank conducts its activities on the following markets:

- currency market,
- money market,
- market of securities, including debt securities issued by the State Treasury and NBP,
- market of corporate clients and sole traders, irrespective of the scale of performed activities,
- market of retail clients.

Going concern

The consolidated financial statements of the PKO BP SA Group have been prepared on the basis that the Bank and the entities from the PKO BP SA Group will be a going concern during a period of 12 months from the balance sheet date, i.e. 31 December 2005. As at the date of signing the financial statements, the Bank's Management Board is not aware of any facts or circumstances that would indicate a threat to the continued activity of the Bank or the entities from the PKO BP SA Group in the twelve months following the balance sheet date due to an intended or compulsory withdrawal or limitation of their activities, except for Inteligo Financial Services SA for

which the Bank considers full or partial incorporation (however this matter does not have any impact on the operations of the PKO BP SA Group)

Reporting periods covered by these consolidated financial statements

The consolidated financial statements of the Bank are presented for the year ended 31 December 2005, and include comparative financial data for the year ended 31 December 2004. The financial data is presented in PLN thousands.

Information on the members of the Management and Supervisory Boards of the Group's holding company

As at 31 December 2005, the Bank's Management Board consisted of:

- Andrzej Podsiadło - Board President

- Kazimierz Małecki - Vice-President and Deputy President

Danuta Demianiuk
 Sławomir Skrzypek
 Piotr Kamiński
 Jacek Obłękowski
 Krystyna Szewczyk
 Vice-President
 Board Member
 Board Member
 Board Member

On 8 December Supervisory Board passed a resolution appointing as from 20 December 2005 Sławomir Skrzypek to the position of Vice-President of Management Board of Bank

As at 31 December 2005, the Bank's Supervisory Board consisted of:

- Bazyl Samojlik Chairman - Urszula Pałaszek Vice-Chairman - Krzysztof Zdanowski Secretary - Ryszard Kokoszczyński -Member - Stanisław Kasiewicz Member - Andrzej Giryn Member - Jerzy Osiatyński Member - Czesława Siwek Member - Władysław Szymański Member

On 13 April 2005 Arkadiusz Kamiński resigned from the position of the Secretary of the Supervisory Board.

On 19 May 2005, the Annual General Meeting of Shareholders of PKO BP SA appointed the following persons to the Supervisory Board:

- Urszula Pałaszek
- Krzysztof Zdanowski
- Czesława Siwek

Internal organisational units of the PKO BP SA Group

The consolidated financial statements of the PKO BP SA Group, comprising the financial data for the year ended 31 December 2005 and the consolidated comparative financial data, were prepared on the basis of the financial data submitted by all organisational units of the Bank through which it performs its activities. As at 31 December 2005, these organizational units included: the Bank's Head Office in Warsaw, BDM - Bankowy Dom Maklerski, COK - Centrum Operacji Kartowych, CBE – Centrum Bankowości Elektronicznej Inteligo, 6 specialized units, 12 regional retail braches, 13 regional corporate branches, 537 independent branches, 619 offices (subordinated branches), 13 corporate client teams, 57 corporate centres and 2,510 agencies. Except for BDM, none of the organizational units listed above prepares separate financial statements.

Structure of the PKO BP SA Group

The PKO BP SA Group is formed by PKO BP SA and following subsidiaries:

| No. | Name | Registered office | Activity | Percentage of share capital (%) | |
|-----|---|-------------------|---|---------------------------------|------------|
| | | omee | | 31.12.2005 | 31.12.2004 |
| The | PKO BP SA Group | | | | |
| | Holdin | ng company | | | |
| 1 | Powszechna Kasa Oszczędności Bank Polski Sp | ółka Akcyjna | ì | | |
| | Direct | subsidiaries | 1 | 1 | |
| 2 | Powszechne Towarzystwo Emerytalne BANKOWY S.A. | Warsaw | Pension fund management | 100.00 | 100.00 |
| 3 | Centrum Finansowe Puławska Sp. z o.o. | Warsaw | Construction and use of business premises | 100.00 | 100.00 |
| 4 | Kredobank S.A. * | Lviw, Ukraine | Financial services | 69.018 | 66.651 |
| 5 | PKO Inwestycje Sp. z o.o. | Warsaw | Trading in real estate | 100.00 | 100.00 |
| 6 | Inteligo Financial Services S.A. | Warsaw | Financial services | 100.00 | 100.00 |
| 7 | Centrum Elektronicznych Usług Płatniczych eService S.A. | Warsaw | Monetary agency services | 100.00 | 100.00 |
| 8 | Bankowy Fundusz Leasingowy S.A. | Łódź | Leasing | 100.00 | 100.00 |
| 9 | Bankowe Towarzystwo Kapitałowe S.A. | Warsaw | Financial services | 100.00 | 100.00 |
| | Indirect | t subsidiaries | 1 | | |
| | Subsidiaries of PKO Inwestycje Sp. z o.o. | | | | |
| 10 | Fort Mokotów Sp. z o.o. | Warsaw | Construction | 51.00 | 51.00 |
| 11 | POMERANKA Sp. z o.o. | Warsaw | Construction | 100.00 | - |
| 12 | Wilanów Investments Sp. z o.o. | Warsaw | Construction | 100.00 | 51.00 |
| 13 | UKRPOLINWESTYCJE Sp.z o.o. | Kiev, Ukraine | Construction | 55.00 | - |
| | Subsidiary of PTE BANKOWY S.A. | - | 1 | | |
| | Finanse Agent Transferowy Sp. z o.o. | Warsaw | Financial services | 100.00 | 100.00 |

^{*}till 22 December 2005 operating under the name of Kredyt Bank Ukraina S.A.

Information regarding the changes in the share capital of the subsidiaries is presented in Note 50.

Jointly controlled entities

| Ommer, | y controlled entities | | | | |
|----------|---|----------|------------------------------------|----------------------------------|-------|
| No. Name | Registered Office | Activity | Percentage of share Capital (%) | | |
| | Office | | 31.12.2005 | 31.12.2004 (comparative data) | |
| 1 | Centrum Obsługi Biznesu Sp. z o.o. | Poznań | Hotel services | 41.44 | - |
| 2 | PKO/CREDIT SUISSE Towarzystwo Funduszy Inwestycyjnych S.A. | Warsaw | Investment fund management | 50.00 | 50.00 |
| 3 | WAWEL Hotel Development Sp. z o.o. | Kraków | Hotel services | 35.40 | 35.40 |

Associated entities

Moreover, the holding company has a significant influence on the associated entities:

| No. | Name Registered Activity | | Activity | Percentage of share capital (%) | |
|------|--|-----------|--|---------------------------------|----------------------------------|
| 110. | rume | Office | receivity | 31.12.2005 | 31.12.2004 (comparative data) |
| 1 | Bank Pocztowy S.A. | Bydgoszcz | Financial services | 25.0001 | 25.0001 |
| 2 | Kolej Gondolowa Jaworzyna Krynicka S.A. | Krynica | Construction and operation of cable railway | 37.83 | 38.23 |
| 3 | Ekogips S.A. – (in bankruptcy) | Warsaw | Production of construction elements | 60.26 | 60.26 |
| 4 | Poznański Fundusz Poręczeń Kredytowych Sp. z o.o. | Poznań | Sureties in accordance with civil law and bill of exchange law | 33.33 | 33.33 |
| 5 | Hotel Jan III Sobieski Sp. z o.o. | Warsaw | Construction and operation of Jan III Sobieski Hotel | 32.50 | 32.50 |
| 6 | Agencja Inwestycyjna CORP S.A. | Warsaw | Production on the market of construction projects | 22.31 | 22.31 |
| | An associate of Bankowe Towarzystwo Kapitalowe SA | | | | |
| 7 | FINDER Sp. z o.o. | Warsaw | Car location and fleet management services | 42.31 | - |

Approval of the financial statements

These consolidated financial statements were approved by the Board of the Bank for publishing on 21 March 2006.

2. Accounting Policies

Basis for preparation of financial statements and declaration of compliance

In accordance with the Accounting Act of 29 September 1994 with subsequent amendments ("Accounting Act"), effective as of 1 January 2005, the consolidated financial statements of the PKO BP SA Group have been prepared in accordance with International Accounting Standards (IAS), International Financial Reporting Standards (IFRS) and their interpretations announced as the European Commission resolutions. At present, in view of the process of implementing IFRS in EU and the Bank's activity, with respect to the accounting policies applied by the Bank, there is no differences between IFRSs and the IFRSs endorsed by the EU.

Based upon the paragraph 45 point 1c of the Act and upon the motions of the PKO BP SA shareholders' meeting no. 28/2005 dated 19 May 2005, as of 1 January 2005 the standalone financial statements of the Bank are prepared in accordance with IAS/IFRS.

These financial statements have been prepared in accordance with International Financial Reporting Standards (IFRS), and, in particular, in accordance with International Accounting Standard 1 and all regarding the Bank International Financial Reporting Standards approved by EU.

The Group's financial statements as of 31 December 2005 are prepared for the first time in accordance with International Financial Reporting Standards. For the purpose of these financial statements, 1 January 2004 was the date of transition to IAS. The last financial statements prepared in accordance with Polish Accounting Standards ("PAS") were financial statements for the year ended 31 December 2004.

Reconciliations of the equity and net profit for the year ended 31 December 2004 (as well as the equity, net profit and significant adjustments to the cash flow statement as at 1 January 2005) and the equity as at 1 January 2004, prepared in accordance with PAS and IAS, are presented in Note 52.

The Group applied IFRS being in force as at 31 December 2005. The Group applied the same accounting policies in preparing the opening balance sheet according to IAS as at 1 January 2004, and for all periods presented in these financial statements. Any changes of the accounting policies were introduced retrospectively, except for the exemptions allowed by IAS and listed below, which the Group decided to apply.

Business combination (IFRS 1.15, Appendix B)

The Group has taken advantage of the exemption relating to business combinations. Therefore, in terms of goodwill, the Group applied Polish Accounting Standards in preparing data as at 31 December 2003 and the opening balance as at 1 January 2004 and tested for impairment.

Fair value or revaluation to deemed cost (IFRS 1.16-19)

On the basis of the exemption allowed by IFRS 1, the Group has measured the selected items of tangible fixed assets at fair value as of the transition date, and used that fair value as deemed cost at that date.

Designation of previously recognized financial instruments (IFRS 1.25A)

The Group designated the financial instruments reported at fair value through profit and loss account or as available for sale at the transition date, i.e. in the case of IAS 39 – as at 1 January 2005 (see note below).

Share-based payment transactions (IFRS 1.25B)

In accordance with IFRS 1, the first-time IFRS adopter is recommended – but not required – to apply the provisions of IFRS 2 *Share-based payment* with respect to equity instruments that were granted on or before 7 November 2002 or were granted after 7 November 2002 and vested before 1 January 2005. Accordingly, the Bank took advantage of the exemptions of IFRS 1 and did not apply the IFRS 2 requirements to the granted employee shares.

Additionally, the Group used the exemption from the requirement to restate comparatives relating to IAS 32 and IAS 39. Transactions, assets and liabilities included in those standards for the periods started on 1 January 2004 and ended on 31 December 2004 or earlier were presented in accordance with Polish Accounting Standards.

New IFRS/IAS introduction.

As at 31 December 2005, the European Commission adopted, with the effective date subsequent to 31 December 2005, new standards and amendments to certain standards and their interpretations in force, New standards and amendments to the standards which could have impact on the Group's financial statements are as follows:

- IFRS 7 Financial Instruments Disclosures this standard is effective since 1 January 2007, however earlier application is permitted. IFRS 7 replaces IAS 30 Disclosure in the Financial Statements of Banks and Similar Financial Institutions and disclosure requirements of IAS 32 Financial Instruments Disclosure and Presentation binding as at the balance sheet date. IFRS 7 extends the quantitative and qualitative disclosure requirements for financial instruments risk management: credit risk, liquidity risk and market risk. The Group assess that mainly the disclosures for market risk sensitivity will require additional information and disclosures.
- IAS 1 *Presentation of Financial Statements* these amendments to the standard are effective from 1 January 2007, however earlier application is permitted. Amended IAS 1 requires additional disclosures related to shareholders' equity management. The Group expects that disclosures related to shareholders' equity management would require certain additional disclosures in the financial statements.
- IAS 39 Financial *Instruments: Recognition and Measurement Fair Value Option* with resulting amendments in IFRS 1. 1 January 2006 is the effective date of these amendments, however earlier application is permitted. However, if the Group had applied the amendments earlier, i.e. before December 2005, it would not be able to apply the option of measurement at fair value of assets and liabilities other than those measured at fair value on this date.

In the financial statements for the year ended 31 December 2005 the Group applied the amendment to IAS 39 *Financial Instruments: Recognition and Measurement* and to IFRS 4 *Insurance contracts* as to financial guarantees issued by Council of International Accounting Standards and approved by European Union on 11 January 2006.

The Group entities based in Poland run their accounts in accordance with Polish Accounting Standards (defined by the Accounting Act dated 29 September 1994). The consolidated financial statements include a number of adjustments that are not included in the books of account of the Group entities and are applied in order to make the financial statements compliant with standards and interpretations issued by the International Accounting Standards Board and the International Financial Reporting Interpretations Committee.

All items presented in the financial statements of the Group entities, including KREDOBANK SA, are valued in functional currency i.e. in the currency of the basic economic environment in which the given entity operates.

The Polish Zloty is the functional currency and the presentation currency of the holding company.

The Group uses the average NBP rate effective as at that balance sheet as the closing exchange rate used in order to translate the assets and liabilities denominated in foreign currency at balance sheet date.

Principal accounting policies and methods applied by the PKO BP SA Group

In these financial statements all items were recognized at historical cost, except for financial assets recognized at fair value through profit or loss, financial assets available for sale and derivatives, which are stated at fair value.

The principal accounting policies and methods used by the PKO BP SA Group during the period from 1 January to 31 December 2005:

a) Basis of consolidation

The consolidated financial statements include the financial statements of PKO BP SA and the financial statements of its subsidiaries, prepared for the year ended 31 December 2005. The financial statements of the subsidiaries cover the same reporting period as the holding company's financial statements. Consolidation adjustments are made in order to eliminate any differences in the accounting policies applied by the Bank and its subsidiaries.

The consolidated financial statements of the Group were prepared based on the financial statements of the holding company and the financial statements of the following subsidiaries:

- for the year ended 31 December 2005:
 - Bankowy Fundusz Leasingowy S.A.,
 - Powszechne Towarzystwo Emerytalne BANKOWY S.A. Group,
 - Centrum Finansowe Puławska Sp. z o.o.,
 - Centrum Elektronicznych Usług Płatniczych "eService" S.A.,
 - Inteligo Financial Services S.A.,
 - KREDOBANK S.A. (functioning till 22 December as Kredyt Bank (Ukraina) S.A.
 - Bankowe Towarzystwo Kapitałowe S.A. (until 7 April 2005 operating under the name of Dom Maklerski BROKER S.A.),
 - PKO Inwestycje Sp. z o.o. Group.

for the year ended 31 December 2004:

- Bankowy Fundusz Leasingowy S.A.,
- Powszechne Towarzystwo Emerytalne BANKOWY S.A. Group,
- Centrum Finansowe Puławska Sp. z o.o.,
- Centrum Elektronicznych Usług Płatniczych "eService" S.A.,
- Inteligo Financial Services S.A.,
- Kredyt Bank (Ukraina) S.A.,
- Dom Maklerski BROKER S.A.,
- PKO Inwestycje Sp. z o.o. Group.

The full method consolidation of financial statements of subsidiaries involves adding up the full amounts of the individual items of the balance sheet, profit and loss account, as well as off-balance sheet items of the subsidiaries and of the Bank, and performing appropriate consolidation adjustments and eliminations. The carrying amount of the Bank's investments in subsidiaries and the equity of these entities are eliminated at consolidation. The consolidated cash flow statement was prepared on the basis of the consolidated balance sheet and consolidated profit and loss account as well as the additional notes and explanations.

The following items are eliminated in full at consolidation:

- inter-company receivables and payables, and any other settlements of a similar nature, between the consolidated entities,
- revenue and costs of business transactions conducted between the consolidated entities,
- gains or losses which arose from business transactions conducted between consolidated entities, included in the value of the assets of the consolidated entities, except for losses that indicate impairment,
- dividends calculated or paid by the subsidiaries to the holding company and to other consolidated entities,
- inter-company cash flows in the cash flow statement.

Subsidiaries are consolidated from the date on which control was acquired to the day when it ceased.

The results of the subsidiaries are included in the consolidated financial statements for that part of the reporting period in which they were controlled by the Group.

b) Minority shares purchase

If the Company increases/decreases its share in the net assets of its controlled subsidiaries, the excess of the cost over the acquirer's interest in the net assets of the acquired entity is recognized as goodwill. Impairment of goodwill is tested annually

c) Estimates

In preparing financial statements in accordance with IAS, the Group makes certain estimates and assumptions, which have a direct influence on the financial statements presented and the amounts presented in the financial statements and in the notes to the financial statements.

The estimates that were made at the transition date, i.e. 1 January 2004, and at each balance sheet date, reflect the conditions that existed at these dates (e.g. market prices, interest rates, exchange rates etc.). In spite of the fact that the estimates are based one the best understanding of the current situation and the activities that will be undertaken by the Group, the actual results may differ from those estimates.

The main assumptions about the future that were used by the Group in performing estimates include first of all the following areas:

• Impairment of financial assets

At each balance sheet date, the Bank assesses whether there is any objective evidence that the value of a given financial asset or a group of financial assets is impaired. Evidence indicating impairment or events or groups of events which occurred after the date of the initial recognition of the asset and which indicate that the expected future cash flows to be derived from the given asset or group of assets made have decreased. When evidence of impairment is found, the Bank estimates the amounts of write-offs due to impairment.

The Group uses three methods for the estimation of impairment:

- a) For loans which were found to be individually impaired and which are considered individually significant, impairment is estimated on the basis of an analysis of the future cash flows expected for each asset,
- b) For loans which were found to be individually impaired and which are not considered individually significant, impairment is estimated for the individual types of exposures, on the basis of the expected average cash flows generated by the particular loan portfolios,
- c) For loans which were not found to be individually impaired, but for which it was found that they may have given rise to incurred but not reported losses, impairment write-offs are estimated on the basis of the expected time when the losses will be identified, the probability of the losses being identified and the expected amount of the loss at the moment when it is identified.

The Group expects that the methodology used for estimating impairment write-offs in 2005 will be developed in line with the increasing possibilities of acquiring impairment data from the existing and implemented information systems and applications. As a consequence the improvement of data quality may have a significant influence on the level of impairment allowances in future.

Impairment of investments in associates and jointly controlled entities

At each balance sheet date, the Group makes an assessment whether there are any indicators of impairment of the value of investments made in associates and jointly controlled entities. If any such indicators exist, the Group estimates the value in use of the investment or the fair value of the investment less costs of disposal, depending on which of these values is lower. The projection for the value in use requires making assumptions, e.g. about the future cash flows that the Group may receive from dividends or the cash inflows from the potential disposal of the investment, less the costs of disposal. The adoption of other assumptions with reference to the projected cash flows might affect the carrying amount of certain investments.

Impairment of other non-current assets

At each balance sheet date, the Group makes an assessment whether there are any indicators of impairment of any of its non-current assets (or cash generating units). If any such indicators exist, the Group estimates the recoverable amount and the value in use of the given non-current asset (or cash generating unit). In order to estimate these values, it is necessary to adopt certain assumptions, e.g. about the expected future cash flows that the Group may receive from the continued use or disposal of the non-current asset (or cash generating unit). The adoption of other assumptions with reference to future cash flows may affect the carrying amount of certain non-current assets.

Goodwill impairment

Goodwill arising on acquisition of a business entity is recognised at the acquisition cost, being an excess of the costs of acquiring control over the entity over the share of the holding company in the net fair value of the identifiable assets, liabilities and contingent liabilities. After initial recognition, goodwill is stated at acquisition cost, less any cumulative impairment losses. The test for impairment is carried out on an annual basis.

Impairment is calculated by estimating the recoverable amount of the cash-generating unit to which the given goodwill relates. In the case where the recoverable amount of the cash-generating unit is lower than the carrying amount, an impairment write-down is recognised. In the case where goodwill represents part of a cash-generating unit and part of operations conducted within this unit is sold, when calculating the gain or loss on the disposal of these operations, the goodwill related to sold operations is included in the carrying amount of these operations. Goodwill sold in such circumstances is valued on the basis of the relative value of the operations sold and the value of the remaining part of the cash-generating unit.

Valuation of derivatives and unquoted debt securities available for sale

The fair value of non-option derivatives and debt securities available for sale not listed on an active market is determined using valuation models based on discounted cash flows that may be received from the given financial instrument. Options are valued using option pricing models. The variables and assumptions used in valuation include any available data derived from observable markets. In the valuation of unquoted debentures available for sale, assumptions are also made about the contractor's credit risk, which may have an impact on the pricing of the instruments. Any change of the assumptions might have an effect on the valuation of the above-mentioned instruments.

Calculation of provision for retirement benefits

The provision for retirement benefits and jubilee bonuses is created individually for each employee on the basis of the anticipated level of these obligations according to the Collective Labour Agreement ("Zakładowy Układ Zbiorowy Pracy") being in force at the Bank. The calculation of the provision includes all bonuses and retirement

benefits that may be paid in the future. The provision was created on the basis of a list including all the necessary details of the employees, in particular the length of their service, age and gender. The technical interest rate was adopted at the level of 0.5%.

d) Cash and cash equivalents

Cash and cash equivalents consist of cash on hand, at nosto account in the National Bank of Poland, current amounts due from other banks, and other cash due within three months and stated at nominal value.

e) Financial assets

The Group classifies financial assets into the following categories: financial assets valued at fair value through profit or loss, financial assets available for sale, loans and other receivables, financial assets held to maturity.

The Group determines the classification of the financial asset at the moment of its initial recognition.

• Financial assets at fair value through profit or loss

This category includes: financial assets held for trading and financial assets designated at the moment of initial recognition as financial assets at fair value through profit or loss.

Financial assets held for trading comprise: debt securities and equity securities, loans and receivables which were acquired or classified into this category with an intention to sell them in a short period of time. Derivative instruments are also included in this category.

Equity instruments

The equity instruments managed by Bankowy Dom Maklerski PKO BP SA are classified into financial assets at fair value through profit or loss, where the fair value is measured as follows:

- 1) for those equity instruments for which there is an active market with reference to market value,
- 2) for those equity instruments for which there is no active market with reference to the price of the last transaction concluded on the market, unless in the period between the date of the transaction and the balance sheet date there were significant changes in market conditions which might affect the price.

Debt instruments

Debt securities classified into the category of financial assets at fair value through profit or loss, where the fair value is measured as follows:

- 1) for those debt instruments for which there is an active market with reference to market price,
- 2) for those debt instruments for which there is no active market with reference to other value accepted as fair value and determined using one of the following methods:
 - a) reference asset value method,
 - b) method using the yield curve based on market interest rates,
 - c) the price of the last transaction concluded on the market, unless in the period between the date of the transaction and the balance sheet date there were significant changes in market conditions which might affect the price.

The effects of changes in fair value are recorded as income or expense from financial instruments at fair value through profit or loss.

Derivative instruments

Speculative derivative financial instruments are recognised at fair value at the date of transaction and are subsequently stated at fair value as of the balance sheet date. In the case where the estimated fair value is lower or higher than the fair value as of the preceding balance sheet date (for transactions concluded in the reporting period – acquisition cost or the sale price of the instrument), the difference is charged respectively to the result from the financial assets and liabilities at fair value through profit or loss or to the foreign exchange result (FX swap, FX forward and CIRS), in correspondence with other financial assets or liabilities arising from derivative financial instruments, as appropriate.

The result of the ultimate settlement of derivative instrument transactions is reflected in the result from financial instruments at fair value through profit or loss or in the foreign exchange result. The nominal value of the underlying instruments is presented in the off-balance sheet items from the date of origination the transaction until

maturity. Off-balance sheet items denominated in foreign currencies are revalued at the end of each day according to the average NBP exchange rate.

The fair value of financial instruments, which are traded on the market is the market price, less the costs of concluding transaction. In other cases, fair value is calculated on the basis of a valuation model based on data derived from an active market.

Embedded derivative instruments

The PKO BP SA Group has embedded derivative instruments, which are the components of financial and non-financial contracts, whereby all or part of the cash flows relating to such agreements vary in a similar way to the stand-alone derivative.

Embedded derivative instruments separated from host contracts and presented separately are valued at fair value. Valuation is presented under "Derivative Financial Instruments". Changes in fair value of derivative instruments are recorded in the profit or loss account under "Result from financial assets and financial liabilities at fair value".

Embedded derivative instrument is recognised separately from the host contract, if all of the following conditions are met:

- the financial instrument from which the embedded derivative instrument is separated is not classified as held for trading or available-for-sale, and the effects of revaluation of such instrument are charged to income or cost of financial operations of the current financial period,
- the characteristics and risks of the embedded derivative instrument are not closely related to the characteristics and risks of the host contract,
- a separate instrument with the same characteristics as the embedded derivative, would meet the definition of a
 derivative.
- it is possible to reliably determine the fair value of the embedded derivative.

In the case of contracts which are not financial instruments and which include an instrument which fulfils the above conditions, embedded derivatives are classified into financial assets at fair value through profit or loss or financial liabilities and are valued at fair value, with changes in fair value recorded in profit or loss account.

The fair value of financial instruments which are traded on the market is their market price, less the costs of transaction. In other cases, fair value is calculated on the basis of a valuation model based on data derived from an active market. The techniques used are based – among others – on the discounted cash flow models, option models and yield curves.

• Financial assets available for sale

These are financial assets for which the holding period is not defined, and they are classified neither into the portfolio of assets at fair value through profit or loss nor into assets held to maturity. This portfolio includes: debt securities and equity securities, loans and receivables that were not included into other categories. Interest on assets available for sale is calculated using the effective interest rate method and is charged to profit and loss account under "Interest income".

Financial assets available for sale are valued at fair value, and gains and losses arising from changes in fair value compared with valuation using amortized cost are taken to revaluation reserve. The item included in revaluation reserve is taken to the profit and loss account at the moment the asset is sold or found to be impaired. If an asset classified as available-for-sale is found to be impaired, the increases in the value of the asset that were previously recognised on its revaluation to fair value reduce the amount of the Revaluation reserve". If the amount of the previous increases in value is not sufficient to cover the impairment, the difference is charged to the profit and loss account.

Dividends from equity instruments are recorded in the profit and loss account when the entity's right to receive the payment has been established.

Equity instruments

Equity instruments classified as available for sale are stated at fair value. The fair value is determined as follows:

1) For equity instruments for which an active market exists – with reference to market value,

- 2) For equity instruments for which there is no active market:
 - a) as current bid offer,
 - b) valuation performed by a specialised external entity providing this kind of services,

In case there is no possibility of establishing the fair value, equity instruments are valued at acquisition costs, less the impairment write-off.

The effects of changes in the fair value of equity instruments classified as available-for-sale are taken to revaluation reserve, except for impairment write-offs, which are charged to profit and loss account.

Debt instruments

Debt instruments classified as available-for-sale are stated at fair value. The fair value is determined as follows:

- a) For those debt instruments for which there is an active market with reference to market price,
- b) For those debt instruments for which there is no active market with reference to other value accepted as the fair value and determined using one of the following methods:
 - a) reference asset value method,
 - b) method using the yield curve based on market interest rates, less the risk margin which is the emission margin.

The results of changes in fair value in relation to the carrying amount of an instrument stated at amortized cost are taken to revaluation reserve, except for impairment losses, which are charged to profit and loss account.

Interest income and discounts calculated using the effective interest rate are presented as financial income, and the gain or loss recorded in the revaluation reserve is the difference between the fair value determined at the balance sheet date and the value of these assets at amortized cost.

Loans and other receivables

Loans and receivables comprise financial assets that are not quoted on the active market, which are featured with fixed or determinable payments, and which are not derivative instruments. This category includes debt securities acquired from the issuer for which there is no active market, loans and other receivables acquired and allowed. Loans and receivables are valued at amortized cost using the effective interest rate, with an allowance for impairment losses.

Loans are valued at amortized cost. Amortized cost is the amount at which the loan was measured at the date of initial recognition, less principal repayments, and increased or decreased by the cumulative amortisation of any difference between that initial amount and the maturity amount, and decreased by any impairment write-downs. Valuation at amortized cost is performed using the effective interest rate – the rate that discounts the expected future cash flow to the net present value over the period to maturity or the date of the next market valuation, and which is the internal rate of return of the assets for the given period; the calculation of this rate includes the payments received by Group which influence the financial characteristics of the instrument. Commissions and fees, which are an integral part of the effective return on a loan, adjust their carrying amounts and are included in the calculation of the effective interest rate.

Loans with unspecified repayment schedules are valued at nominal value, increased by the amount of interest due and decreased by any impairment losses.

Receivables from services performed by Group to contractors are valued at nominal value, increased by the amount of interest due and decreased by any impairment losses.

Debt securities held to maturity

These are financial assets with fixed or determinable payments and maturity dates, which were acquired to be held and the Group is able to hold them to maturity.

Financial assets in this category are valued at amortised cost using the effective interest rate method. The cost amortisation using the effective interest rate is recorded in the profit or loss account under "Interest income".

Debt instruments quoted on an active market and held to maturity are presented at acquisition cost, adjusted by accrued interest, discount and premium (calculated using the effective interest rate), with an allowance for any impairment losses.

e) Accounting for transactions

Financial assets and financial liabilities, including forward transactions giving rise to a liability or a right to acquire or sell in the future a given number of specified financial instruments at a given price, are recognised in the books of account under the date on which the contract was entered into, irrespective of the settlement date provided in the contract.

f) Sale and repurchase contracts

Repo and reverse-repo transactions and sell-buy back, buy-sell back transactions are transactions for the sale or purchase of securities with a commitment to buy or sell back the security at an agreed date and price.

Repo transactions are recognised at the date of the transaction under amounts due to other banks or amounts due to customers in respect of deposits, depending on the contractor. Reverse-repo securities are recognised under amounts due from banks or loans extended to customers, depending on the contractor.

The difference between the sale price and the repurchase price is recognised as interest expense/income, as appropriate, and is amortised over the term of the contract using the effective interest rate.

Sell-buy back and buy-sell back transactions are recognised and are valued using the method described in the paragraph on derivative instruments.

g) Impairment of financial assets

At each balance sheet date, the Group makes an assessment whether there is objective evidence that a given financial asset is impaired. If such evidence exists, the Group determines the amounts of impairment losses. An impairment loss is incurred if there is objective evidence of impairment due to one or more events that occurred after the initial recognition of the asset, and this loss event has an impact on the expected future cash flows to be derived from the financial asset or group of financial assets, and these cash flows are reliably measurable.

The following are considered by the Group as loss events:

- 1) significant financial difficulties of an issuer or debtor;
- 2) an actual breach of contract, such as a default or delinquency in interest or principal payments;
- 3) granting by the lender or to the borrower, for economic or legal reasons relating to the borrower's financial difficulty, of a concession that the lender would not otherwise consider;
- 4) a high probability of bankruptcy or other financial reorganization of the issuer or debtor;
- the disappearance of an active market for that financial asset due to financial difficulties of the issuer or debtor,
- 6) evidence that there is a measurable decrease in the estimated future cash flows from a group of financial assets, including the collectability of these cash flows.

The Group first assesses impairment on an individual basis. If for a given financial asset assessed individually there are no objective indications of impairment, the asset is included in a group of financial assets with similar characteristics, which are subsequently assessed for impairment on a collective basis.

The Group classifies loan and lease receivables on the basis of the amount of exposure into the individual and group portfolios.

In the individual portfolio, each individual loan and lease exposure is tested for impairment. If the exposure is found to be impaired, a write-down is recognised against the amount of the receivable. If there is no objective evidence of impairment for a given exposure, this exposure is included in the portfolio of loans or lease receivables that are assessed on a collective basis.

Within the group portfolio, groups with similar credit risk characteristics are identified, which are then assessed for impairment on a collective basis.

If there is objective evidence for the impairment of financial assets classified as loans and receivables, receivables from finance lease or investments held to maturity, the amount of the impairment loss is the difference between the carrying amount of the asset and the present value of the estimated future cash flows (excluding future losses on loans, which have not been incurred), discounted using the original effective interest rate established at the initial recognition of the financial asset.

The carrying amount of an asset is decreased by impairment allowances, and the amount of impairment losses is charged to profit or loss account.

The calculation of the present value of estimated cash flows relating to a financial asset for which the Group holds collateral, takes into account the cash flows arising from the seizure of the collateral, less costs to seize and sell.

Future cash flows from a group of financial assets assessed for impairment on a collective basis are estimated on the basis of cash flows generated from contracts and historical parameters of recoveries generated from assets with similar risk characteristics.

Historical recovery parameters are adjusted on the basis of data from current observations, so as to take into account the impact of current conditions and exclude the factors that had impact in the past but no longer exist.

If, in the subsequent period, the amount of impairment loss is reduced because of an event that took place after the impairment was recognised (e.g. improvement in debtor's credit rating), then the impairment loss that was previously recognised is reversed by making an appropriate adjustment to the balance of impairment write-downs. The amount of the reversal is recorded in the profit and loss account.

In the case of impairment of a financial asset classified as available for sale, the amount of the impairment loss is charged to the profit or loss account, which results in the necessity to transfer the effects of its "downwards" valuation from the revaluation reserve to the profit and loss account. Impairment losses recognised against unquoted equity instruments are not reversed through profit and loss account.

No impairment losses are recognised against financial assets at fair value through profit or loss.

h) Derecognition of financial instruments

Financial instruments are derecognised when the Group looses control over the contractual rights comprising the given financial instrument. This situation usually takes place when the instrument is sold or when all the cash flows assigned to the instrument are transferred to an independent third party.

In particular, the Group derecognises a loan or part of a loan, when it looses control over the rights arising from that loan or part of loan. The Group looses control, if the rights pertaining to the loan agreement expire, or the Group waives those rights or sells the loan. Usually the Group derecognises loans when they have been forgiven, when the period of limitation expired or when the loan is not recoverable.

Loans and other amounts due are written off against the impairment write-downs that were recognised for these accounts. In the case where no write-downs were recognised against the account or the amount of the write-down is less than the amount of the loan or other receivable, before the loan or receivable is written off, the amount of the impairment write-down is increased by the difference between the value of the receivable and the amount of the write-downs that have been recognised to date.

i) Tangible fixed assets, intangible assets

Tangible fixed assets are stated at the balance sheet date at acquisition cost or cost of production, less accumulated depreciation and impairment losses. This method is used also in case of real estate that have been revalued in 1995, that on the moment of transition to IAS were stated at fair value. Depreciation is charged on all fixed assets whose value decreases due to usage or passage of time, using the straight line method over the estimated useful life of the given asset. The adopted depreciation periods and depreciation rates are subject to periodic verification. If there were any events or circumstances indicating that the carrying amount of tangible fixed assets may not recoverable, then these assets are reviewed for impairment. Depreciation charges and impairment losses are expensed directly to the profit or loss account for the current period.

Intangible assets are stated at acquisition cost or cost of production, less amortisation and impairment losses.

Amortisation is charged using the straight-line method over the estimated useful life of the given asset. Intangible assets with indefinite period of usage are not subject to amortisation.

Intangible assets with indefinite period of usage are subject to verification for impairment, other intangible assets are subject to verification only when there were events or circumstances indicating that their carrying amount may not be recoverable.

Amortisation charges and impairment losses are expensed directly to the profit and loss account for the current period. The adopted amortisation periods and amortisation rates are subject to periodic verification.

The acquisition cost and the cost of production of fixed assets, assets under construction and intangible assets comprises the aggregate costs directly related to bringing the asset to a condition allowing normal usage, incurred by the entity during the period of construction, assembly, adaptation or improvement, up to the balance sheet date or the date of accepting the asset for use, including:

- 1) non-deductible VAT and excise tax;
- 2) borrowing costs related to liabilities incurred in order to finance the acquisition or production of such assets if they are related to the acquisition, construction or production of a "qualifying asset" i.e. an asset that requires a considerable amount of time in order to be prepared for the intended use or disposal, as well as foreign exchange gains or losses, if they are considered to adjust interest costs;
- 3) estimated costs of dismantling and removal of an asset and the costs of renovation of the place where the asset was located, when there exists an obligation to incur such costs and the present value of the estimated future costs is considerable when compared to the acquisition cost or the cost of construction of the asset.

Costs relating to acquisition or construction of buildings are allocated to significant components of the building, when such components have different useful lives or when each of the components generates benefits for the Bank in a different manner. Each component of the building is depreciated separately.

Depreciation of tangible fixed assets and amortisation of intangible assets commences on the first day of the month following the month in which the asset is brought to use, and ends no later than at the time when:

- 1) the amount of depreciation or amortization charges becomes equal to the initial cost of the asset, or
- 2) the asset is designated for liquidation, or
- 3) the asset is sold, or
- 4) the asset is found to be missing, or
- 5) it is found as a result of verification that the expected residual value of the asset exceeds its (net) carrying amount,

with an allowance for the residual value of the asset expected at liquidation, i.e. the net amount that the Bank expects to obtain at the end of the useful life, net of the expected costs of disposal, if the present value of the residual value expected at liquidation is considerable when compared with the cost of acquisition or production of the asset.

For intangible assets it is assumed that the residual value is nil, unless there is an obligation of a third party to buy back the asset, or if there is an active market which will continue to exist at the end of the asset's period of use and it is possible to determine the value the asset on this market.

The residual values and the adopted useful lives of fixed assets and intangible assets are subject to verification for correctness, depending on changes in the expected useful life of the asset. Such verification should be made at least at the end of each financial year, at a date that allows the Bank to make any potential adjustments starting from the first month of the following financial year.

Depreciation periods used for the main groups of tangible fixed assets in the PKO BP SA Group are as follows:

| Tangible fixed assets | Periods |
|---|--------------|
| Buildings, premises, cooperative rights to premises | 9-67 years |
| Leasehold improvements (buildings, premises) | 10 years* |
| Plant and machinery | 1,5-25 years |
| Computer hardware | 1,5-5 years |
| Motor vehicles | 4-7 years |

^{*} For leasehold improvements, depreciation rates depend on the term of the contract. For leasehold improvements in buildings or premises subject to rental contracts concluded for an undefined period of time, the Bank uses an individual depreciation period of 10 years.

Amortisation periods for intangible assets used by PKO BP SA Group are as follows:

| Intangible assets | Periods |
|--|-----------|
| Licences for computer software | 2-5 years |
| Copyright, including rights to computer software | 2-5 years |
| Other intangible assets | 2-5 years |

Goodwill arising on acquisition of a business entity is initially recognised at the acquisition cost, being an excess of the costs of acquiring control over the entity over the share of the holding company in the net fair value of the identifiable assets, liabilities and contingent liabilities. After initial recognition, goodwill is stated at acquisition cost, less any cumulative impairment losses. The test for impairment is carried out on an annual basis. The carrying amount of goodwill in the opening balance sheet according to IAS, i.e. as of 1 January 2004, was

determined in accordance with the amount recognized on the basis of the previously used principles, subject to the requirements of IFRS 1, and was subject to an impairment test.

Goodwill arising on the acquisition of subsidiaries is recognised under intangible assets, and goodwill arising on acquisition of associates is recognised under "Investments in associates and jointly controlled entities".

As of the date of acquisition, the acquired goodwill is allocated to each cash-generating unit, which can take advantage of combination synergies. Impairment is calculated by estimating the recoverable amount of the cash-generating unit to which the given goodwill relates. In the case where the recoverable amount of the cash-generating unit is lower than the carrying amount, an impairment loss is recognised. In the case where goodwill represents part of a cash-generating unit and part of operations conducted within this unit is sold, when calculating the gain or loss on the disposal of these operations, the goodwill related to sold operations is included in the carrying amount of these operations. Goodwill sold in such circumstances is valued on the basis of the relative value of the operations sold and the value of the remaining part of the cash-generating unit

j) Investment property

Initially, investment property is measured at its cost, which includes transaction costs. After initial recognition, investment property is stated at requirements for cost model. Investment property is de-recognized when disposed of or permanently withdrawn from use and no future benefits are expected from its disposal. Gains or losses on derecognition of investment property are recognized in the income statement for the year in which such derecognition took place.

k) Non-current assets held for sale

Non-current assets held for sale include assets whose carrying amount is to be recovered as a result of resale and not due to continued use. Such assets only include assets available for immediate sale in the current condition, the sale of which is highly probable, i.e. the entity decided to fulfil the plan for the sale of the asset, and started to actively seek for the buyer in order to complete the sale plan. In addition, such assets are offered for sale at a price which is reasonable with respect to their present fair value and it is expected that the sale will be recognised as completed within one year from the date of classification of the asset into this category.

Non-current assets held for sale are stated at the lower of the carrying amount and fair value, less the costs of their disposal. No depreciation is charged on assets classified into this category. Impairment charges of non-current assets held for sale are recognized in the profit and loss account for a period in which this impairment charges were made.

1) Investments in associates and jointly controlled entities accounted for using the equity method

The equity method involves valuation of investments in other entities at the amount of the Group's share in the net assets of the given entity. The value of the Group's investment in net assets of an associate or jointly controlled entity, including any non-amortisable goodwill arising on acquisition, is tested for impairment at least once a year.

If the share of the Group in the losses incurred by an associate or jointly controlled entity is equal to or higher than the carrying amount of the investment, the value of the investment is shown at nil, and any further losses (below the carrying amount equal to nil) are recorded only, at an amount of payment made or committed by the Group on behalf of the associate or jointly controlled entity in order to fulfil the obligations of this entity that the Group guaranteed or otherwise committed to fulfil.

m) Valuation of items denominated in foreign currencies and foreign exchange result

The balance sheet and off-balance sheet assets and liabilities in foreign currency are translated into Polish zloty using the average NBP rate for a given currency prevailing as at the balance sheet date. Specific provisions, which are created in Polish zloty, for the impairment of loan exposures and other receivables denominated in foreign currencies, are updated in line with a change in the valuation of the assets in foreign currencies for which these provisions are created. Realised and unrealised foreign exchange differences are recorded in the profit or loss account.

n) Exchange rates used by preparing the consolidated financial statements

For translation of balance sheet and off-balance sheet items as at 31 December 2005 into euro, the Group used the rate of 3.8598 PLN/EUR, which is the average NBP rate at the balance sheet date, whereas for translation of the balance sheet and off-balance-sheet items as at 31 December 2004 into euro, the Group used the rate of 4.0790 PLN/EUR, which was the average NBP rate at the balance sheet date.

The main items of the income statement and cash flow statement for 2005 have been translated into euro using the rate of 4.0233 PLN/EUR, which is the arithmetical mean of the average NBP rates at the last day of each month covered by the financial statements. The financial data concerning the income statement and cash flow statement

for 2004 have been translated into euro using the rate of 4.5182 PLN/EUR, which was the arithmetical mean of the average NBP rates at the last day of each month covered by the comparative financial data.

| EUR | 01.01 - 31.12.2005 | 01.01 - 31.12.2004 (comparative data) |
|--|--------------------|--|
| Rate as at the last day of the period | 3.8598 | 4.0790 |
| Rate being the arithmetical average of the rates as at the last days of each month of the period | 4.0233 | 4.5182 |
| Highest rate in the period | 4.2756 | 4.9149 |
| Lowest rate in the period | 3.8223 | 4.0518 |

For translation of the balance sheet and off-balance sheet items as at 31 December 2005 into UAH, Bank used the rate of 0.6465 PLN/UAH which is the average NBP rate at the balance sheet date, whereas for translation of the balance sheet and off-balance-sheet positions as at 31 December 2004 into euro the Group used the rate of 0.5642 PLN/UAH, which is the average NBP rate at the balance sheet date.

The main items of the profit and loss account and of the cash flow statement for 2005 have been translated into UAH using the rate of 0.6386 PLN/UAH which is the arithmetical mean of the average NBP rates at the last day of each month, covered by the financial statement.

The financial data concerning the income statement and the cash flow statement for 2004 have been translated into UAH with the rate of 0.6173 PLN/UAH, the arithmetical average of the average NBP rates at the last day of each month covered by the comparative financial data.

| UAH | 01.01 - 31.12.2005 | 01.01 - 31.12.2004 (comparative data) |
|--|--------------------|--|
| Rate as at the last day of the period | 0.6465 | 0.5642 |
| Rate being the arithmetical average of the rates as at the last days of each month of the period | 0.6386 | 0.6173 |
| Highest rate in the period | 0.6729 | 0.6686 |
| Lowest rate in the period | 0.5570 | 0.5642 |

o) Off-balance sheet liabilities granted

Within its operations, the Group enters into transactions, which, at the time of their conclusion, are not recognized in the balance sheet as assets or liabilities, but as result in contingent liabilities however the result in contingent liabilities. A contingent liability is:

- a possible obligation depending on whether some future event occurs, whose existence will be confirmed only at the time of the occurrence or non-occurrence of one or more uncertain future events not fully controlled by the Group,
- a present obligation resulting from past events, but not recognized in the balance sheet, as it is not probable that the outflow of cash or other assets in order to fulfill the obligation is necessary, or the obligation amount cannot be determined reliably.

Granted credit lines and guaranteed are the most significant items of off-balance sheet liabilities granted.

For off-balance sheet liabilities granted, which carry default risk of the commissioning party provisions are made in accordance with IAS 37 and IAS 39.

p) Deferred income tax

Due to timing differences between the moment income is recognised as earned and cost as incurred according to the Accounting Act and to tax regulations, the Group recognise deferred tax liabilities (provisions) and deferred tax assets. The amount of deferred tax is determined, using the balance sheet method, as a change in the balance of the following items – deferred tax assets and deferred tax liabilities. The deferred tax asset and liability are presented in the Group's balance sheet on the assets or liabilities side respectively. The change in the balance of a deferred tax liability or a deferred tax asset is included in taxation charge, except for the effects of valuation of financial assets recognised in revaluation reserve, where changes in the balance of a deferred tax liability or deferred tax asset are accounted for in correspondence with revaluation reserve. The calculation of deferred tax takes into account the balance of the deferred tax asset and deferred tax liability at the beginning and at the end of the reporting period.

The carrying amount of deferred tax assets is reviewed at each balance sheet date and reduced to the extent that it

is no longer probable that sufficient taxable profit will be available to allow all or a part of the deferred tax asset to be utilized.

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

Income tax relating to items recognized directly in equity is recognized in equity and not in the profit and loss account.

q) Financial liabilities at fair value

Financial liabilities at fair value through profit and loss include derivatives valued in accordance with point d) of these notes.

r) Financial liabilities at amortized cost

Financial liabilities are valued at amortized cost using the effective interest rate. If a cash flow projection is not definable for a financial liability and therefore the effective interest rate cannot be reliably determined, such liability is recorded at the amount due.

s) Accruals and deferred income

This item mainly comprises commission charged using the straight-line method and other income received in advance, which will be recognised in the profit or loss account in the future reporting periods.

Accruals include: accruals for costs of services performed for the Group by contractors, which will be recognised in the following periods, and accruals for amounts due to employees (e.g. bonuses, rewards and unused holiday payments).

Accruals and deferred income are stated in the balance sheet under "Other liabilities".

t) Prepayments and deferred costs

Prepayments and deferred costs include particular kinds of expenses which will be recognised in the profit and loss account in the future reporting periods. Prepayments and deferred costs are presented in the balance sheet under "Other assets".

u) Provisions

Provisions are liabilities of uncertain timing or amount.

In accordance with the Collective Labour Agreement (*Zakładowy Układ Zbiorowy*), all employees of PKO BP SA are entitled to jubilee bonuses after completing a specified number of years in service and to retirement bonuses upon retirement. The Bank periodically performs an actuarial valuation of the future liabilities to employees.

The Group creates an accrual for the future liabilities of the Group relating to unused annual leave, taking into account all remaining unused holiday days, as well as for the costs of the current period which will be incurred in the following periods.

v) Financial result

The PKO BP SA Group recognises all significant costs and income in accordance with the following principles: accrual basis, matching principle, principles for recognition and valuation of assets and liabilities, principles for recognition of impairment losses.

• Interest income and interest expense

Interest income and interest expense includes interest, together with discounts and bonuses, recognized in accordance with accruals principle based on the effective interest rate.

Interest income also comprises fees and commission received, which are part of the internal rate of return of the financial instrument.

• Fees and commission income and expense

Fees and commission income is generally recognised on an accruals basis at the moment when the service was performed. Fees and commission income includes one-off amounts charged by the Group for services not related to the internal rate of return on loans and other receivables, as well as amounts charged by the Group for services performed over a period exceeding 3 months, which are recognised on a straight-line basis. Fees and commission expense comprises mainly amounts of commission paid to agents, including loans, that were not states in the effective rate statement because of its immateriality.

Fees and commission income also comprises fees and commission charged on a straight-line basis, received on loans with unspecified repayment terms.

• Foreign exchange result

Foreign exchange result comprises foreign exchange gains and losses, both realised and unrealised, resulting from the daily revaluation of assets and liabilities denominated in foreign currency translated using the average NBP exchange rates and from the fair value valuation of outstanding derivatives (FX forward, FX swap, CIRS).

Other operating income and expense

Other operating income and expense include income and costs not related directly to banking activity. Other operating income mostly includes income from sale or liquidation of non-current assets and assets seized in exchange for debts, recovered bad debts, received compensation, fines and penalties, income from lease/rental of properties and released provisions for amounts in dispute and assets seized in exchange of debts.

Other operating expense mostly includes costs of sale or liquidation of non-current assets, including assets seized in exchange for debts, costs of collecting debts, costs of provisions for amounts in dispute and donations.

Other operating income and expense also include – in subsidiaries – net income from sale of finished goods, goods for resale and raw materials and the corresponding costs of its production.

Income from construction services is stated on basis of the stage of its finishing works. The stage of its service performance – shown as percentage – is established depending on the relation of costs already incurred to the planned total cost of service performance.

w) Income tax

Corporate income tax is calculated on the basis of gross profit adjusted for non-taxable income, taxable income that does not constitute accounting income, non-tax deductible expenses and tax costs which are not accounting costs according to Polish tax regulations. These items mainly include income and expenses relating to accrued interest payable and receivable and provisions for receivables, off-balance sheet liabilities and other assets.

In calculating taxable income base, the Bank took into account the provisions of the Decree of the Minister of Finance dated 28 March 2003 on the extension of deadlines for payment of corporate income tax advances by banks granting housing loans from Mortgage Fund (Journal of Laws No. 58, item 511).

x) Shareholders' equity

Shareholders' equity comprises the share capital and funds created by Group companies in accordance with the binding legal regulations and Statute. Shareholders' equity includes retained earnings and accumulated losses from previous years. The part of shareholders' equity of subsidiaries, other than share capital, which corresponds to the interest held in the subsidiary by the holding company, is added up with the appropriate components of the equity of the holding company. The shareholders' equity of the Group only includes that part of the shareholders' equity of the subsidiaries that was created after the date of acquisition of shares by the holding company. In particular, this applies to a change in equity due to acquired profits or incurred losses as well as revaluation of financial assets available for sale.

- Share capital comprises only the share capital of the holding company and is stated at nominal value, in accordance with Statute and the Register of Entrepreneurs.
- Reserve capital is created according to the Statues of the Group companies, from the appropriation of net profits and from share premium.
- Revaluation reserve comprises the effects of remeasurement of financial assets available for sale and the amount of the deferred tax. In the balance sheet, the revaluation reserve is presented net.
- Other reserves as envisaged by the Statute are created by appropriation of profits.
- Currency translation adjustment includes exchange differences resulting from the translation of the net profit
 of a foreign operation using the weighted average rate established at the balance sheet date with reference to
 the average NBP rate.
- General banking risk fund in PKO BP SA is created from profit after taxation according to the Banking Law dated 29 of August 1997. In comparative data in this position also general banking risk fund is included, as described in Note 52.

Shareholders' equity also includes:

- Net profit (loss) under the approval process, decreased by planned dividends,
- dividends declared and not paid.

The net profit (loss) for the period is the result derived from the profit or loss account, adjusted by corporate income tax expense.

y) Social fund [Zakładowy Fundusz Świadczeń Socjalnych]

According to the Social Fund Act dated 4 March 1994, with subsequent amendments, the Bank established a Social Fund. The aim of this Fund is to finance social activities on behalf of employees and to subsidise the Bank's social facilities. The Fund's liabilities consist of accumulated contributions made by the Bank to the Social Fund, reduced by non-refundable expenditures from the Social Fund.

In the balance sheet, the Bank compensated the Fund's assets and liabilities due to the fact that the assets of the Social Fund are not controlled by the Bank.

3. Principles and objectives relating to financial risk management

The main types of risks arising from the Group's financial instruments include credit risk, interest rate risk, liquidity risk and currency risk. The Group verifies and sets objectives and principles of management of each kind of risk – these principles are shortly discussed below. The holding company also monitors the risk of changes in market prices of all of its financial instruments. The accounting policies of the PKO BP SA Group relating to derivatives were discussed in point 2 under "Principal accounting policies and methods applied by the PKO BP SA Group".

Due to the scale of operations of PKO BP SA in relation to the other companies in the Group, the main risks to which the Group is exposed relate to PKO BP SA. As result the below description relates to the holding company risk.

Credit risk

The main objective of credit risk management is to create an efficient system of credit risk management in the Bank which would increase the safety and profitability of banking services.

In the process of credit risk management, the Bank and the Group companies follow the following principles:

- each loan transaction requires a comprehensive credit risk assessment using the internal rating or scoring assessment.
- measurement of credit risk of potential or executed loan transactions is performed on a regular basis taking into account changes in external conditions and changes in the financial situation of the borrowers,
- credit risk assessment is subject to additional verification by credit risk assessment forces independent of the business forces,
- credit risk is diversified geographically, by industry, by product and by clients,
- credit decisions may be taken only by authorized persons,
- the Bank and the Group companies hedge against credit risk by creating specific provisions for the impairment of loan exposures.

Concentration of the credit risk

The Banking Law specifies maximum concentration limits for the bank. According to Article 71.1 of the Banking Law, the total value of Bank's exposures together contingent liabilities granted related to one entity or to a group of entities related by capital or management, cannot exceed 20% of the Bank's own funds, if the entity is related to the Bank or 25% of the Bank's own funds, if the entity is not related to the Bank

Furthermore, according to Article 71.2 of the Banking Law, the total exposure of the Bank towards entities in which the Bank's current exposure exceeds 10% of the Bank's own funds, cannot exceed 800% of the Bank's own funds.

As at 31 December 2005, the exposure of PKO BP SA towards two entities amounted respectively to: PLN 4,502,699 thousand (balance and off balance sheet exposure) and PLN 1,744,825 thousand (balance sheet exposure). According to Article 71.3 of the Banking Law, concentration limits do not apply to these exposures.

a) Concentration of credit risk by borrowers:

As at 31 December 2005

| | Exposure of the Bank towards 10 biggest borrowers | | | | |
|-----|---|-----------------|---|--|--|
| No. | Borrower | Total exposure* | Percentage of the Bank's loan portfolio** | | |
| 1 | Borrower 1 | 2 408 699 | 4,94% | | |
| 2 | Borrower 2 | 1 744 825 | 3,58% | | |
| 3 | Borrower 3 | 753 278 | 1,55% | | |
| 4 | Borrower 4 | 495 965 | 1,02% | | |
| 5 | Borrower 5 | 397 612 | 0,82% | | |
| 6 | Borrower 6 | 387 400 | 0,80% | | |
| 7 | Borrower 7 | 222 229 | 0,46% | | |
| 8 | Borrower 8 | 204 517 | 0,42% | | |
| 9 | Borrower 9 | 199 942 | 0,41% | | |
| 10 | Borrower 10 | 198 556 | 0,41% | | |

^{*}Loan exposure includes loans, bought receivables, discounted bills of exchange, realised guarantees and due interest.

As at 31 December 2005, the two biggest exposures towards 10 biggest borrowers amounted to 4.94% and 3.58% respectively. The risks related to these exposures corresponded to the State Treasury risk.

The other exposures resulted from transactions concluded with:

- Entities effectively controlled by the Bank 1.02%
- Local authorities 1.55%
- Large corporate clients 2.90%
- Private individuals 0.41%.

Due to the fact that the level of the risk related to the two entities with the biggest exposure corresponds to the State Treasury risk, this concentration does not result in an increase of the Bank's credit risk.

As at 31 December 2004 (comparative data)

| | Exposure of the Bank towards 10 biggest borrowers | | | | |
|-----|---|-----------------|---|--|--|
| No. | Borrower | Total exposure* | Percentage of the Bank's loan portfolio** | | |
| 1 | Borrower 2 | 2 504 664 | 6,09% | | |
| 2 | Borrower 1 | 1 676 880 | 4,08% | | |
| 3 | Borrower 3 | 856 854 | 2,08% | | |
| 4 | Borrower 5 | 435 883 | 1,06% | | |
| 5 | Borrower 4 | 361 600 | 0,88% | | |
| 6 | Borrower 6 | 236 004 | 0,57% | | |
| 7 | Borrower 8 | 219 022 | 0,53% | | |
| 8 | Borrower 11 | 201 416 | 0,49% | | |
| 9 | Borrower 10 | 190 286 | 0,46% | | |
| 10 | Borrower 12 | 176 649 | 0,43% | | |

 $[*]Loan\ exposure\ includes\ loans,\ bought\ receivables,\ discounted\ bills\ of\ exchange,\ realised\ guarantees\ and\ due\ interest.$

In the total amount of exposure towards the 10 biggest borrowers, the two biggest exposures amounted to 6.09% and 4.08% respectively. The risks related to these exposures corresponded to the State Treasury risk.

The other exposures resulted from transactions concluded with:

• Entities effectively controlled by the Bank – 0.88%

^{**}The value of the loan portfolio does not comprise off-balance-sheet and equity exposures.

 $^{{\}bf **The\ value\ of\ credit\ portfolio\ does\ not\ comprise\ off-balance-sheet\ and\ equity\ exposures.}$

- Local authorities 2.54%
- Large corporate clients 3.08%
- Private individuals 0%.

Due to the fact that the level of the risk related to the two entities with the biggest exposure corresponds to the State Treasury risk, this concentration does not result in an increase of the Bank's credit risk.

b) Concentration of credit risk by groups

As at 31 December 2005

| | Percentage of the Bank's loan portfolio* |
|---------|--|
| Group 1 | 1,39% |
| Group 2 | 1,07% |
| Group 3 | 1,04% |
| Group 4 | 0,90% |
| Group 5 | 0,88% |
| Total | 5,28% |

Out of the total amount of exposure towards the groups listed above, 46.4% share of the total exposure was valued according to IAS 39. Based on the Bank methodology of establishing the impairment write-offs, all these exposures are not individually impaired. For all of them there is an evidence of collective impairment and an impairment allowance has been determined on a collective basis.

As at 31 December 2004 (comparative data)

| Total exposure towards 5 biggest groups that are Bank's clients | Percentage of the Bank's loan portfolio* |
|---|--|
| Group 1 | 2,77% |
| Group 2 | 1,35% |
| Group 3 | 1,14% |
| Group 4 | 1,03% |
| Group 5 | 0,75% |
| Total | 7,04% |

Out of the total amount of the exposure towards the groups listed above, 67.41% exposures were classified as "normal", 31.57% were classified as "watch", 0.98% were classified as "substandard" and 0.04% were classified as "doubtful", according to the regulations being in force in 2004.

c) Concentration of credit risk by industry

In order to mitigate credit risk related to excessive concentration of exposures to individual industries, the Bank developed a system for the structuring of exposures to particular industries.

The following table presents the structure of loan exposures by industry sectors:

| | Description | Share in loan portfolio | | |
|---------|--|-------------------------|----------------------------------|--|
| Section | | 31.12.2005 | 31.12.2004 (comparative data) | |
| D | Manufacturing | 18,2% | 14,8% | |
| E | Electricity, gas and water supply | 10,3% | 9,4% | |
| F | Construction | 2,6% | 2,7% | |
| G | Trade (wholesale and retail), repairs of cars, motorbikes and household and personal goods | 11,9% | 10,8% | |
| K | Real estate activities, renting, and business-related services | 7,8% | 7,1% | |
| L | Public administration and national defence, obligatory social security and public health insurance | 38,0% | 45,4% | |
| | Other exposures | 11,2% | 9,8% | |
| | Total | 100,0% | 100,0% | |

Market risk

Market risk includes: interest rate risk, currency risk, capital adequacy risk, equity price risk in trading book, derivatives risk, risk of financial institutions, as well as short and long-term liquidity risk.

Market risk management is subject to constant evaluation and development in order to adopt it to changing market circumstances. The process of risk management includes the following:

- 1) identification of risk factors,
- 2) risk measurement,
- 3) system risk management,
- 4) risk monitoring,
- 5) risk reporting.

The market risk reporting system, as described in Management Board resolutions, is based on the following reports:

- 1) daily and weekly prepared for operational purposes,
- 2) monthly considered during the meetings of Assets and Liabilities Management Committee,
- 3) quarterly considered during Management Board meetings,
- 4) half-yearly considered during Supervisory Board meetings.

These reports relate to the market risks which can affect the Bank. Additionally, a report on the market risk in the PKO BP Group is attached to the monthly and quarterly reports at the end of each quarter.

The companies in the PKO BP Group which, due to their activities, are characterized by a high level of market risk, have their own internal regulations (submitted to the Bank for approval) for management of each type of risk. These regulations define, among others, the procedure for the reporting of market risk to the Management of these companies.

Interest rate risk

The objective of the interest rate risk management is to identify interest rate risk areas and to shape the balance sheet and off-balance sheet liabilities' structure in order to maximize the value of the net assets and interest result of the Bank.

In the process of interest rate risk management, the Bank measures risk based on the internal Value at Risk model (VaR), price sensitivity, interest income sensitivity and other methods.

The main tools used in interest rate risk management include:

- 1) internal procedures for interest rate risk management,
- 2) limits and thresholds for interest rate risk, and
- 3) defining allowable transactions for interest rates.

The Bank has set limits and thresholds for interest rate risk including: price volatility, interest income sensitivity, loss limits and limits for instruments that are subject to interest rate risk. They were set separately for each of the Bank's portfolios.

Currency risk

The objective of currency risk management is to identify currency risk areas and to take measures to reduce the currency risk to the levels accepted by the Bank's Management Board. As part of currency risk management, the Management Board sets an adequate currency risk profile of the Bank in line with the accepted financial plan of the Bank concerning the result from currency transactions.

The Bank adopted the Value at Risk model to measure currency risk. Every day the model is back-tested in order to verify the assumptions used.

Currency risk management is conducted by means of setting limits and thresholds for this risk. The values to which the limits apply include: currency position, Value at Risk calculated for 10-day time horizon and loss from speculative transactions on currency market.

The main tools used in currency risk management are as follows:

- 1) internal procedures for currency risk management,
- 2) limits and thresholds set for currency risk,
- 3) defining acceptable currency transactions and adopted currency exchange rates,
- 4) defining data used for the purpose of risk measurement.

Derivative instruments risk

The objective of derivative risk management is to monitor the use of derivative instruments and to keep derivative risk in the range defined by the general risk profile of the Bank. Derivative risk management in the Bank is entirely integrated with the management of other risks, such as: interest rate, currency, liquidity and credit risk. The principles of derivative risk management in the Bank define the risks related to derivative transactions and the tasks for individual organizational units in the process of derivative risk management.

The Bank uses the Value at Risk model to measure the risk related to derivative instruments.

The main tools used in derivative risk management are as follows:

- 1) internal procedures related to derivative risk management,
- 2) derivatives profiles,
- 3) limits and thresholds set for the risk related to derivative instruments,
- 4) framework agreements (ISDA, ZBP) specifying, among others, settlement mechanisms.

Derivative risk management is realised by imposing limits on individual derivative instruments included in the Bank's trading and banking portfolios, monitoring limits observation and reporting risk level.

Framework agreements concluded by the Bank with the main counterparties on the basis of the framework agreement of the Polish Banks Association (*Związek Banków Polskich - ZBP*) for domestic banks and of ISDA for foreign banks play a significant role in the process of limiting the risk related to derivative instruments. Due to the complexity of these agreements and their significance for the Bank, the Bank implemented an internal procedure for concluding and managing such agreements.

Capital adequacy risk

The objective of capital adequacy risk management is to ensure that the Bank and the PKO BP SA Group follow prudence regulations concerning capital adequacy requirements due to risk exposure, expressed as capital adequacy ratio.

The main tools used in capital adequacy management are as follows:

- 1) selection of optimum measures for capital adequacy requirements for specific types of risk, according to Resolution No. 4/2004 of the Banking Supervision dated 8 September 2004,
- internal procedures for capital adequacy defining: classification of new transactions to trading portfolio or banking portfolio, determining original positions for transactions classified to trading portfolio, determining the market result realized on original positions, determining the loss realized on original positions classified

to banking portfolio, application of price estimation techniques used for the calculation of market results realized on positions classified to trading portfolio.

The Bank calculates capital requirements relating to the following market risks:

- 1) currency risk for banking and trading books jointly,
- 2) equity securities price risk for the trading book (general and specific risk),
- 3) general interest rate risk for the trading book,
- 4) specific risk related to the prices of debt securities in the trading book,
- 5) underwriting risk for the trading book,
- 6) counterparty risk and delivery/settlement risk for the trading book.

The companies in the PKO BP SA Group do not generate capital adequacy requirement connected to market risk.

Price risk of equity securities in the trading portfolio

The objective of equity securities price risk management is to shape the Bank's balance sheet structure to ensure the adequacy of the Bank's price profile to the nature of its business activities and to reduce the impact of unfavourable changes in share prices on the Bank's financial result.

Limits for equity price risk are set separately for particular sub-portfolios of the trading book. The values that are subject to limits are open positions, daily losses and sensibility of option transactions.

Liquidity risk

The objective of liquidity risk management is to shape the Bank's balance sheet and off-balance sheet liabilities' structure to ensure the continuous solvency of the Bank taking into account the nature of its activities or requirements which may occur due to changes in market environment.

The Bank's policy concerning liquidity is based on a portfolio of market securities and stable deposits. In its liquidity risk management policy, the Bank also uses money market instruments, including NBP open market operations.

The Bank uses the following tools for liquidity risk measurement:

- 1) the "contractual liquidity gap" method and the "liquidity gap in real terms" method,
- 2) the "surplus liquidity" method,
- 3) analysis of stability of deposit and loan portfolio,
- 4) stress testing.

The main liquidity risk management tools used by the Group include:

- 1. internal procedures for liquidity risk management,
- limits and thresholds reducing liquidity risk,
- deposit and investment transactions, including structural currency transactions and securities purchase and sale transactions.

To ensure adequate liquidity level in the Bank and other entities of the PKO BP SA Group, the Bank sets limits and thresholds for liquidity risk. The limits and thresholds are used to measure both the current liquidity (to 1 month) and the medium and long-term liquidity.

31 December 2005

Interest rate risk*

Financial assets and financial liabilities subject to fair value risk connected with interest rate 1

| | 31.12.2005 |
|---|--------------|
| Bank – Debt securities | 21 797 873 |
| Bank – Loans based on fixed interest rate | 572 690 |
| Bank – Deposits from customers based on fixed interest rate | (16 123 514) |
| Bank – Inter-bank and negotiable deposits | (14 029 005) |
| Bank – Inter-bank and negotiable receivables | 12 730 534 |
| Group Entities – Assets | 978 413 |
| Group Entities – Liabilities | 1 000 247 |
| TOTAL | 6 927 238 |

Financial assets and financial liabilities subject to cash flow risk connected with interest rate¹

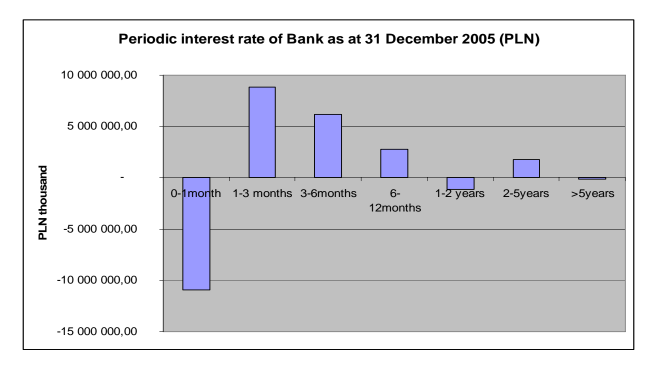
| | 31.12.2005 |
|--|--------------|
| Bank – Loans based on variable interest rate | 48 007 343 |
| Bank – Deposits from customers based on variable interest rate | (46 318 895) |
| Group Entities – Assets | 978 413 |
| Group Entities – Liabilities | 1 000 247 |
| TOTAL | 3 667 108 |

Off- balance sheet transactions – fair value¹

| | 31.12.2005 |
|--------------------|------------|
| Bank – Derivatives | (126 795) |

| | 0-1 month | 1-3 | 3-6 | 6-12 | 1- 2years | 2-5 | > 5years | Total |
|------------------------------------|--------------|-------------|-----------|-----------|-------------|-----------|-----------|-----------|
| Gap | | months | months | months | | years | | |
| | | | | | | | | |
| Bank - Periodic | | | | | | | | |
| gap | (10 910 303) | 8 810 966 | 6 163 358 | 2 740 066 | (1 100 302) | 1 812 781 | (115 177) | 7 401 388 |
| Bank – Cumulative gap | | | | | | | | |
| 0 1 | (10 910 303) | (2 099 337) | 4 064 021 | 6 804 087 | 5 703 784 | 7 516 565 | 7 401 388 | X |
| Group Entities - | | | | | | | | |
| Periodic gap | 374 043 | (466 692) | 98 517 | 12 290 | - | - | 653 | 18 810 |
| Group Entities - Cumulative gap | 374 043 | (92 649) | 5 867 | 18 157 | 18 157 | 18 157 | 18 810 | x |
| TOTAL - | | | | | | | | |
| Periodic gap | (10 536 260) | 8 344 273 | 6 261 875 | 2 752 356 | (1 100 302) | 1 812 781 | (114 525) | 7 420 198 |
| TOTAL - | | | | | | | | |
| Cumulative gap | (10 536 260) | (2 191 987) | 4 069 888 | 6 822 244 | 5 721 942 | 7 534 723 | 7 420 198 | X |

 $[\]ensuremath{^*}$ - Values under the interest risk model applied in the Group $\ensuremath{^1}$ Including all currencies.



At the end of 2005, the PKO BP SA Group had a negative cumulative PLN gap in a time horizon up to 3 months and a positive cumulative gap for longer horizons. At the end of 2005, the exposure of the PKO BP SA Group to interest rate risk mainly consisted of the Bank's exposure. The PLN interest rate risk generated by the other Group companies had no significant influence on the interest rate risk of the whole Group and therefore it did not affect its risk profile.

| USD Repricing Gap (in USD ths.) | 0-1 month | 1-3 months | 3-6 months | 6-12 months | 1- 2years | 2–5 years | > 5years | Total |
|---------------------------------------|--------------|---------------|---------------|-------------|-----------|--------------|----------|----------|
| Bank – Periodic Gap | (579 563) | 85 884 | 201 295 | 249 475 | - | - | 10 402 | (32 507) |
| Bank – Cumulative Gap | (579 563) | (493 679) | (292 384) | (42 909) | (42 909) | (42 909) | (32 507) | х |
| Group Entities – Periodic Gap | (20 383) | (46 321) | (5 859) | 7 325 | 70 369 | - | - | 5 132 |
| Group Entities – Cumulative Gap | (20 383) | (66 704) | (72 563) | (65 238) | 5 132 | 5 132 | 5 132 | Х |
| TOTAL - Periodic gap | (599 946) | 39 563 | 195 436 | 256 800 | 70 369 | - | 10 402 | (27 375) |
| TOTAL - Cumulative gap | (599 946) | (560 383) | (364 947) | (108 147) | (37 778) | (37 778) | (27 375) | X |

The exposure of the Group to interest rate risk in USD consists for the most part of the Bank's exposure. The subsidiaries' USD interest rate risk increased the Group's interest rate risk in the time horizons: up to 1 month, from 6 to 12 months, from 1 to 2 years. The subsidiaries' interest rate risk decreased the interest rate risk in the time horizons from 1 to 3 months and from 3 to 6 months.

| EUR Repricing Gap (in EUR thousand) | 0-1 month | 1-3 months | 3-6 months | 6-12 months | 1- 2years | 2– 5 years | > 5years | Total |
|---|--------------|---------------|---------------|----------------|--------------|---------------|----------|--------|
| Bank – Periodic Gap | (339 915) | 399 937 | (14 350) | (28 312) | ı | 65 | 3 818 | 21 243 |
| Bank – Cumulative Gap | (339 915) | 60 022 | 45 672 | 17 359 | 17 359 | 17 425 | 21 243 | X |
| Group Entities – Periodic Gap | 14 483 | (14 961) | (2 929) | (4 190) | 13 596 | ı | 1 | 5 998 |
| Group Entities – Cumulative Gap | 14 483 | (478) | (3 407) | (7 597) | 5 998 | 5 998 | 5 998 | X |
| TOTAL - Periodic gap | (325 432) | 384 976 | (17 280) | (32 502) | 13 596 | 65 | 3 818 | 27 241 |
| TOTAL - Cumulative gap | (325 432) | 59 544 | 42 264 | 9 762 | 23 358 | 23 423 | 27 241 | X |

The exposure of the Group to interest rate risk in EUR consists for the most part of the Bank's exposure. The EUR interest rate risk which is generated by Group companies has no significant influence on the Group's interest rate risk and therefore does not affect its risk profile.

| CHF Valuation Gap (in CHF thousand) | 0-1 month | 1-3 months | 3-6 months | 6-12 months | 1-2 years | 2-5 years | >5 years | Total |
|--|--------------|-------------|---------------|----------------|--------------|--------------|----------|--------|
| Bank – Periodic Gap | 1 739 315 | (1 690 895) | (200) | (204) | 1 | 1 | - | 48 016 |
| Bank – Cumulative Gap | 1 739 315 | 48 420 | 48 220 | 48 016 | 48 016 | 48 016 | 48 016 | X |
| Group Entities – Periodic Gap | 33 352 | (28 776) | ı | 1 | 1 | 1 | 1 | 4 576 |
| Group Entities – Cumulative | 33 352 | 4 576 | 4 576 | 4 576 | 4 576 | 4 576 | 4 576 | X |
| Total - Periodic gap | 1 772 667 | (1 719 671) | (200) | (204) | 1 | - | - | 52 592 |
| Total - Cumulative gap | 1 772 667 | 52 996 | 52 796 | 52 592 | 52 592 | 52 592 | 52 592 | X |

The exposure of the Group to CHF interest rate risk consists mainly of the Bank's exposures. The CHF interest rate risk generated by the Group companies does not have a significant influence on the Group's interest rate risk and therefore does not affect its risk profile.

The Group's interest rate risk exposure did not exceed approved limits. The Bank was mainly exposed to the PLN interest rate risk, which constituted ca. 73% of the Bank's Value at Risk (VaR).

The interest rate risk in the Bank was on a low level. As at 31 of December 2005, the interest rate VaR for the holding period of 10 days amounted to PLN 27,164 thousand, which constituted ca. 0.45% of Bank's own funds. The interest rate risk was generated mainly by the risk of assets and liabilities repricing mismatch.

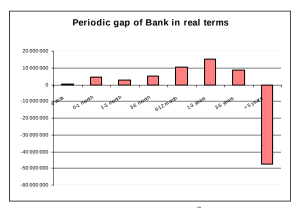
Effective interest rate (for Bank)

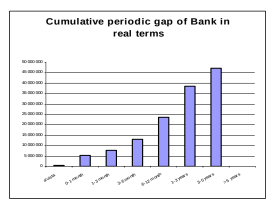
| Loans | PLN | EUR | USD | GBP | CHF |
|--|-------|-------|-------|------|------|
| Total | 8.34 | 5.63 | 7.13 | 0.00 | 3.67 |
| Housing loans | 6.62 | 6.22 | 7.42 | 0.00 | 4.37 |
| Economic loans | 2.81 | 1.61 | 1.78 | 0.00 | 3.06 |
| Consumption loans | 13.43 | 10.51 | 12.96 | 0.00 | 9.45 |
| Loans for small and medium enterprises | 4.38 | 1.64 | 2.05 | 0.00 | 3.79 |
| Inter-bank deposits | 4.51 | 2.32 | 4.26 | 4.58 | 1.44 |

| Deposits | PLN | EUR | USD | GBP | CHF |
|--|------|------|------|------|------|
| Total | 2.36 | 1.16 | 1.41 | 1.20 | 0.26 |
| Individuals' deposits | 2.19 | 0.99 | 1.05 | 0.93 | 0.16 |
| Small and medium enterprises' deposits | 3.01 | 1.67 | 3.81 | 3.33 | 0.73 |
| Individuals' current deposits | 0.25 | 0.30 | 0.15 | 0.15 | 0.10 |
| Individuals' term deposits | 2.99 | 1.29 | 1.42 | 1.60 | 0.23 |
| IKE investment deposits | 4.32 | 0.00 | 0.00 | 0.00 | 0.00 |
| Economical entities' investment deposits | 2.90 | 1.54 | 3.85 | 3.33 | 0.73 |
| Inter-bank s' deposits | 4.64 | 2.41 | 4.26 | - | - |

Liquidity risk of the Group

| Liquidity gap | a'vista | 0-1 month | 1-3 months | 3-6 months | 6-12 months | 1-2 years | 2-5 years | >5 years |
|--|-----------|-----------|------------|------------|-------------|------------|------------|--------------|
| Bank - Periodic gap | 432 997 | 4 700 737 | 2 787 318 | 4 876 571 | 10 659 508 | 15 083 781 | 8 736 540 | (47 277 452) |
| Bank - Cumulative periodic gap | 432 997 | 5 133 734 | 7 921 052 | 12 797 623 | 23 457 131 | 38 540 912 | 47 277 452 | - |
| Group Entities – periodic gap | (118 517) | 453 596 | (57 363) | (102 000) | (59 188) | 187 517 | (226 307) | (77 739) |
| Group Entities – cumulative periodic gap | | 335 080 | 277 717 | 175 717 | 116 529 | 304 047 | 77 739 | - |
| TOTAL - Periodic gap | 314 480 | 5 154 333 | 2 729 955 | 4 774 572 | 10 600 320 | 15 271 299 | 8 510 232 | (47 355 192) |
| TOTAL – cumulative periodic gap | 314 480 | 5 468 814 | 8 198 769 | 12 973 340 | 23 573 661 | 38 844 959 | 47 355 192 | - |





In all time horizons the cumulative² liquidity gap of the PKO BP SA Group was positive. This indicates a surplus of assets receivable over liabilities payable.

 $^{^2}$ Liquidity gap of PKO BP SA Group in real terms calculated as a sum of PKO BP SA liquidity gap in real terms and contractual liquidity gaps of other entities comprising PKO BP SA Group

The PKO BP SA Group in PLN thousand This document is a translation of the document originally issued in Polish.

The only binding version is the original Polish version

Assets and liabilities of the Bank as at 31 December 2005, by maturities 1 - 5 years Over 5 years **Impairment** Up to 1 month 1-3 months 3 months - 1 With no Total **Balance sheet items** year maturity stated allowances **Assets:** Cash and balances with the Central Bank 3 895 331 3 895 331 Amounts due from banks 6 074 017 1 447 883 5 019 131 76 651 47 391 (1778)12 663 295 Financial assets held for trading 28 243 81 323 88 700 633 304 18 351 1 082 851 003 Other financial instruments at fair value 2 024 230 4 579 917 1 030 895 5 106 340 7 318 301 20 059 683 through profit or loss Amounts due from customers 9 631 708 1 556 880 6 658 047 16 222 258 15 758 402 35 075 (2987741)46 874 629 191 278 1 063 208 Securities available for sale 269 636 134 147 263 329 679 (40.899)1881378 Securities held to maturity 153 175 92 799 82 690 75 214 (177 774 5 387 862 Other 97 163 5 064 595 **Total assets:** 21 997 982 4 479 416 17 103 528 25 396 412 20 742 604 5 101 431 (3208192)91 613 181 Liabilities: Amounts due to the Central Bank 766 **766** 51 2 083 346 1 113 284 516 521 206 610 246 880 Amounts due to banks 46 552 717 Amounts due to customers 12 951 568 15 730 170 1 468 366 44 742 76 747 563 Liabilities arising from debt securities 9 891 58 579 68 470 issued Other liabilities 612 920 543 288 433 939 173 963 437 632 1 736 304 3 938 046 **Total liabilities:** 82 838 191 48 279 687 14 021 268 16 429 298 1 889 209 482 425 1 736 304 8 774 990 8 774 990 **Equity:** 14 021 268 16 429 298 482 425 Total 48 279 687 1 889 209 10 511 294 91 613 181

674 230

23 507 203

20 260 179

(5 409 863)

(3 208 192)

Liquidity gap

(26 281 705)

(9 541 852)

Currency risk

In 2005, currency risk remained at a low level. The tables below present currency exposure broken by separate types of assets, liabilities and off-balance sheet liabilities.

| | | Currency exp | ressed in PLN | - 31.12.2005 | |
|--|-------------|--------------|---------------|--------------|-------------|
| ASSSETS, of which: | PLN | EUR | CHF | Other | Total |
| Cash and balances with the Central Bank | 3 594 096 | 69 463 | 2 954 | 228 818 | 3 895 331 |
| Loans and other amounts due from the financial sector | 5 572 257 | 1 054 140 | 137 193 | 6 234 210 | 12 997 800 |
| Loans to non-financial sector | 31 549 006 | 2 420 542 | 7 252 415 | 1 558 459 | 42 780 422 |
| Loans to public sector | 6 730 661 | 12 861 | 114 | 5 585 | 6 749 221 |
| Securities | 20 533 434 | 1 371 147 | - | 928 382 | 22 832 963 |
| Non-current assets | 6 974 963 | - | - | 111 625 | 7 086 588 |
| Other assets and derivatives | 1 804 406 | 83 160 | 22 028 | 73 519 | 1 983 113 |
| TOTAL (GROSS) ASSETS | 76 758 823 | 5 011 313 | 7 414 704 | 9 140 598 | 98 325 438 |
| DEPRECIATION/ IMPAIRMENT | (6 491 897) | (82 137) | (18 603) | (119 620) | (6 712 257) |
| TOTAL (NET) ASSETS | 70 266 926 | 4 929 176 | 7 396 101 | 9 020 978 | 91 613 181 |
| LIABILITIES, of which: | | | | | |
| Balances with the Central Bank | 766 | - | - | - | 766 |
| Amounts due to financial sector | 265 502 | 430 598 | 15 237 | 1 611 431 | 2 322 768 |
| Amounts due to non-financial sector | 66 269 970 | 2 895 295 | 59 224 | 4 097 392 | 73 321 881 |
| Amounts due to public sector | 3 147 710 | 34 683 | - | 3 867 | 3 186 260 |
| Liabilities arising from securities issued | 68 470 | = | = | = | 68 470 |
| Provisions | 339 554 | 74 | - | 269 | 339 897 |
| Other liabilities and derivatives and deferred tax liability | 3 413 547 | 156 538 | 8 121 | 19 943 | 3 598 149 |
| Equity | 8 751 912 | | | 23 078 | 8 774 990 |
| TOTAL LIABILITIES | 82 257 431 | 3 517 188 | 82 582 | 5 755 980 | 91 613 181 |
| GRANTED OFF-BALANCE SHEET LIABILITIES | 16 073 293 | 823 609 | 665 001 | 1 226 588 | 18 788 491 |

31 December 2004

(comparative data)

Interest rate risk*

Financial assets and financial liabilities with interest rate risk of fair value³

| Timanetai assets and imanetai naomities with interest fate fisk of fair | 31.12.2004 (comparative data) |
|---|----------------------------------|
| Bank – debt securities | 24 193 205 |
| Bank – Loans with fixed interest rate | 442 935 |
| Bank – Customers' deposits with fixed interest rate | (13 471 593) |
| Bank – Inter-bank and negotiable deposits | (15 011 284) |
| Bank – Inter-bank and negotiable investment deposits | 12 969 101 |
| Group entities – Assets | 16 646 |
| Group entities – Liabilities | (474 822) |
| Total | 8 664 188 |

Financial assets and liabilities with the cash-flow risk connected with the interest rate³

| | 31.12.2004 (comparative data) |
|--|----------------------------------|
| Bank – Loans with variable interest rate | 33 156 888 |
| Bank – customers' deposits with variable interest rate | (37 754 237) |
| Group entities – Assets | 1 229 392 |
| Group entities – Liabilities | (855 871) |
| Total | (4 223 828) |

Off-balance-sheet transactions – fair value³

| on surance sheet transactions tan varie | |
|---|--------------------|
| | 31.12.2004 |
| | (comparative data) |
| Bank – derivatives | 546 912 |

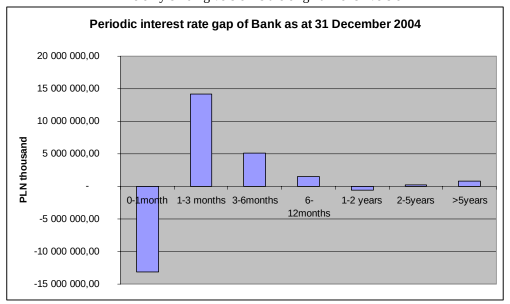
| PLN repricing gap | 0-1 month | 1-3 months | 3-6 months | 6-12 months | 1-2 years | 2-5 years | >5 years | Total |
|--|--------------|------------|------------|----------------|-----------|-----------|-----------|-----------|
| Bank - | | | | | | | | |
| Periodic gap | (13 152 116) | 14 231 609 | 5 100 638 | 1 538 575 | (570 148) | 281 493 | 858 696 | 8 288 747 |
| Bank – Cumulative gap | (13 152 116) | 1 079 492 | 6 180 130 | 7 718 706 | 7 148 558 | 7 430 051 | 8 288 746 | X |
| Group Entities – periodic gap | 61 575 | (42 021) | 9 340 | 36 059 | 32 113 | 8 114 | (61 922) | 43 258 |
| Group Entities – cumulative periodic gap | 61 575 | 19 554 | 28 894 | 64 953 | 97 066 | 105 180 | 43 258 | X |
| TOTAL - Periodic gap | (13 090 541) | 14 189 588 | 5 109 978 | 1 574 634 | (538 035) | 289 607 | 796 774 | 8 332 005 |
| TOTAL – cumulative periodic gap | (13 090 541) | 1 099 047 | 6 209 024 | 7 783 659 | 7 245 624 | 7 535 231 | 8 332 005 | X |

³ Including all currencies.

* Values included in the interest rate risk model in the Group

This document is a translation of the document originally issued in Polish.

The only binding version is the original Polish version



At the end of 2004, the PKO BP SA Group had a negative cumulative PLN gap (in the positions sensitive to the interest rate risk, the surplus of liabilities over assets) in a time horizon up to 1 month and a positive cumulative gap for longer horizons. At the end of 2004, the exposure of the PKO BP SA Group to interest rate risk mainly consisted of the Bank's exposure. The PLN interest rate risk generated by the other Group companies had no significant influence on the interest rate risk of the whole Group and therefore it did not affect its risk profile.

| USD Repricing gap | 0-1 month | 1-3 months | 3-6 months | 6-12 months | 1-2 years | 2-5 years | >5 years | Total |
|---|-----------|------------|------------|----------------|-----------|-----------|----------|----------|
| Bank - Periodic gap | 491 | 116 765 | (13 171) | (86 520) | (128) | (53) | 6 262 | 23 646 |
| Bank – Cumulative gap | 491 | 117 256 | 104 085 | 17 565 | 17 437 | 17 384 | 23 646 | - |
| Group Entities – periodic gap | 96 | (1 578) | (1 580) | (3 784) | (17 740) | (18 464) | 575 | (42 475) |
| Group Entities –cumulative periodic gap | 96 | (1 482) | (3 062) | (6 846) | (24 586) | (43 050) | (42 475) | - |
| TOTAL - Periodic gap | 587 | 115 187 | (14 751) | (90 304) | (17 868) | (18 517) | 6 837 | (18 829) |
| TOTAL – cumulative periodic gap | 587 | 115 774 | 101 023 | 10 719 | (7 149) | (25 666) | (18 829) | - |

The exposure of the Group to interest rate risk in USD – due to the USD low exposure of the Bank - consists for the most part of the exposure of the Group's entities. The interest rate risk of the Group's entities decreased the overall USD gap of the Group.

| EUR Repricing gap | 0-1 month | 1-3 months | 3-6 months | 6-12 months | 1-2 years | 2-5 years | >5 years | Total |
|--|-----------|------------|------------|-------------|-----------|-----------|----------|--------|
| Bank - Periodic gap | 112 672 | 13 879 | (55 819) | (40 217) | (30) | (17) | 4 039 | 34 507 |
| Bank – Cumulative gap | 112 672 | 126 551 | 70 732 | 30 515 | 30 485 | 30 468 | 34 507 | - |
| Group Entities – periodic gap | 3 333 | (135) | 60 | (453) | (122) | (1 985) | 27 | 725 |
| Group Entities – cumulative periodic gap | 3 333 | 3 198 | 3 258 | 2 805 | 2 683 | 698 | 725 | - |
| TOTAL - Periodic gap | 116 005 | 13 744 | (55 759) | (40 670) | (152) | (2 002) | 4 066 | 35 232 |
| TOTAL – cumulative periodic gap | 116 005 | 129 749 | 73 990 | 33 320 | 33 168 | 31 166 | 35 232 | |

The exposure of the Group to interest rate risk in EUR consists for the most part of the Bank's exposure. The EUR interest rate risk which is generated by Group companies has no significant influence on the Group's interest rate risk and therefore does not affect its risk profile.

| CHF repricing gap | 0-1 month | 1-3 months | 3-6 months | 6-12 months | 1-2 years | 2-5 years | >5 years | Total |
|--|-----------|------------|------------|-------------|-----------|-----------|----------|----------|
| Bank - Periodic gap | 455 895 | (465 857) | (2 424) | (1 576) | (6) | (5) | - | (13 973) |
| Bank – Cumulative gap | 455 895 | (9 962) | (12 386) | (13 962) | (13 968) | (13 973) | (13 973) | 1 |
| Group Entities – periodic gap | 1 281 | (743) | (677) | (1 735) | (1 702) | (1 075) | 1 101 | (3 550) |
| Group Entities – cumulative periodic gap | 1 281 | 538 | (139) | (1 874) | (3 576) | (4 651) | (3 550) | 1 |
| TOTAL - Periodic gap | 457 176 | (466 600) | (3 101) | (3 311) | (1 708) | (1 080) | 1 101 | (17 523) |
| TOTAL – cumulative periodic gap | 457 176 | (9 424) | (12 525) | (15 836) | (17 544) | (18 624) | (17 523) | - |

The exposure of the Group to CHF interest rate risk consists mainly of the Bank's exposures. The CHF interest rate risk generated by the Group companies does not have a significant influence on the Group's interest rate risk and therefore does not affect its risk profile.

The Bank's interest rate risk exposure did not exceed approved limits. The Bank was mainly exposed to the PLN interest rate risk, which constituted ca. 96% of the Bank's Value at Risk (VaR).

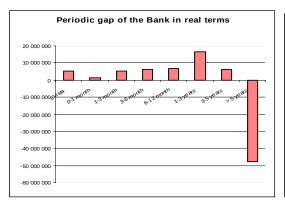
The interest rate risk in the Bank was on a low level. As at 31 of December 2004, the interest rate VaR for the holding period of 10 days amounted to PLN 18,375 thousand, which constituted ca. 0.34% of Bank's own funds. The interest rate risk was generated mainly by the risk of assets and liabilities repricing mismatch.

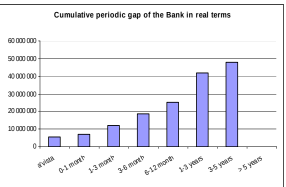
Effective interest rate

In 2004 Bank did not use the effective interest rate in establishing the result from assets and liabilities.

Liquidity risk

| Liquidity gap | A'vista | 0-1 month | 1-3 months | 3-6 months | 6-12 | 1-2 years | 2-5 years | >5 years |
|---|-----------|-----------|------------|------------|------------|------------|------------|--------------|
| | | | | | months | | | |
| Bank - Periodic gap | 5 439 369 | 1 429 331 | 5 353 529 | 6 258 913 | 6 890 575 | 16 354 387 | 6 035 309 | (47 761 413) |
| Bank – Cumulative gap | 5 439 369 | 6 868 700 | 12 222 229 | 18 481 142 | 25 371 717 | 41 726 104 | 47 761 413 | - |
| Group Entities – periodic gap | (243 108) | (44 664) | 16 770 | 33 737 | 50 923 | 57 808 | (32 321) | 160 855 |
| Group Entities – cumulative periodic gap | (243 108) | (287 772) | (271 002) | (237 265) | (186 342) | (128 534) | (160 855) | - |
| TOTAL - Periodic gap | 5 196 261 | 1 384 667 | 5 370 299 | 6 292 650 | 6 941 498 | 16 412 195 | 6 002 988 | (47 600 558) |
| TOTAL –cumulative periodic gap | 5 196 261 | 6 580 928 | 11 951 227 | 18 243 877 | 25 185 375 | 41 597 570 | 47 600 558 | - |





In all time horizons the cumulative⁴ liquidity gap of the PKO BP SA Group was positive. This indicates a surplus of assets receivable over liabilities payable.

_

⁴ Liquidity gap of PKO BP SA Group in real terms calculated as a sum of PKO BP SA liquidity gap in real terms and contractual liquidity gaps of other entities comprising PKO BP SA Group

The PKO BP SA Group in PLN thousand This document is a translation of the document originally issued in Polish.

The only binding version is the original Polish version

Assets and liabilities of the Bank as at 31 December 2004, by maturities (comparative data) 1 -5 years With no **Impairment** Up to 1 month | 1 - 3 months 3 months - 1 Over 5 years Total **Balance sheet items** year maturity stated allowances **Assets:** Cash and balances with the Central Bank 3 525 329 3 525 329 6 802 825 3 640 463 2 790 844 13 231 947 Amounts due from banks (2.185)93 592 369 517 Financial assets held for trading 259 84 517 181 460 4 675 5 014 Other financial instruments at fair value through profit or loss Amounts due from customers 8 593 292 1 308 584 6 357 067 14 210 588 12 254 212 (2686539)40 037 204 Securities available for sale 1 603 366 1 939 171 4 277 530 8 868 461 4 496 726 417 842 (38185)21 564 911 Securities held to maturity 1 768 937 1 893 017 124 080 5 332 440 885 294 1 051 6 097 16 697 4 639 455 $(216\ 154)$ Other 23 277 206 5 062 311 (2 943 063) 85 954 365 **Total assets:** 21 410 365 7 097 866 15 294 067 16 755 613 Liabilities : Amounts due to the Central Bank 144 144 21 111 998 718 Amounts due to banks 519 794 281 487 158 314 18 012 41 749 302 11 250 864 73 091 874 Amounts due to customers 18 459 536 1 580 185 51 987 Liabilities arising from debt securities 21 076 21 076 issued Other liabilities 1 232 004 115 316 2 984 601 838 335 983 216 834 1 083 626 **Total liabilities:** 43 501 244 11 272 813 1 083 626 77 096 413 18 877 415 2 074 482 286 833 Equity: 8 857 952 8 857 952 43 501 244 11 272 813 18 877 415 2 074 482 9 941 578 85 954 365 Total: 286 833 Liquidity gap (22 090 879) (4 174 947) (3 583 348) 21 202 724 16 468 780 (4 879 267) (2 943 063)

Currency risk

| | Currency expressed in PLN – 31.12.2004 (comparative data) | | | | |
|--|---|-----------|-----------|------------|-------------|
| ASSSETS, of which: | PLN | EUR | CHF | Other | Total |
| Cash and balances with the Central Bank | 3 281 324 | 113 332 | 7 887 | 122 786 | 3 525 329 |
| Loans and other amounts due from the financial sector | 4 792 285 | 402 628 | 189 025 | 8 130 139 | 13 514 077 |
| Loans to non-financial sector | 27 779 939 | 2 694 446 | 3 107 601 | 1 247 954 | 34 829 940 |
| Loans to public sector | 7 584 307 | 23 237 | 136 | 6 178 | 7 613 858 |
| Securities | 23 102 815 | 355 874 | - | 406 941 | 23 865 630 |
| Non-current assets | 6 649 874 | - | - | 83 673 | 6 733 547 |
| Other assets and derivatives | 1 078 919 | 33 440 | 40 886 | 987 087 | 2 140 332 |
| TOTAL (GROSS) ASSETS | 74 269 463 | 3 622 957 | 3 345 535 | 10 984 758 | 92 222 713 |
| DEPRECIATION/ IMPAIRMENT | (6 110 979) | (74 530) | (6 051) | (76 788) | (6 268 348) |
| TOTAL (NET) ASSETS | 68 158 484 | 3 548 427 | 3 339 484 | 10 907 970 | 85 954 365 |
| LIABILITIES, of which: | | | | | |
| Balances with the Central Bank | 144 | - | - | - | 144 |
| Amounts due to financial sector | 517 886 | 199 375 | 32 236 | 378 232 | 1 127 729 |
| Amounts due to non-financial sector | 62 095 674 | 2 355 672 | 48 455 | 3 093 523 | 67 593 324 |
| Amounts due to public sector | 5 347 592 | 20 497 | - | 1 450 | 5 369 539 |
| Liabilities arising from securities issued | 21 076 | = | = | = | 21 076 |
| Provisions | 208 378 | 315 | - | 80 | 208 773 |
| Other liabilities and derivatives and deferred tax liability | 2 708 125 | 40 037 | 151 | 27 515 | 2 775 828 |
| Equity | 8 849 898 | - | - | 8 054 | 8 857 952 |
| TOTAL LIABILITIES | 79 748 773 | 2 615 896 | 80 842 | 3 508 854 | 85 954 365 |
| OFF-BALANCE SHEET LIABILITIES GRANTED | 13 253 037 | 394 402 | 448 425 | 1 807 025 | 15 902 889 |

Exposure to the risk

The table below presents the exposure of the Group to credit risk as well as individual types of market risk. The amounts have been calculated on the basis of Resolution No 4/2004 dated 8 September 2004 of the Commission for Banking Supervision.

In the case of credit risk of balance sheet receivables, the risk weighted value is calculated as the product of the carrying amount and the risk weight appropriate to a given client and the type of collateral.

For derivatives, the risk weighted value of credit exposure is obtained by calculating the balance sheet equivalent of a derivative using the original exposure method for transactions in the banking portfolio.

In the case of the other off-balance-sheet liabilities, the credit risk exposure is calculated as the product of balance-sheet equivalent (being the product of the nominal value of off-balance sheet liability and percentage risk weight) and appropriate risk weight for a given client and the type of potential collateral.

Capital requirements resulting from credit risk are calculated as the sum total of risk weighted assets and off-balance-sheet liabilities in the banking portfolio multiplied by 8%.

In the case of the instruments classified to trading portfolio, capital requirements are calculated for individual types of the market risk.

Credit and market risk as at 31 December 2005:

| Balance sheet instruments | | |
|------------------------------------|-----------------|------------------------|
| Instrument type | Carrying amount | Risk weighted value |
| Cash | 1 267 006 | - |
| Receivables | 59 537 924 | 36 001 229 |
| Debt securities | 20 428 876 | 157 549 |
| Other securities, shares | 217 680 | 28 231 |
| Non-current assets | 3 332 321 | 2 643 551 |
| Other | 4 499 807 | 3 007 179 |
| Total banking portfolio | 89 283 614 | 41 837 739 |
| Debt securities | 2 327 379 | 855 570 |
| Equity securities held for trading | 2 188 | 2 188 |
| Total trading portfolio | 2 329 567 | 857 758 |
| Total balance sheet instruments | 91 613 181 | 42 695 497 |

| Off-balance-sheet instruments | | | | | |
|--|------------------|----------------------|---------------------|--|--|
| Instrument type | Replacement cost | Credit equivalent | Risk weighted value | | |
| Derivatives | | | | | |
| Interest rate instruments: | 124 439 805 | 1 112 964 | 222 592 | | |
| FRA | 61 900 000 | 151 912 | 30 382 | | |
| IRS | 62 539 805 | 961 052 | 192 210 | | |
| Foreign currency instruments: | 14 400 104 | 892 114 | 179 588 | | |
| Currency forwards | 217 724 | 8 430 | 2 400 | | |
| Forwards – embedded derivatives | 5 060 | 1 280 | 640 | | |
| Swaps | 6 578 198 | 219 677 | 43 935 | | |
| CIRS | 5 119 | 326 | 65 | | |
| FX futures | 7 400 016 | 638 261 | 127 652 | | |
| Options (delta equivalent – purchase of options) | 193 987 | 24 140 | 4 896 | | |
| Other instruments: | 939 996 | 94 000 | 18 800 | | |
| SBB | 939 996 | 94 000 | 18 800 | | |
| Other | - | - | - | | |
| Total derivatives | 139 779 905 | 2 099 078 | 420 980 | | |
| of which: banking portfolio | 33 068 551 | 1 019 986 | 204 380 | | |
| trading portfolio | 106 711 354 | 1 079 092 | 216 600 | | |

| Other off-balance-sheet instrument portfolio | s – banking and trading | | |
|--|-------------------------|----------------------|------------------------|
| Instrument type | Off-balance sheet value | Credit equivalent | Risk weighted value |
| Lines of credit | 18 485 192 | 2 342 583 | 1 248 306 |
| Guarantees issued | 247 674 | 173 616 | 163 584 |
| Letters of credit | 154 945 | 45 244 | 45 244 |
| Others | 2 142 129 | 446 953 | 172 418 |
| Total banking portfolio | 21 029 940 | 3 008 396 | 1 629 552 |
| Underwriting guarantees | 664 870 | 484 348 | 484 348 |
| Total trading portfolio | 664 870 | 484 348 | 484 348 |

| | Carrying amount and off-balance- sheet value | Risk weighted value | Capital requirement |
|---------------------------------------|--|---------------------|------------------------|
| Total banking portfolio (credit risk) | 143 382 105 | 43 671 671 | 3 493 734 |

| Capital requirements for trading portfolio | Capital requirements |
|--|----------------------|
| Market risk | 108 522 |
| of which: | |
| Currency risk | - |
| Commodity price risk | - |
| Securities price risk | 249 |
| Debt instruments specific risk | 66 863 |
| Interest rate general risk | 41 410 |
| Other: | |
| Settlement risk – delivery and contractor | 15 474 |
| Underwriting risk | - |
| Other | - |
| Total capital requirement | 3 617 730 |

Credit and market risk as at 31 December 2004 (comparative data):

| Balance-sheet instruments | | |
|------------------------------------|-----------------|---------------------|
| Instrument type | Carrying amount | Risk weighted value |
| Cash | 1 238 461 | - |
| Receivables | 53 269 151 | 29 188 874 |
| Debt securities | 22 654 992 | 21 021 |
| Other securities, shares | 550 724 | 373 085 |
| Non-current assets | 3 152 771 | 2 651 825 |
| Other | 3 550 053 | 2 019 005 |
| Total banking portfolio | 84 416 152 | 34 253 810 |
| Debt securities | 1 533 199 | 651 887 |
| Equity securities held for trading | 5 014 | 5 014 |
| Total trading portfolio | 1 538 213 | 656 901 |
| Total balance sheet instruments | 85 954 365 | 34 910 711 |

| Off-balance-sheet instruments | | | | | |
|--|------------------|----------------------|---------------------|--|--|
| Instrument type | Replacement cost | Credit equivalent | Risk weighted value | | |
| Derivatives | | | | | |
| Interest rate instruments: | 68 605 182 | 464 006 | 92 802 | | |
| FRA | 23 670 000 | 47 725 | 9 545 | | |
| IRS | 44 935 182 | 416 281 | 83 257 | | |
| Foreign currency instruments: | 12 278 404 | 421 787 | 84 510 | | |
| Currency forwards | 87 062 | 871 | 267 | | |
| Forwards – embedded derivatives | 10 029 | 201 | 100 | | |
| Swaps | 9 054 509 | 222 247 | 44 449 | | |
| CIRS | 498 | 5 | 1 | | |
| FX futures | 3 120 350 | 198 118 | 39 624 | | |
| Options (delta equivalent – purchase of options) | 5 956 | 345 | 69 | | |
| Other instruments: | 1 291 222 | 129 122 | 25 824 | | |
| SBB | 1 291 222 | 129 122 | 25 824 | | |
| Other | - | - | - | | |
| Total derivatives | 82 174 808 | 1 014 915 | 203 136 | | |
| of which: banking portfolio | 29 158 026 | 758 072 | 151 674 | | |
| trading portfolio | 53 016 782 | 256 843 | 51 462 | | |

| Other off-balance-sheet instrument portfolio | s – banking and trading | | |
|--|-------------------------|----------------------|---------------------|
| Instrument type | Off-balance sheet value | Credit equivalent | Risk weighted value |
| Lines of credit | 16 496 728 | 1 166 465 | 802 593 |
| Guarantees issued | 214 330 | 156 358 | 155 606 |
| Letters of credit | 31 308 | 15 583 | 15 583 |
| Other | 3 602 239 | 714 341 | 164 626 |
| Total banking portfolio | 20 344 605 | 2 052 747 | 1 138 408 |
| underwriting guarantees | 275 147 | 142 017 | 115 391 |
| Total trading portfolio | 275 147 | 142 017 | 115 391 |

| | Carrying amount and off-balance- sheet value | Risk weighted value | Capital requirement |
|---------------------------------------|--|---------------------|------------------------|
| Total banking portfolio (credit risk) | 133 918 783 | 35 543 892 | 2 843 511 |

| Capital requirements for trading portfolio | |
|--|-----------|
| (Market risk) | |
| Market risk | 70 245 |
| of which: | |
| Currency risk | 3 294 |
| Commodity price risk | - |
| Securities price risk | 772 |
| Debt instruments specific risk | 50 506 |
| Interest rate general risk | 15 673 |
| Other: | |
| Settlement risk – delivery and contractor | 4 489 |
| Underwriting risk | 1 913 |
| Other | - |
| Total capital requirement | 2 920 158 |

Credit and market risk were calculated according to the Resolution No. 4/2004 of the Commission for Banking Supervision dated 8 August 2004, with subsequent amendments.

4. Objectives and principles of operational risk management

The purpose of operational risk management is to optimise operational efficiency by reducing operational losses, costs streamlining and improving response time and adequacy.

As part of its operational risk management policy, the Bank uses the following instruments and solutions:

- operational risk management rules and procedures, which cover a full scope of Bank's activities,
- defined responsibilities and reporting lines in the area of operational risk management at various decisiontaking levels,
- defining operational risk identification and assessment processes for all major areas of Bank's activities,
- regular monitoring of operational transactions in excess of specified threshold and communicating them to the Management Board,
- operational risk management is performed at the level of system solutions and current risk management,
- delegating comprehensive operational risk management to special organizational Head Office units, which are responsible for defining detailed targets,
- operational risk management process is coordinated by the Bank's Credit and Operational Risk Department.

In 2005 KREDOBANK SA prepared in cooperation with the Bank the procedures regarding the operational risk management, which become effective as of 1 January 2006. The purpose and methods for operational risk management at KREDOBANK SA are compliant with those of the Bank. The organization of operational risk management function is tailored to the specific needs of KREDOBANK SA.

Currently, BFL is in the process of organization of an operational risk management system. The company created a separate organisational entity, the purpose of which is to coordinate the development of internal regulations regarding the functioning of individual entities and organisational units of the company.

5. Fair value of financial assets and liabilities

The table below presents the fair values of balance-sheet financial instruments, which have not been valued at fair value at the balance sheet date. The fair value is the amount for which an asset could be exchanged, or a liability settled, between knowledgeable, willing parties in an arm's length transaction.

Since for many financial instruments there is no available market value, the presented fair values have been estimated on the basis of various valuation methods, including estimation of the present value of future cash flows.

The market quotations applied for valuation of securities held to maturity do not include any potential adjustments resulting from a limited market liquidity or transaction costs.

For certain categories of financial assets valued at the amount due with an allowance for impairment losses, it has been assumed that their fair value equals their carrying amount. This applies, in particular, to cash and cash equivalents, current receivables from and liabilities to customers, as well as other assets and liabilities. Majority of placements on the inter-bank market are short-term placements. The share of fixed interest rate loans and customer deposits in total loans and total deposits is immaterial. Majority of such loans and deposits are of short-term nature.

It has been assumed that the estimated fair value of loans with floating interest rate and receivables equals their carrying amount. Fixed interest rate loans account for a relatively small share of all loans granted and do not affect the fair value of this group of assets.

As at 31 December 2005

| ASSETS, of which: | Carrying amount | Fair value |
|--|-----------------|------------|
| Cash and balances with the Central Bank | 3 895 331 | 3 895 331 |
| Amounts due from banks | 12 663 295 | 12 919 384 |
| Financial assets held for trading | 851 003 | 851 003 |
| Derivative financial instruments | 1 137 227 | 1 337 227 |
| Other financial instruments at fair value through profit or loss | 20 059 683 | 20 059 683 |
| Amounts due from customers | 46 874 629 | 46 874 629 |
| Investment securities | 1 881 378 | 1 881 378 |
| Available for sale | 1 881 378 | 1 881 378 |
| Held to maturity | - | - |
| Investments in associate and joint-venture entities | 184 345 | 184 345 |
| LIABILITIES, of which: | | |
| Amounts due to the Central Bank | 766 | 766 |
| Amounts due to other banks | 2 083 346 | 2 083 346 |
| Derivative financial instruments | 1 257 384 | 1 257 384 |
| Amounts due to customers | 76 747 563 | 76 747 563 |
| Liabilities arising from debt securities issued | 68 470 | 68 470 |

As at 31 December 2004 (comparative data)

| ASSETS, of which: | Carrying amount | Fair value |
|---|-----------------|------------|
| Cash and balances with the Central Bank | 3 525 329 | 3 525 329 |
| Amounts due from banks | 13 231 947 | 13 122 924 |
| Financial assets held for trading | 369 517 | 369 517 |
| Derivative financial instruments | 1 362 379 | 1 362 379 |
| Amounts due from customers | 40 037 204 | 40 037 204 |
| Investment securities | 23 457 928 | 23 448 673 |
| Availble for sale | 21 564 911 | 21 564 911 |
| Held to maturity | 1 893 017 | 1 883 762 |
| Investments in associate and joint venture entities | 156 815 | 156 815 |
| LIABILITIES, of which: | | |
| Amounts due to the Central Bank | 144 | 144 |
| Amounts due to other banks | 998 718 | 998 718 |
| Derivative financial instruments | 793 739 | 793 739 |
| Amounts due to customers | 73 091 874 | 73 091 874 |
| Liabilities arising from debt securities issued | 21 076 | 21 076 |

6. Custodial activities

The Bank is a direct participant of the National Depository for Securities (Krajowy Depozyt Papierów Wartościowych). As at 31 December 2005, the Bank kept 10,769 securities accounts (as at 31 December 2004 – 1 securities account opened by an individual). The Bank also services customer investments accounts on foreign markets using depositary services of the State Street Bank GmbH.

Apart from operating activities, the Bank actively participates in the work of Council of Depository Banks (*Rada Banków Depozytariuszy*) operating as part of the Polish Banks Association (*Związek Banków Polskich*), which guarantees its participation in creation of market standards and influence on the general trends of custodial services development.

7. Assets' securitisation

On 7 October 2005 an agreement on sales of retail receivables to the securitization fund was signed. About 73,000 retail receivables (debit balances, cash credits, renewable credits, non-cash credits given for the purchase of materials, non-cash credits for the purchase of motor vehicles, housing credits) have been sold to the securitization fund for the total value (capital, interest, costs) of about 660,000 thousand zlotys. The sold receivables have been stated both in the balance and in off-balance records.

According to the signed agreement, the selling price of the receivables – being some percentage of the sold portfolio – has been accounted for the payment of individual items of the receivables (costs, interest repayment, capital repayment).

On 20 October 2005 payment for the sold receivables portfolio has been sent to the PKO BP SA account. According to the agreed rules of clearing accounts of the price of the sold receivables portfolio, the amount of 47,710 thousand Zlotys has been assigned to the capital repayment (concerning the balance-sheet receivables).

Bank did not receive the securities due to this transaction.

In accordance with the agreement for the sale of receivables to the securitization fund, the seller is obliged to pay compensation to the acquirer for any claims regarding legal deficiencies in documentation transferred to the acquirer. As this was the first such transaction in Poland, the Bank has no experience in assessing which part of documentation transferred to the acquirer may be challenged by the acquirer for legal deficiencies. Considering the fact that a large part of the receivables sold were generated in the period from 1995 to 2000, which may give rise to an increased risk of deficiencies in the related documentation, the amount of the provision set by the Bank in this respect was determined at PLN 78,614 thousand.

8. Segment reporting

The primary segmentation key is based on business type (business segments) and the secondary - on geographical area (geographical segments).

The Group usually settles inter-segment transactions, as if they were concluded between unrelated parties using internal settlement rates.

Business segments

Segmentation by business is as follows:

- Corporate Segment includes transactions of the holding company with large corporate clients (in 2004 it
 included as well small and medium sized enterprises).
- Retail Segment includes transactions of the holding company with private individuals and starting 2005 also small and medium enterprises and individuals.
- Treasury Segment includes inter-bank transactions, transactions made using derivative instruments and debt securities.
- Investments Segment includes brokerage and investing activities of the holding company.
- Housing Segment includes transactions of the holding company connected with granting housing loans and accepting housing deposits.

The Bank has not created other segments as a result of not having reached the thresholds set forth in IAS 14, which areas follow:

- segment revenue from sales to external customers and from transactions with other segments account for 10% or more of the total external and internal revenue of all segments, or
- segment result, whether profit or loss, accounts for 10% or more of the aggregated result of all segments in profit or loss, whichever greater in absolute value, or
- segment assets account for 10% or more of total assets of all segments

According to IAS 14, segments which were not separated have been disclosed as unallocated reconciling items.

The assets and liabilities of a given segment represent operating assets and liabilities used by that segment in its operating activities.

The financial data for the year ended 31 December 2004 are not fully comparative due to the use by the Group of following exemptions allowed under IFRS 1, related mainly to the use of effective interest rate and calculation of impairment allowances.

The tables below present segment revenue and segment profit for the years ended 31 December 2005 and 31 December 2004, as well as selected segment assets and segment liabilities as at 31 December 2005 and 31 December 2004.

| | Continued activities | | | | | |
|---|----------------------|-------------------|---------------------|-----------------------|--------------------|----------------|
| Year ended 31 December 2005 | Corporate Segment | Retail Segment | Treasury Segment | Investment Segment | Housing Segment | All activities |
| Revenue | | | | | | |
| External customer -related revenues | 1 154 574 | 3 290 227 | 2 017 196 | 446 675 | 1 339 828 | 8 248 500 |
| Inter-segment sales | - | 42 207 | - | 285 | - | 42 492 |
| Total segment revenue | 1 154 574 | 3 332 434 | 2 017 196 | 446 960 | 1 339 828 | 8 290 992 |
| Result | | | | | | |
| Segment result | 149 463 | 787 913 | 270 913 | 325 922 | 27 339 | 1 561 550 |
| Unallocated result together with the result of unseparated segments. | - | - | - | - | - | 213 931 |
| Difference between FX Swap and CIRS results (swap points) reported in B/S and management accounts | _ | - | - | - | - | 368 033 |
| Result from the continued activities before taxation | - | - | - | - | - | 2 143 514 |
| Share in the results of associates | - | - | - | - | - | 23 531 |
| Result before taxation and minority interest | - | - | - | - | - | 2 167 045 |
| Income tax (tax expense) | - | - | - | - | - | (411 424) |
| Profit/ (loss) of minority shareholders | - | - | - | - | - | (20 801) |
| Net profit for the year | - | - | - | - | - | 1 734 820 |
| Assets and equity and liabilities as at 31 December 2005 | | | | | | |
| Segment assets | 14 517 929 | 13 503 141 | 33 710 060 | 1 989 377 | 19 395 940 | 83 116 447 |
| Investments in associates and jointly controlled entities | - | - | - | 184 345 | - | 184 345 |
| Unallocated assets | - | - | - | - | - | 8 312 389 |
| Total assets | | - | _ | | | 91 613 181 |
| Segment liabilities and equity | 9 092 918 | 59 381 919 | 2 177 388 | 469 689 | 8 863 733 | 79 985 647 |
| Unallocated liabilities and equity | - | - | - | - | - | 11 627 534 |
| Total liabilities and equity | - | - | - | - | - | 91 613 181 |

| Other segment information | | | | | | |
|--|--------|--------|---|---|----------|---------|
| Impairment allowances* | 10 271 | 62 812 | ı | 1 | (23 000) | 50 083 |
| Capex expenditure on tangible and intangible fixed assets | - | 1 | 1 | 1 | - | 600 596 |
| Depreciation of tangible and amortisation of intangible fixed assets | - | - | - | - | - | 466 540 |
| Other non-cash expenditure | - | - | - | - | - | - |

*item does not include impairment allowances of unseparated segments

Due to the fact that it is not possible to restate data for the year of 2004 in order to compare it with data for 2005 (division into Corporate and Retail Segments), the following tables present amounts relating to the year of 2005, which are comparative with those regarding the year of 2004.

| | Continued activities | | | | | | |
|---|----------------------|-------------------|---------------------|-----------------------|--------------------|----------------|--|
| Year ended 31 December 2005 | Corporate Segment | Retail Segment | Treasury Segment | Investment Segment | Housing Segment | All activities | |
| Revenue | | | | | | | |
| External customer -related revenues | 1 689 571 | 2 755 230 | 2 017 196 | 446 675 | 1 339 828 | 8 248 500 | |
| Inter-segment sales | - | 42 207 | - | 285 | _ | 42 492 | |
| Total segment revenue | 1 689 571 | 2 797 437 | 2 017 196 | 446 960 | 1 339 828 | 8 290 992 | |
| Result | | | | | | | |
| Segment result | (139 256) | 1 076 632 | 270 913 | 325 922 | 27 339 | 1 561 550 | |
| Unallocated result together with the result of unseparated segments. | - | - | - | - | - | 213 931 | |
| Difference between Fx Swap and CIRS results (swap points) reported in B/S and management accounts | - | - | - | - | - | 368 033 | |
| Result from the continued activities before taxation | - | - | - | - | - | 2 143 514 | |
| Share in the results of associates | - | - | - | - | - | 23 531 | |
| Result before taxation and minority interest | - | - | - | - | - | 2 167 045 | |
| Income tax (tax expense) | - | - | - | - | - | (411 424) | |
| Profit/ (loss) of minority shareholders | - | - | - | - | - | (20 801) | |
| Net profit for the year | _ | - | - | - | - | 1 734 820 | |
| Assets and equity and liabilities as at 31 December 2005 | | | | | | | |
| Segment assets | 17 429 805 | 10 591 265 | 33 710 060 | 1 989 377 | 19 395 940 | 83 116 447 | |
| Investments in associates and jointly controlled entities | - | - | - | 184 345 | - | 184 345 | |
| Unallocated assets | - | - | - | - | - | 8 312 389 | |
| Total assets | - | - | - | - | - | 91 613 181 | |
| Segment liabilities and equity | 13 529 086 | 54 945 751 | 2 177 388 | 469 689 | 8 863 733 | 79 985 647 | |
| Unallocated liabilities and equity | - | - | - | - | - | 11 627 534 | |
| Total liabilities and equity | - | - | - | _ | _ | 91 613 181 | |

| Other segment information | | | | | | |
|--|---------|--------|---|---|----------|---------|
| Impairment allowances* | (6 463) | 79 546 | 1 | - | (23 000) | 50 083 |
| Capital expenditure on tangible and intangible fixed assets | - | - | 1 | - | - | 600 596 |
| Depreciation of tangible and amortisation of intangible fixed assets | 1 | - | 1 | - | - | 466 540 |
| Other non-cash expenditure | - | - | - | - | - | - |

* item does not include impairment allowances of unseparated segments

| | Continued activities | | | | | |
|--|----------------------|-------------------|---------------------|-----------------------|--------------------|----------------|
| Year ended 31 December 2004 | Corporate Segment | Retail Segment | Treasury Segment | Investment Segment | Housing Segment | All activities |
| (comparative data) | | | | Ü | | |
| Revenue | | | | | | |
| External customer - related revenues | 1 885 217 | 2 637 430 | 2 216 863 | 282 829 | 1 431 395 | 8 453 734 |
| Inter-segment sales | = | 449 | ı | - | | 449 |
| Total segment revenue | 1 885 217 | 2 637 879 | 2 216 863 | 282 829 | 1 431 395 | 8 454 183 |
| Result | | | | | | |
| Segment result | 65 159 | 822 994 | 189 816 | 68 059 | 308 192 | 1 454 220 |
| Unallocated result | 03 139 | 022 994 | 109 010 | 00 039 | 300 192 | 1 434 220 |
| together with the result of unseparated segments. | - | - | - | - | - | 184 122 |
| Difference between Fx Swap and CIRS results (swap points) reported in B/S and | - | - | - | - | - | 209 348 |
| management accounts | | | | | | |
| Result from the continued activities before taxation | - | - | - | - | - | 1 847 690 |
| Share in the results of associates | - | - | - | - | - | 21 925 |
| Result before taxation and minority interest | - | - | - | - | - | 1 869 615 |
| Income tax (tax expense) | - | - | - | - | - | (361 523) |
| Profit/ (loss) of minority shareholders | - | - | - | - | - | (1 587) |
| Net profit for the year | - | - | - | - | - | 1 506 505 |
| Assets and equity and lia | hilities as at 31 F | ecember 2004 | | | | |
| Segment assets | 14 961 394 | 8 605 283 | 35 893 554 | 1 385 508 | 16 127 584 | 76 973 323 |
| Investments in associates and jointly controlled entities | - | - | - | 156 815 | - | 156 815 |
| Unallocated assets | - | - | _ | - | - | 8 824 227 |
| Total assets | | _ | | | | 85 954 365 |
| Segment liabilities and | 12 179 440 | 54 175 322 | 882 943 | 269 569 | | 75 146 331 |
| equity Unallocated liabilities and equity | - | - | - | - | | 10 808 034 |
| Total liabilities and equity | - | - | - | - | - | 85 954 365 |

| Other segment information | | | | | | |
|--|-----------|--------|-------|--------|---------|----------|
| Impairment losses* | (119 198) | 34 867 | 7 450 | 42 107 | (6 491) | (41 265) |
| Capital expenditure on tangible and intangible fixed assets | 1 | 1 | - | - | - | 534 797 |
| Depreciation of tangible and amortisation of intangible fixed assets | - | 1 | 1 | - | - | 517 506 |
| Other non-cash expenditure | 1 | - | - | - | - | - |

^{*} item does not include impairment allowances of unseparated segments

Segmentation by geographical region

Taking into account the fact that the Group's activity is conducted also outside Poland, segmentation by geographical region is a secondary reporting format.

The operating activities of the PKO BP S.A. Group, which cover all business segments, are concentrated on the activities in Poland through Bank PKO BP S.A. and subordinated entities.

Except for Poland, the Group carries out its activities in Ukraine - through KREDOBANK S.A.

The scope of activities of the Group outside Poland is smaller compared to the result of the whole Group.

The tables below present data on revenues, expenditures and certain types of assets of individual geographical segments for the 12 month periods ended 31 December 2005, 31 December 2004 and 31 December 2004.

| Year ended 31 December 2005 | Poland | Ukraine* | Total |
|---|------------|-----------|------------|
| Revenues | | | |
| Total segment revenues | 8 290 992 | 176 940 | 8 467 932 |
| Other segment information | | | |
| Segment assets | 90 193 618 | 1 235 218 | 91 428 836 |
| Unallocated assets | - | - | - |
| Investments in associates | 184 345 | - | 184 345 |
| Total assets | 90 377 963 | 1 235 218 | 91 613 181 |
| Capital expenditure on tangible and intangible fixed assets | 587 893 | 12 703 | 600 596 |

| Year ended 31 December 2004 (comparative data) | Poland | Ukraine* | Total |
|---|------------|----------|------------|
| Revenues | | | |
| Total segment revenues | 8 454 183 | 49 368 | 8 503 551 |
| Other segment information | | | |
| Segment assets | 85 149 499 | 648 051 | 85 797 550 |
| Unallocated assets | = | - | 1 |
| Investments in associates | 156 815 | - | 156 815 |
| Total assets | 85 306 314 | 648 051 | 85 954 365 |
| Capital expenditure on tangible and intangible fixed assets | 525 321 | 9 476 | 534 797 |

^{*} in the business segment information, KREDOBANK S.A. is presented under unallocated balancing segments due to not reaching any of the thresholds set forth in IAS 14.

9. Interest income and expenses

Interest income

| | 01.01 – 31.12.2005 | 01.01 – 31.12.2004 (comparative data) |
|---|--------------------|---|
| Income from credits and loans granted to customers | 3 573 404 | 3 067 934 |
| Income from placements with other banks | 601 248 | 423 171 |
| Income from investment securities | 139 506 | 326 073 |
| Income from other placements on the monetary market | - | - |
| Other | 1 347 854 | 1 493 297 |
| Income from securities at fair value through profit or loss | 1 256 445 | 1 398 947 |
| From trading securities | 23 418 | 28 388 |
| Other | 67 991 | 65 962 |
| Total | 5 662 012 | 5 310 475 |

Interest expenses

| | 01.01 – 31.12.2005 | 01.01 – 31.12.2004 (comparative data) |
|---|--------------------|---|
| Relating to amounts due to customers | (1 924 327) | (1 616 676) |
| Relating to placements with other banks | (71 969) | (53 905) |
| Relating to other placements on the monetary market | - | = |
| Relating to own issue of debt securities | (4 265) | (42) |
| Other* | (116 976) | (127 119) |
| Total | (2 117 537) | (1 797 742) |

^{*} For comparability purposes, for the year 2004 the Bank presented costs of settled premium on debt securities. The details of this reconciliation are presented in Note 52 – reconciliation of profit and loss account for the year ended 31 December 2004 between PAS and IFRS.

In the year ended 31 December 2005, the total amount of interest income, measured using the effective interest rate method, from financial assets not valued at fair value through profit or loss, amounted to PLN 4 212 766 thousand. At the same time, interest expense, calculated using the effective interest rate method, relating to financial liabilities which are not valued at fair value through profit or loss, amounted to PLN 1 954 579 thousand.

10. Fees and commission income and expense

Fees and commission income

| | 01.01 – 31.12.2005 | 01.01 – 31.12.2004 (comparative data) |
|--|--------------------|---|
| From accounts' servicing | 593 520 | 590 828 |
| From payments cards | 342 311 | 282 659 |
| From credits and loans granted | 72 983 | 478 374 |
| From operations with securities | 38 787 | 25 811 |
| From guarantees, letters of credits and similar operations | 28 917 | 25 098 |
| From acquisition services | - | - |
| Other | 461 061 | 458 620 |
| From cash transactions | 205 438 | 237 036 |
| Other* | 255 623 | 221 584 |
| Total | 1 537 579 | 1 861 390 |

^{*} Included in "Other" item are, among others, income from bills of exchange servicing, sale of duty stamps and from services provided to PPUP "Poczta Polska".

A significant decrease in fees and commission income from loans and credits granted results from recognition of the above income in fees and commission income valued at amortized costs calculated using the effective interest rate.

Fees and commission expense

| | 01.01 - 31.12.2005 | 01.01 - 31.12.2004 |
|---|--------------------|--------------------|
| | | (comparative data) |
| Relating to acquisition services | (116 438) | (114 056) |
| Relating to payment cards | (156 211) | (118 666) |
| Due to operations with securities | (46) | (9) |
| Other, of which: | (47 002) | (45 647) |
| commissions paid to intermediaries | (17 764) | (7 591) |
| commissions for services of other banks | (9 413) | (7 931) |
| commissions paid to PPUP | (8 033) | (9 870) |
| relating to settlement services | (1 439) | (304) |
| Other | (10 353) | (19 951) |
| Total | (319 697) | (278 378) |

11. Dividend income

| | 01.01 – 31.12.2005 | 01.01 – 31.12.2004 (comparative data) |
|---|--------------------|--|
| Dividend income from the issuers: | | |
| Securities classified as available for sale | 16 087 | 3 389 |
| Securities classified as held for trading | 25 | 7 |
| Securities at fair value through profit or loss | - | - |
| Total | 16 112 | 3 396 |

12. Result from financial instruments at fair value

Result from financial assets and liabilities at fair value through profit or loss in the 12-month periods ended 31 December 2005 and 31 December 2004

| | 01.01 - 31.12.2005 | 01.01 - 31.12.2004 |
|------------------------|--------------------|--------------------|
| | | (comparative data) |
| Debt securities | 208 659 | 19 943 |
| Derivative instruments | (179 796) | (61 445) |
| Equity instruments | 7 009 | (427) |
| Loans and receivables | - | - |
| Other | (4 166) | (3 746) |
| Total | (31 706) | (45 675) |

The redesignation of financial instruments classified as available for sale into the financial assets at fair value through profit and loss as of 1 January 2005 was described in Note 52.

| 1.0131.12.2005 | Profits | Losses | Net result |
|--|-----------|-------------|------------|
| Financial assets at fair value through profit or loss | 5 057 027 | (5 025 321) | 31 706 |
| Financial liabilities at fair value through profit or loss | - | - | - |
| Total | 5 057 027 | (5 025 321) | 31 706 |

| 1.0131.12.2004 | Profits | Losses | Net result |
|--|-----------|-------------|------------|
| Financial assets at fair value through profit or loss | 1 944 460 | (1 990 135) | (45 675) |
| Financial liabilities at fair value through profit or loss | - | - | - |
| Total | 1 944 460 | (1 990 135) | (45 675) |

Total change in the fair value of financial instruments at fair value through profit or loss determined using valuation models (where no quotations on an active market are available) in the year ended 31 December 2005 was PLN (1,161) thousand (in the year ended 31 December 2004 - PLN 60 thousand).

Changes in fair value in hedge accounting

The PKO BP S.A. Group did not apply hedge accounting in the years ended 31 December 2005 and 31 December 2004.

13. Result from investment securities / Result on financial assets and liabilities other than classified as at fair value through profit or loss

Realised result from financial assets and liabilities other than classified as at fair value through profit or loss

| | 01.01 – 31.12.2005 | 01.01 – 31.12.2004 (comparative data) |
|---|--------------------|--|
| Realised profits | | |
| Financial assets available for sale | 294 506 | 45 452 |
| Loans and receivables (together with finance lease receivables) | - | - |
| Investments held to maturity | - | - |
| Financial liabilities (except for held for trading) | 1 | - |
| Other | - | = |
| Total | 294 506 | 45 452 |

| | 01.01 – 31.12.2005 | 01.01 - 31.12.2004 |
|---|--------------------|--------------------|
| | | (comparative data) |
| Realised losses | | |
| Financial assets available for sale | (17 650) | (66 103) |
| Loans and receivables (together with finance lease receivables) | - | 1 |
| Investments held to maturity | - | - |
| Financial liabilities (except for held for trading) | - | П |
| Other | - | - |
| Total | (17 650) | (66 103) |

In the year ended 31 December 2005 gains from financial assets available for sale taken directly to revaluation reserve amounted to PLN (73,490) thousand (in the year ended 31 December 2004 - PLN 233,133 thousand respectively).

Gains from financial assets for the year ended 31 December 2005 taken from equity to profit or loss amounted to PLN 276,856 thousand (in the year ended 31 December 2004 - PLN (20,651) thousand).

14. Foreign exchange result

| | 01.01 - 31.12.2005 | 01.01 - 31.12.2004 |
|--|--------------------|--------------------|
| | | (comparative data) |
| Foreign exchange differences resulting from financial instruments at fair value through profit or loss | 201 291 | 249 707 |
| Other foreign exchange differences | 410 810 | 223 729 |
| Total | 612 101 | 473 436 |

15. Other operating income and expenses

| | 01.01 - 31.12.2005 | 01.01 – 31.12.2004 (comparative data) |
|---|--------------------|--|
| Other operating income | | |
| Net sales of finished goods, goods for resale and raw materials | 595 680 | 348 753 |
| From asset management on behalf of third parties | 85 970 | 86 231 |
| Auxiliary revenues | 27 740 | 30 436 |
| Sale and liquidation of fixed assets and intangible assets | 10 781 | 3 452 |
| Lease instalments | 1 165 | - |
| Received compensations, penalties and fines | 5 770 | 8 048 |
| Recovery of overdue, written-off and unrecoverable receivables | 33 534 | 36 209 |
| Other, of which: | 115 357 | 123 152 |
| revenues from reversal of write-downs against other receivables | 28 083 | 17 952 |
| returns of debt collector advances | 3 572 | 4 713 |
| result on the sale of collector coins | 2 013 | 2 325 |
| reversed provisions for future liabilities to employees | - | 2 238 |
| Other* | 81 689 | 95 924 |
| Total | 875 997 | 636 281 |

^{*} Included in "Other" item are the 2004 revenues from court fees returned, liquidated accounts etc. and for the 2005 – additionally penalties for delays in performing services.

| | 01.01 - 31.12.2005 | 01.01 - 31.12.2004 |
|--|--------------------|--------------------|
| | | (comparative data) |
| Other operating expense | | |
| Cost of finished goods, goods for resale and raw materials sold | (30 127) | (37 142) |
| Costs of asset management on behalf of third parties | (11 566) | (8 645) |
| Cost of sale or liquidation of fixed assets, intangible assets and assets earmarked for disposal | (11 848) | (7 539) |
| Donations | (7 503) | (7 773) |
| Leases | (9 177) | (1 512) |
| Compensation, penalties and fines paid | (4 265) | (1 783) |
| Impairment of overdue, written-off and unrecoverable receivables | (904) | (5 281) |
| Other, of which: | (34 084) | (114 370) |
| Impairment write-downs against other receivables | (1 935) | (54 419) |
| paid debt collector advances | (3 509) | (4 401) |
| maintenance of property and intangible fixed assets | - | - |
| result on the sale of collector coins | (69) | (137) |
| costs due to unexplained cash shortages and damages | (133) | (455) |
| Other* | (28 438) | (54 958) |
| Total | (109 474) | (184 045) |

^{*} Other operating expenses include, among others, expenses from credit underpayments and credit agreements not settled, liquidation of current accounts, court charges and fees.

16. General administrative expenses

| | 01.01 - 31.12.2005 | 01.01 - 31.12.2004 |
|---|--------------------|--------------------|
| | | (comparative data) |
| Employee benefits | (2 052 735) | (1 942 541) |
| Non-personnel costs | (1 566 865) | (1 406 398) |
| Depreciation and amortisation | (466 540) | (517 506) |
| Taxes and charges | (66 888) | (63 553) |
| Contribution and payment to Bank Guarantee Fund | (8 023) | (11 769) |
| Restructuring costs | - | = |
| Total | (4 161 051) | (3 941 767) |

Remuneration / Employee costs

| | 01.01 - 31.12.2005 | 01.01 - 31.12.2004 |
|---------------------------------------|--------------------|--------------------|
| | | (comparative data) |
| | | |
| Salaries and wages | (1 708 224) | (1 613 484) |
| Insurance and other employee benefits | (344 511) | (329 057) |
| Costs of pension funds, of which: | - | - |
| defined contribution plans | - | - |
| defined benefit plans | - | - |
| Costs of share-based payments | - | - |
| Costs of other retirement benefits | - | - |
| Total | (2 052 735) | (1 942 541) |

17. Result on impairment allowances

| | | | | In | creases | | | Decreases | | | | |
|--|---|--|---|---|------------------------------------|--------|---|---|------------------------------------|--------|---|----------|
| Year ended 31 December 2005 | Impairment allowances as at 31.12.2004 in accordance with PAS | Adjustments of impairment due to IAS | Impairment allowances at the beginning of the period | Impairment losses made during the period | Foreign exchange differences | Other | Decrease in impairment allowances due to de-recognition of assets | Reversal of the impairment losses in the period | Foreign exchange differences | Other | Impairment allowances at the end of the period | |
| Impairment of the financial assets not at fair value through profit or loss | 2 563 256 | 640 965 | 3 204 221 | 906 355 | 7 509 | 34 164 | 263 062 | 857 691 | 1 017 | 11 225 | 3 019 254 | (48 664) |
| Financial instruments valued at cost (unquoted equity instruments and underlying derivative instruments) | 27 167 | - | 27 167 | 6 | 4 | - | - | 11 164 | 1 | 11 178 | 4 835 | 11 158 |
| Financial assets available for sale valued at fair value through equity | 10 398 | - | 10 398 | - | - | 15 909 | - | 1 360 | - | 47 | 24 900 | 1 360 |
| Loans and credits to customers and receivables from banks valued at amortised cost | 2 482 379 | 640 965 | 3 123 344 | 895 469 | 7 505 | 18 255 | 263 062 | 835 707 | 1 017 | - | 2 944 787 | (59 762) |
| Finance lease receivables | 43 312 | - | 43 312 | 10 880 | - | - | - | 9 460 | - | - | 44 732 | (1 420) |

^{*}de-recognition of valuation of shares not admitted to public trading due to their transfer from "Minority shares", in accordance with the interpretation of the Chief Inspector of Banking Supervision .

The PKO BP SA Group in PLN thousand This document is a translation of the document originally issued in Polish.

The only binding version is the original Polish version

Result on impairment allowances – cont.

| Investments held to maturity valued at amortised cost | - | - | - | - | - | - | - | - | - | - | - | - |
|--|-----------|---------|-----------|-----------|-------|--------|---------|---------|-------|---------|-----------|-----------|
| Impairment of the investments in associates and jointly controlled entities valued using the equity method | 57 995 | 5 405 | 63 400 | 6 285 | - | - | | 9 170 | - | 3 500 | 57 015 | 2 885 |
| Other** | 170 239 | - | 170 239 | 175 372 | 873 | 2 718 | 346 | 60 061 | 91 | 99 840 | 188 864 | (115 311) |
| Total | 2 791 490 | 646 370 | 3 437 860 | 1 088 012 | 8 382 | 36 882 | 263 408 | 926 922 | 1 108 | 114 565 | 3 265 133 | (161 090) |

^{**} Included in "Other" item are impairment allowances against other assets and off-balance sheet liabilities.

Impairment losses were recognised and reversed in the Group's normal course of business.

Impairment allowances against loans, and receivables valued at amortised cost, as well as reversal of such write-downs are included in the income statement item "Impairment losses on loans and advances".

| | | | | Increases Decreases | | | | | | | | |
|--|--|--------|---|---|------------------------------------|---------|---|---------|--|-------|---|-----------|
| Year ended 31 December 2004 (comparative data) | Impairment allowances as at 31.12.2004 in accordance with PAS | nts of | Impairment allowances at the beginning of the period | Impairment losses made during the period | Foreign exchange differences | Other | Decrease in impairment allowances due to de-recognition of assets | | Foreign exchan ge differen ces | Other | Impairment allowances at the end of the period | |
| Impairment of the financial assets not at fair value through profit or loss | t | | 2 626 267 | 1 066 980 | 309 | 225 909 | 225 647 | 961 554 | 605 | 4 750 | 2 726 909 | (105 426) |
| Financial instruments valued at cost (unquoted equity instruments and underlying derivative instruments) | 800 | - | 800 | 1 010 | - | 26 004* | - | 647 | - | - | 27 167 | (363) |
| Financial assets available for sale valued at fair value through equity | 10 971 | - | 10 971 | - | - | 47 | - | - | - | - | 11 018 | - |
| Loans and credits to customers and receivables from banks valued at amortised cost | 2 576 889 | - | 2 576 889 | 1 041 932 | 309 | 199 858 | 225 647 | 942 574 | 605 | 4 750 | 2 645 412 | (99 358) |
| Finance lease receivables | 37 607 | - | 37 607 | 24 038 | - | - | - | 18 333 | - | - | 43 312 | (5 705) |
| Investments held to maturity valued at amortised cost | - | - | - | - | - | - | - | - | - | - | - | - |
| Impairment write-downs: | | | 812 | 36 507 | - | 55 | 1 221 | 877 | - | - | 35 276 | (35 630) |

The PKO BP SA Group in PLN thousand This document is a translation of the document originally issued in Polish.

The only binding version is the original Polish version

| Tangible fixed assets | 812 | - | 812 | 36 507 | - | - | 1 221 | 877 | - | - | 35 221 | (35 630) |
|--|---------|----------|-----------|-----------|-----|---------|---------|-----------|-----|--------|-----------|-----------|
| Investments property | - | - | - | - | - | - | - | - | - | - | - | - |
| Intangible assets | - | - | | - | - | 55 | - | - | - | 1 | 55 | - |
| Goodwill | - | - | | | | | | | | | | |
| Other intangible assets | - | 1 | 1 | 1 | - | 55 | - | - | - | - | 55 | - |
| Impairment of the investments in associates and jointly controlled entities valued using the equity method | 44 022 | (27 299) | 16 723 | 54 597 | - | 362 | - | 8 282 | - | 1 | 63 400 | (46 315) |
| Other** | 148 818 | - | 148 818 | 39 868 | - | 28 189 | 6 330 | 58 209 | - | 17 373 | 134 963 | 18 341 |
| Total | 192 840 | (27 299) | 2 792 620 | 1 197 952 | 309 | 254 515 | 233 198 | 1 028 922 | 605 | 22 123 | 2 960 548 | (169 030) |

^{*} De-recognition of the value of shares not admitted to public trading due to the transfer of these shares from "Minority interest" in accordance with interpretation issued by the Banking Supervision Chief Inspector.

Impairment losses were recognised and reversed in the Group's normal course of business.

Impairment allowances against loans and credits, and receivables valued at amortised cost, as well as reversal of such write-downs are included in the income statement item "Impairment losses on loans and advances".

^{**} Included in "Other" item are impairment allowances against other assets and off-balance sheet liabilities.

18. Discontinued operations

In 2005, the PKO BP SA Group had no material income or cost from discontinued operations.

In the 1st quarter of 2005 a transfer of business activities from Dom Maklerski BROKER S.A. to Bankowy Dom Maklerski PKO BP SA. took place in accordance with the PKO BP SA strategy.

On 15 February 2005, the Securities Exchange Commission (KPWiG) decided, upon company's request, to cancel licence of Dom Maklerski BROKER for conducting brokerage activities.

In the 2nd quarter of 2005, after the change of its core activities the Company commenced operating in the area of venture capital. The company conducted the preliminary work for the realisation of its first projects and initial acquisition work on the market. The present name of the Company is "Bankowe Towarzystwo Kapitałowe S.A.".

19. Share in profits (losses) of jointly controlled entities and associates

| Entity name | 01.01 – 31.12.2005 | 01.01 - 31.12.2004 |
|---|--------------------|--------------------|
| | | (comparative data) |
| Jointly controlled entities | | |
| Centrum Obsługi Biznesu Sp. z o.o. | (301) | = |
| PKO/Credit Suisse Towarzystwo Funduszy Inwestycyjnych | 15 346 | 13 477 |
| S.A. | 13 340 | 13 4// |
| Wawel Hotel Development Sp. z o.o. | 1 086 | 4 340 |
| Associated entities | | |
| Bank Pocztowy S.A. | 7 285 | 2 698 |
| Kolej Gondolowa Jaworzyna Krynicka S.A. | - | - |
| Ekogips S.A. (in bankruptcy) | - | - |
| Poznański Fundusz Poręczeń Kredytowych Sp. z o.o. | 23 | 24 |
| Hotel Jan III Sobieski Sp. z o.o. | - | - |
| Wrocławskie Zintegrowane Centrum Logistyczne Sp. z o.o. | _ | 230 |
| Agencja Inwestycyjna "CORP" S.A. | 92 | 31 |
| PKO Towarzystwo Finansowe Sp. z o.o. | - | 1 125 |
| Associated entity of Bankowe Towarzystwo Kapitalowe SA | | |
| FINDER Sp. z o.o. | - | - |
| Total | 23 531 | 21 925 |

Additional information regarding on jointly controlled entities and associates is presented in Note 1, General Information.

20. Corporate income tax

| | 01.01 – 31.12.2005 | 01.01 - 31.12.2004 (comparative data) |
|--|--------------------|--|
| Consolidated income statement | | |
| Corporate income tax for the period | | |
| Tax expense | 840 571 | 313 873 |
| <u>Deferred tax</u> | | |
| Relating to timing differences arisen and reversed | (429 147) | 47 650 |
| Tax expense disclosed in the consolidated income statement | 411 424 | 361 523 |
| Deferred tax charged to revaluation reserve | | |
| Relating to timing differences arisen and reversed | (38 238) | 40 368 |
| Tax expense disclosed in the consolidated equity | (38 238) | 40 368 |
| Total | 373 186 | 401 891 |

| | 01.01 – 31.12.2005 | 01.01 – 31.12.2004 (comparative data) |
|---|--------------------|--|
| Gross profit before taxation from continued activities | 2 193 589 | 1 869 615 |
| Loss before taxation from discontinued operations | - | - |
| Change of accounting policies | - | 5 410 |
| Gross profit before taxation | 2 193 589 | 1 875 025 |
| Corporate income tax calculated using the enacted tax rate 19% (2004: 19%) | 839 356 | 313 508 |
| Effect of other tax rates, i.e. in Ukraine (25%)* | 1 214 | 365 |
| Permanent differences between accounting gross profit and taxable profit, of which: | 5 147 | (723 792) |
| Other non-tax-deductible expenses | 787 673 | 236 302 |
| Reversed provisions and revaluation not constituting taxable revenue | (710 001) | (781 071) |
| Settlement of capitalised interest | (34 175) | (64 551) |
| Other non-taxable revenue | (38 759) | (66 593) |
| Dividend income | (28 881) | (22 291) |
| Other | 29 290 | (25 588) |
| Temporary differences between gross financial result and taxable income, of which: | 2 388 078 | 437 741 |
| Interest income and unrealised income from operations on securities | 892 557 | 72 125 |
| Cost of accrued income and unrealised cost of operations on securities | 117 893 | 127 032 |
| Creation of provisions and impairment losses not constituting tax deductible cost | 128 364 | 578 052 |
| Unrealised cost from derivative instruments | 3 006 461 | 1 277 795 |
| Income due, including from advance commissions taken to revenues for the period, to which they relate | 353 156 | 20 323 |
| Unrealised revenue from derivative instruments | (2 166 977) | (1 623 688) |
| Other | 56 624 | (13 898) |
| Other differences between gross financial result and taxable income, including donations | (4 586) | (7 642) |
| Effective tax rate | 18,76% | 19,34% |
| Corporate income tax in the consolidated income statement | 411 424 | 361 523 |
| Tax charge attributable to discontinued operations | - | - |
| Total | 411 424 | 361 523 |

^{*} Current income tax charge of the KREDOBANK SA in 2005 amounted to PLN 5 058 thousand (in 2004 PLN 1 520 thousand)

Liabilities/ receivables due to current income tax

| | 31.12.2005 | 31.12.2004 |
|-------------------------------|------------|------------|
| Receivables due to income tax | 87 | 20 153 |
| Liabilities due to income tax | 436 766 | 211 |

The Group' companies are a corporate income tax payers. The amount of liability is transferred to Tax Authority depending on the location of the registered office. The final settlement of the Groups' entities CIT liabilities related to corporate income tax is set on 31 March 2006.

Deferred tax asset/liability

| | | Consolidated | l balance she | et | Consolidate staten | |
|--|------------|----------------------------------|-----------------|-------------------------------------|-----------------------|--|
| | 31.12.2005 | 31.12.2004 (comparative data) | B/S adjustments | 01.01.2005 (comparative data) | 01.01 – 31.12.2005 | 01.01 – 31.12.2004 (comparative data) |
| Deferred tax liability | | | | | | |
| Interest accrued on receivables (loans) | 80 992 | 78 652 | - | 78 652 | 2 340 | 18 983 |
| Interest on securities | 48 977 | 83 381 | - | 83 381 | (34 404) | (16 977) |
| Settlement of discount from securities (less premium) | 9 176 | 71 237 | - | 71 237 | (62 061) | (26 819) |
| Capitalised interest from restructuring bonds | - | 112 769 | - | 112 769 | (112 769) | (25 799) |
| Interest on operations with the state budget | 4 781 | 7 405 | - | 7 405 | (2 624) | 7 405 |
| Capitalised interest on regular housing loans | 314 184 | 331 044 | - | 331 044 | (16 860) | (12 849) |
| Valuation of derivatives | - | 71 676 | - | 71 676 | (71 676) | 65 319 |
| Valuation of embedded derivatives | 234 | 301 | - | 301 | (67) | 131 |
| Other increases | 52 157 | 58 775 | - | 58 775 | (6 618) | 3 906 |
| Valuation of securities, of which: | 20 840 | | 20 749 | 58 316 | - | - |
| - taken to profit/ (loss) | 17 778 | | | (1 507) | 19 285 | 974 |
| - taken to equity | 3 062 | 59 137 | 686 | 59 823 | _ | - |
| Total other taxable temporary differences recognized by the Group companies | 10 168 | | - | 3 407 | (6 761) | 3 407 |
| Gross deferred tax liability | 541 509 | 856 214 | 20 749 | 876 963 | (278 693) | 17 681 |
| Net deferred tax liability | 41 519 | | (79 207) | 507 554 | (=10 0)0) | 1, 001 |
| Deferred tax asset | 12 0 25 | 200.01 | (12 201) | 007.001 | | |
| Interest accrued on liabilities | 144 801 | 152 281 | _ | 152 281 | (7 480) | 14 849 |
| Provision for future liabilities to employees | 18 153 | 13 747 | _ | 13 747 | 4 406 | |
| Provision for jubilee bonuses and retirement benefits | 40 045 | | - | 34 981 | 5 064 | |
| Cost of accruals | 52 216 | 56 167 | 1 | 56 168 | (3 952) | (37 259) |
| Interest on operations with the state budget | - | - | _ | - | (= , = _) | (3 050) |
| Valuation of derivatives | 88 595 | _ | _ | _ | 88 595 | |
| Valuation of embedded derivatives | - | _ | _ | _ | - | _ |
| Other | 16 528 | _ | _ | _ | 16 528 | (6 553) |
| ESP valuation adjustment | 126 793 | | 79 506 | 79 506 | 47 287 | (6 222) |
| Valuation of securities, of which: | 12 859 | | 20 449 | 32 726 | | _ |
| - taken to income statements | 8 751 | 9 720 | 456 | | (1 425) | (3 995) |
| - taken to equity | 4 108 | 2 557 | 19 993 | 22 550 | - | (= >>=) |
| Total other deductible temporary differences recognized by the Group companies | 29 101 | 26 644 | | 26 514 | - | - |
| - taken to income statement | 29 210 | 26 672 | (130) | 26 542 | 2 668 | 2 107 |
| - KBU foreign exchange differences | 2) 210 | 20 072 | (150) | 20 342 | (1 236) | 2 107 |
| - taken to equity | (109) | (28) | _ | (28) | (1 230) | _ |
| Gross deferred tax asset | 529 091 | 296 097 | 99 826 | 395 923 | 150 455 | (29 977) |
| Net deferred tax asset | 29 101 | 26 644 | | 26 542 | 150 455 | (2)) (1) |
| Total deferred tax (consolidated deferred tax liability – | 12 418 | | | 481 040 | - | - |
| consolidated deferred tax asset) | | | | | | |
| Total deferred tax in the income statement | 14 591 | 503 509 | (59 770) | 443 739 | (429 147) | 47 650 |

As at 31 December 2005, the unsettled tax loss of Group companies amounted to PLN 172,791 thousand. This loss may be utilised up to 2009. PLN 46,281 thousand out of the above mentioned amount was recognised in the deferred tax calculation.

21. Earnings per share

Basic earnings per share

Basic earnings per share are calculated on the basis of profit or loss attributable to ordinary shareholders of the Bank, by dividing their respective profits or losses by the weighted average number of ordinary shares outstanding during a given period.

Earnings per share

| | 01.01 - 31.12.2005 | 01.01 - 31.12.2004 |
|---|--------------------|--------------------|
| | | (comparative data) |
| Net profit attributable to ordinary shareholders (in PLN thousands) | 1 734 820 | 1 506 505 |
| Weighted average number of ordinary shares in the period (in thousands) | 1 000 000 | 1 000 000 |
| Earnings per share (in PLN per share) | 1.73 | 1.51 |

Earnings per share from discontinued operations

In the years ended 31 December 2005 and 31 December 2004, the Bank did not report any material income or cost from discontinued operations.

Diluted earnings per share

Diluted earnings per share are calculated on the basis of profit or loss attributable to ordinary shareholders, by dividing their respective profits or losses by the weighted average number of ordinary shares outstanding during a given period, adjusted for the effect of all dilutive potential ordinary shares.

There were no dilutive instruments in the Bank in 2005 and 2004.

Diluted earnings per share from discontinued operations

As stated above, in the years ended 31 December 2005 and 31 December 2004, the Bank did not report any material income or cost from discontinued operations.

22. Dividends paid and proposed

As of 1 January 2005, subject to appropriation is the net profit of PKO BP S.A. showed in the standalone financial statements prepared in accordance with International Accounting Standards.

Dividends declared after the balance sheet date are not recognised as liabilities existing as of the balance sheet date.

According to the Resolution No. 8/2005 of the Ordinary Annual General S Meeting of PKO BP SA dated 19 May 2005, the dividend for 2004 was set at the total level of PLN 1,000,000 thousand i.e. PLN 1 gross per share. The list of the shareholders entitled to receive dividend was determined as of 19 August 2005 and the payment took place on 1 September 2005.

As at 31 December 2005, the share capital of PKO BP SA amounted to PLN 1,000,000 thousand and was divided into 1,000,000 thousand shares with a nominal value PLN 1 each (as at 31 December 2004: PLN 1,000,000 thousand).

23. Cash and amounts due from Central Bank

| | 31.12.2005 | 31.12.2004 |
|---------------------------------------|------------|--------------------|
| | | (comparative data) |
| Current account with the Central Bank | 2 626 732 | 2 285 043 |
| Cash | 1 265 945 | 1 238 461 |
| Other funds | 2 654 | 1 825 |
| Total | 3 895 331 | 3 525 329 |

In the course of the day the Bank may use funds of the obligatory reserve account for ongoing payments, in accordance with an instruction submitted to the National Bank of Poland. It must, however, ensure that the average monthly balance on this account complies with the requirements described in the obligatory reserve declaration.

Funds on the obligatory reserve account bear interest of 0.9 of the rediscounting rate for bills of exchange; as of 31 December 2005 this interest rate is 4.275%

As at 31 December 2005 and 31 December 2004 there were no restrictions as regards use of these funds.

24. Amounts due from banks

| | 31.12.2005 | 31.12.2004 |
|---|------------|--------------------|
| | | (comparative data) |
| Current accounts | 146 223 | 85 504 |
| Placements with other banks | 12 466 021 | 13 086 493 |
| Loans and credits granted | 26 126 | 29 739 |
| Cash in transit | 26 623 | 32 396 |
| Other placements on the monetary market | - | - |
| Other receivables | 80 | - |
| Total | 12 665 073 | 13 234 132 |
| Receivables impairment write-down | (1 778) | (2 185) |
| Net Total | 12 663 295 | 13 231 947 |

The nominal value of placements with other banks with a fixed interest rate – PLN 12,377,320 thousand (as at 31 December 2004: PLN 12,983,136 thousand). The majority of those placements were short-term. As at 31 December 2005 the nominal value of placements with other banks with a floating interest rate – PLN 103 thousand. As at 31 December 2004 Bank did not have any placements with the floating interest rate.

Amount due from banks, by maturities

According to remaining residual maturities as of the balance sheet date

| | 31.12.2005 | 31.12.2004 |
|---------------------------------------|------------|--------------------|
| | | (comparative data) |
| Current accounts | 146 223 | 85 504 |
| Term deposits with a maturity period: | 12 492 227 | 13 116 232 |
| up to 1 month | 5 901 171 | 6 684 925 |
| from 1 to 3 months | 1 447 883 | 3 640 463 |
| from 3 months to 1 year | 5 019 131 | 2 790 844 |
| from 1 year to 5 years | 76 651 | - |
| above 5 years | 47 391 | - |
| Cash in transit | 26 623 | 32 396 |
| Other monetary market placements | - | - |
| Total | 12 665 073 | 13 234 132 |
| Receivables impairment write-down | (1 778) | (2 185) |
| Net total | 12 663 295 | 13 231 947 |

25. Financial assets held for trading

| | 31.12.2005 | 31.12.2004 |
|---|------------|--------------------|
| | | (comparative data) |
| Debt securities | 848 815 | 364 503 |
| - issued by central banks | - | - |
| - issued by other banks | - | ı |
| - issued by other financial institutions | - | - |
| - issued by non-financial entities | - | - |
| - issued by the State Treasury | 848 456 | 364 142 |
| - issued by local government bodies | 359 | 361 |
| Shares in other entities – listed on stock exchange | 2 188 | 5 014 |
| Loans and credits | - | - |
| Total financial assets held for trading | 851 003 | 369 517 |

Financial assets held for trading, by maturities as at 31 December 2005, at carrying amount

| | - up to 1 month | - from 1 to 3 months | - from 3 months to 1 year | - from 1 to 5 years | - above 5 years | with no maturity date specified | Total |
|--|--------------------|----------------------------|---------------------------------|------------------------|--------------------|---------------------------------------|---------|
| Debt securities | 26 055 | 81 323 | 88 700 | 633 304 | 18 351 | 1 082 | 848 815 |
| - issued by central banks | - | - | - | - | - | - | - |
| - issued by other banks | - | - | - | - | - | - | - |
| - issued by other financial | - | - | - | - | - | - | - |
| - issued by non-financial entities | - | - | - | - | - | - | - |
| - issued by the State Treasury | 26 055 | 81 323 | 88 341 | 633 304 | 18 351 | 1 082 | 848 456 |
| - issued by local government bodies | - | - | 359 | - | - | - | 359 |
| Shares in other entities – listed on stock exchange | 2 188 | - | - | - | - | - | 2 188 |
| Loans and credits | - | - | - | - | - | - | - |
| Total financial assets held for trading as at 31 December 2005 | 28 243 | 81 323 | 88 700 | 633 304 | 18 351 | 1 082 | 851 003 |

Average yield of debt securities issued by the State Treasury as at 31 December 2005 amounted to 4.,93% in PLN, 3.,02% in EUR and 3.,00% in USD.

As at 31 December 2005, the held for trading portfolio included:

treasury bills with a total nominal value of
 treasury bonds with a total nominal value of
 bonds denominated in USD with a total nominal value of
 bonds denominated in EUR with a total nominal value of
 PLN 326 thousand,
 PLN 8,642 thousand.

Financial assets held for trading, by maturities as at 31 December 2004 (comparative data), valued at carrying amount

| | - up to 1 month | - from 1 to 3 months | - from 3 months to 1 year | - from 1 to 5 years | - above 5 years | with no maturity date specified | Total |
|---|--------------------|----------------------------|---------------------------------|------------------------|--------------------|---------------------------------------|---------|
| Debt securities | 259 | 84 517 | 93 592 | 181 460 | 4 675 | | 364 503 |
| - issued by central banks | - | - | - | - | - | - | - |
| - issued by other banks | - | - | - | - | - | - | - |
| - issued by other financial | - | - | - | - | - | - | - |
| - issued by non-financial entities | - | - | - | - | - | - | - |
| - issued by the State Treasury | 259 | 84 517 | 93 592 | 181 460 | 4 314 | - | 364 142 |
| - issued by local government bodies | - | - | - | - | 361 | - | 361 |
| Shares and stocks in other entities – listed on stock exchange | - | - | - | - | - | 5 014 | 5 014 |
| Loans and credits | - | - | - | - | - | - | - |
| Total financial assets held for trading as at 31 December 2004 | 259 | 84 517 | 93 592 | 181 460 | 4 675 | 5 014 | 369 517 |

Average yield of debt securities issued by the State Treasury as at 31 December 2004 amounted to 6.60% in PLN.

As at 31 December 2004, the held for trading portfolio included:

treasury bills with a total nominal value of
 treasury bonds with a total nominal value of
 PLN 159,710 thousand,
 PLN 202,325 thousand,

municipal bonds with a total nominal value of
 PLN 446 thousand.

26. Derivative financial instruments

Derivatives used by the Group

The PKO BP SA Group uses various types of financial derivatives with a view to manage the risk involved in its business activities. The majority of derivatives used by the Group are contracts. As at 31 December 2005 and as at 31 December 2004, the Group had the following derivative instruments:

| | 31.1 | 2.2005 | 31.12.2 | 31.12.2004 | | |
|------------------|-----------|-------------|------------|-------------|--|--|
| | | | (comparati | ve data) | | |
| Type of contract | Assets | Liabilities | Assets | Liabilities | | |
| IRS | 705 544 | 1 076 599 | 394 050 | 633 220 | | |
| FRA | 87 934 | 86 395 | 46 257 | 59 816 | | |
| FX Swap | 111 121 | 38 704 | 716 752 | 77 849 | | |
| CIRS | 182 871 | 12 644 | 178 937 | - | | |
| Forward | 7 620 | 1 216 | 3 638 | 683 | | |
| Options | 42 007 | 41 376 | 21 875 | 21 849 | | |
| SBB | 130 | 450 | 870 | 322 | | |
| Total | 1 137 227 | 1 257 384 | 1 362 379 | 793 739 | | |

Derivatives embedded in other instruments

The Group uses derivative instruments, which are part of compound financial instruments, i.e. instruments including both a derivative and a host contract, which results in a part of the cash flows from the compound instrument changing similarly to cash flows from a separate derivative. Derivatives embedded in other instruments cause that a part or all cash flows resulting from the host contract are modified on the basis of a certain interest rate, price of a security, foreign exchange rate, price index or interest rate index.

Derivatives are also embedded in loan and deposit agreements. The Group offers deposits with embedded derivative instruments. The characteristics of such derivatives are not by their nature closely related to their respective host contracts i.e. deposit agreements. Such embedded derivatives are separated from their host contracts, classified as held for trading portfolio and are subject to valuation. The valuation of such instruments is recognised in the profit and loss account. The Group has analysed the loan and other agreements portfolio in order to determine whether the embedded derivative instruments should be separated and, based on the above the Group concluded that those agreements do not require any separation and recognition of embedded derivatives.

Risk involved in financial derivatives

Market risk and credit risk are two main categories of derivative-related risk.

The objective of derivative risk management is to monitor derivative instruments utilisation and keep any derivative-related risk within the limits set forth by the general Group risk profile. The derivative risk management process within the Group is fully integrated with the management of interest rate, currency, liquidity and credit risk. The policies of derivative risk management define derivative-related risks and the tasks for individual organisational units in the process of derivative risk management.

The Value at Risk model (VaR) is used to measure the risk related to derivative instruments.

The main tools of derivative risk management are as follows:

- internal procedures related to derivative risk management,
- derivative instruments profiles,
- limits and thresholds set for the risk related to derivative instruments,
- framework agreements (ISDA, ZBP) specifying, among others, settlement mechanisms.

The derivative risk management is realised by imposing limits on individual derivative instruments included in the Bank's trading and banking portfolios, monitoring limit utilisation and reporting risk level.

The credit risk derivative exposure was presented in Note 3.

The holding company concludes derivative transactions with other financial institutions, mainly other banks.

The following tables present notional amounts of financial derivative instruments and fair values of such derivatives. The notional amounts of derivatives are recognised as off-balance sheet items. The notional values of certain financial instruments are used for the purpose of comparison with balance sheet instruments, but do not necessarily indicate what future cash flow amounts will be or what the present fair value of such instruments is, and therefore do not reflect the Group's credit or price risk level.

Derivative financial instruments valuations become positive (assets) or negative (liabilities) as a result of fluctuations of market interest rates, indices, or foreign exchange rates as compared with their terms.

Derivative financial instruments as at 31 December 2005

Notional amounts and fair value of derivative financial instruments

| | up to 1 month | From 1 to 3 months | from 3 months to 1 year | from 1 to 5 years | above 5 years | Total | Fair value (negative) | Fair value (positive) |
|---------------------------|---------------|--------------------|-------------------------------|----------------------|---------------|------------|--------------------------|-----------------------|
| Currency transactions | | | - | | | | | |
| - over the counter market | - | - | - | - | - | - | | |
| FX Swap | 7 169 207 | 2 912 339 | 2 998 854 | - | - | 13 080 400 | 38 704 | 111 121 |
| Purchase | 3 607 281 | 1 453 587 | 1 517 329 | - | - | 6 578 197 | | |
| Sale | 3 561 926 | 1 458 752 | 1 481 525 | - | - | 6 502 203 | | |
| Currency Forward | 15 767 | 123 111 | 300 064 | - | - | 438 942 | 1 216 | 7 620 |
| Purchase | 7 981 | 62 744 | 152 054 | - | - | 222 779 | | |
| Sale | 7 786 | 60 367 | 148 010 | - | - | 216 163 | | |
| Options | - | 362 827 | 237 710 | 185 036 | - | 785 573 | 41 376 | 42 007 |
| Purchase | - | 180 109 | 118 825 | 92 518 | - | 391 452 | | |
| Sale | - | 182 718 | 118 885 | 92 518 | - | 394 121 | | |
| - regulated market | - | - | - | - | - | - | | |
| FX Swap | - | - | - | - | - | - | | |
| Purchase | - | - | - | - | - | - | | |
| Sale | - | - | - | - | - | - | | |
| Options | - | - | - | - | - | - | | |
| Purchase | - | - | - | - | - | - | | |
| Sale | - | - | - | - | - | - | | |
| - regulated market | - | - | - | - | - | - | | |
| Currency Futures | - | - | - | - | - | - | | |
| Purchase | - | - | - | - | - | - | | |
| Sale | - | - | - | - | - | - | | |

The PKO BP SA Group in PLN thousand

This document is a translation of the document originally issued in Polish. The only binding version is the original Polish version

Notional amounts and fair value of derivative financial instruments – (continued)

| | up to 1 month | from 1 to 3 months | from 3 months to 1 year | from 1 to 5 years | above 5 years | Total | Fair value (negative) | Fair value (positive) |
|------------------------------|---------------|-----------------------|-------------------------------|----------------------|---------------|-------------|-----------------------|-----------------------|
| Interest rate transactions | | | - | | | | | |
| Interest Rate Swap (IRS) | 4 040 000 | 15 730 000 | 46 084 000 | 55 466 440 | 3 759 170 | 125 079 610 | 1 076 599 | 705 544 |
| Purchase | 2 020 000 | 7 865 000 | 23 042 000 | 27 733 220 | 1 879 585 | 62 539 805 | | |
| Sale | 2 020 000 | 7 865 000 | 23 042 000 | 27 733 220 | 1 879 585 | 62 539 805 | | |
| Forward Rate Agreement (FRA) | 14 450 000 | 29 750 000 | 57 900 000 | 16 350 000 | - | 118 450 000 | 86 395 | 87 934 |
| Purchase | 8 100 000 | 14 750 000 | 31 000 000 | 8 050 000 | | 61 900 000 | | |
| Sale | 6 350 000 | 15 000 000 | 26 900 000 | 8 300 000 | | 56 550 000 | | |
| Interest rate transactions | - | - | - | - | - | - | | |
| Cross Currency IRS | - | - | 2 998 265 | 8 018 222 | 3 632 144 | 14 648 631 | 12 644 | 182 871 |
| Purchase | - | - | 1 510 985 | 4 052 951 | 1 836 080 | 7 400 016 | | |
| Sale | - | - | 1 487 280 | 3 965 271 | 1 796 064 | 7 248 615 | | |
| Other transactions | - | - | - | - | - | - | | |
| SELL BUY BACK | 1 098 934 | 3 012 | - | - | - | 1 101 946 | 450 | 130 |
| Purchase | 936 984 | 3 012 | - | - | - | 939 996 | | |
| Sale | 161 950 | - | - | - | - | 161 950 | | |
| Futures on bonds | - | 5 119 | 513 | - | - | 5 632 | | |
| Purchase | - | 5 119 | - | - | - | 5 119 | | |
| Sale | - | - | 513 | - | - | 513 | | |
| Total derivative instruments | 26 773 908 | 48 886 408 | 110 519 406 | 80 019 698 | 7 391 314 | 273 590 734 | 1 257 384 | 1 137 227 |

Derivative financial instruments as at 31 December 2004 (comparative data)

Notional amounts and fair value of derivative financial instruments

| | up to 1 month | from 1 to 3 months | from 3 months to 1 year | from 1 to 5 years | above 5 years | Total | Fair value (negative) | Fair value (positive) |
|------------------------------|------------------|-----------------------|-------------------------------|----------------------|---------------|------------|--------------------------|-----------------------|
| Currency transactions | | | • | | | | | |
| - over the counter market | | | | | | | | |
| FX Swap | 9 191 895 | 5 993 447 | 2 246 182 | - | - | 17 431 524 | 77 849 | 716 752 |
| Purchase | 4 721 861 | 3 092 662 | 1 239 986 | - | - | 9 054 509 | | |
| Sale | 4 470 034 | 2 900 785 | 1 006 196 | - | - | 8 377 015 | | |
| Currency Forward | 62 734 | 92 678 | 27 425 | 9 218 | - | 192 055 | 683 | 3 638 |
| Purchase | 31 678 | 46 768 | 13 923 | 4 723 | - | 97 092 | | |
| Sale | 31 056 | 45 910 | 13 502 | 4 495 | - | 94 963 | | |
| Options | - | - | - | 356 065 | - | 356 065 | 21 849 | 21 875 |
| Purchase | - | - | - | 176 738 | - | 176 738 | | |
| Sale | - | - | - | 179 327 | - | 179 327 | | |
| - regulated market | - | - | - | - | - | - | | |
| FX Swap | - | - | - | - | - | - | | |
| Purchase | - | - | - | - | - | - | | |
| Sale | - | - | - | - | - | - | | |
| Options | - | - | - | - | - | - | | |
| Purchase | - | - | - | - | - | - | | |
| Sale | - | - | - | - | - | - | | |
| - regulated market | - | - | - | - | - | - | | |
| Currency Futures | - | - | - | - | - | - | | |
| Purchase | - | - | - | - | - | - | | |
| Sale | _ | - | - | - | - | - | | |

Notional amounts and fair value of derivative financial instruments — (continued)

| | up to 1 month | from 1 to 3 months | from 3 months to 1 year | from 1 to 5 years | above 5 years | Total | Fair value (negative) | Fair value (positive) |
|------------------------------|------------------|-----------------------|-------------------------------|----------------------|---------------|-------------|--------------------------|--------------------------|
| Interest rate transactions | | | • | | | | | |
| Interest Rate Swap (IRS) | 6 600 000 | 7 632 000 | 39 794 000 | 34 288 000 | 1 556 364 | 89 870 364 | 633 220 | 394 050 |
| Purchase | 3 300 000 | 3 816 000 | 19 897 000 | 17 144 000 | 778 182 | 44 935 182 | | |
| Sale | 3 300 000 | 3 816 000 | 19 897 000 | 17 144 000 | 778 182 | 44 935 182 | | |
| Forward Rate Agreement (FRA) | 7 100 000 | 13 565 000 | 21 530 000 | 4 700 000 | - | 46 895 000 | 59 816 | 46 257 |
| Purchase | 3 600 000 | 6 970 000 | 10 850 000 | 2 250 000 | - | 23 670 000 | | |
| Sale | 3 500 000 | 6 595 000 | 10 680 000 | 2 450 000 | - | 23 225 000 | | |
| Interest rate transactions | | | | | | | | |
| Cross Currency IRS | 1 091 200 | 1 091 480 | - | 3 234 880 | 671 210 | 6 088 770 | | 178 937 |
| Purchase | 562 780 | 563 060 | - | 1 649 620 | 344 890 | 3 120 350 | | |
| Sale | 528 420 | 528 420 | - | 1 585 260 | 326 320 | 2 968 420 | | |
| Other transactions | | | | | | | | |
| SELL BUY BACK | 1 274 542 | 353 495 | - | - | - | 1 628 037 | 322 | 870 |
| Purchase | 978 302 | 312 921 | - | - | - | 1 291 223 | | |
| Sale | 296 240 | 40 574 | - | - | - | 336 814 | | |
| Futures on bonds | 498 | - | - | - | - | 498 | | |
| Purchase | 498 | - | - | - | - | 498 | | |
| Sale | - | - | - | - | - | - | | |
| Total derivative instruments | 25 320 869 | 28 728 100 | 63 597 607 | 42 588 163 | 2 227 574 | 162 462 313 | 793 739 | 1 362 379 |

27. Other financial instruments at fair value through profit or loss

| | 31.12.2005 | 1.01.2005 |
|--|------------|--------------------|
| | | (comparative data) |
| Debt securities | 20 059 683 | 19 958 180 |
| - issued by the State Treasury | 14 812 090 | 16 079 769 |
| - issued by central banks | 4 435 795 | 3 874 015 |
| - issued by other banks | 794 211 | - |
| - issued by other financial institutions | 5 616 | 564 |
| - issued by non-financial entities | 11 971 | 3 832 |
| - issued by local government bodies | - | - |
| Shares and stocks in other entities | - | - |
| - listed on stock exchange | - | = |
| - unlisted | - | - |
| Loans and advances | - | - |
| Total other financial instruments at fair value through profit or loss | 20 059 683 | 19 958 180 |

The Group took advantage of the IFRS 1 exemption regarding the restatement of comparative data in accordance with IAS 39 compliant comparative data. For more details, see Note 52.

As at 31 December 2005 the portfolio of securities valued at fair value through profit or loss included:

- in the holding company:

| • | treasury bills with a total nominal value of | PLN 13,376,331 thousand, |
|---|--|--------------------------|
| • | treasury bonds with a total nominal value of | PLN 2,449,820 thousand, |
| • | money bonds with a total nominal value of | PLN 1,779,640 thousand, |
| • | USD bonds with a total nominal value of | PLN 872,235 thousand |
| | EUR bonds with a total nominal value of | PLN 1,254,435 thousand. |

- in the subsidiary:

| • | treasury bills with a total nominal value of | UAH 2,084 thousand, |
|---|--|----------------------|
| • | bills of exchange with a total nominal value of | UAH 150 thousand, |
| • | investment certificates with a total nominal value of | UAH 2,038 thousand, |
| • | other entities' bonds with a total nominal value of | UAH 24,300 thousand |
| | NBU deposit certificates with a total nominal value of | UAH 10,000 thousand. |

As at 31 December 2005, the average yield of debt securities issued by the State Treasury and Central Bank and included in the portfolio of other financial instruments at fair value through profit or loss was as at 31 December 2005 4.71%, for PLN, 3.77% for EUR, 4.62%.for USD.

As at 31 December 2004 the Group did not have financial instruments valued at fair value through profit or loss, as described in note 52.

As at 1 January 2005 the average yield of debt securities issued by the State Treasury and Central Bank in the portfolio of other financial instruments valued through profit or loss was 6.33% for PLN, 3.78% for EUR, 4.12% for USD.

The PKO BP SA Group in PLN thousand

This document is a translation of the document originally issued in Polish. The only binding version is the original Polish version

Other financial instruments at fair value through profit or loss, by maturities as at 31 December 2005: carrying amount

| | - up to 1 month | - from 1 to 3 months | - from 3 months to 1 year | - from 1 to 5 years | - above 5 years | With no maturity date specified | Total |
|---|--------------------|-------------------------|------------------------------|------------------------|-----------------|---------------------------------------|------------|
| | | | | | | | |
| Debt securities | 2 024 230 | 1 030 895 | 5 106 340 | 7 318 301 | 4 579 917 | 1 | 20 059 683 |
| - issued by the State Treasury | 196 660 | 1 030 895 | 5 094 257 | 6 740 368 | 1 749 910 | | 14 812 090 |
| - issued by central banks | 1 778 216 | - | - | - | 2 657 579 | - | 4 435 795 |
| - issued by other banks | 49 354 | - | 6 467 | 565 962 | 172 428 | - | 794 211 |
| - issued by other financial institutions | - | - | 5 616 | - | - | - | 5 616 |
| - issued by non-financial entities | - | - | - | 11 971 | - | - | 11 971 |
| - issued by local government bodies | - | - | - | - | - | - | - |
| Shares in other entities – listed and unlisted on stock exchange | - | - | - | - | - | - | - |
| Loans and advances | - | - | - | - | - | - | - |
| Total other financial instruments at fair value through profit or loss as at 31 December 2005 | 2 024 230 | 1 030 895 | 5 106 340 | 7 318 301 | 4 579 917 | - | 20 059 683 |

The PKO BP SA Group in PLN thousand

This document is a translation of the document originally issued in Polish. The only binding version is the original Polish version

Other financial instruments at fair value through profit or loss, by maturities as at 1 January 2005 *: carrying amount (comparative data)

| | - up to 1 month | - from 1 to 3 months | - from 3 months to 1 year | - from 1 to 5 years | - above 5 years | With no maturity date specified | Total |
|--|--------------------|-------------------------|---------------------------------|------------------------|-----------------|---------------------------------------|------------|
| Debt securities | 1 409 019 | 1 816 793 | 4 251 276 | 8 220 391 | 4 260 701 | | 19 958 180 |
| - issued by central banks | 1 057 050 | - | 85 769 | 90 125 | 2 641 071 | - | 3 874 015 |
| - issued by other banks | - | - | - | - | - | - | - |
| - issued by other financial institutions | - | - | - | 564 | - | - | 564 |
| - issued by non-financial entities | - | - | 1 726 | 2 106 | - | - | 3 832 |
| - issued by the State Treasury | 351 969 | 1 816 793 | 4 163 781 | 8 127 596 | 1 619 630 | | 16 079 769 |
| - issued by local government bodies | - | - | - | - | - | - | - |
| Shares in other entities – listed and unlisted on stock exchange | - | - | - | - | - | - | - |
| Loans and advances | - | - | - | - | - | - | - |
| Total other financial instruments valued at fair value through profit or loss as at 1 January 2005 | 1 409 019 | 1 816 793 | 4 251 276 | 8 220 391 | 4 260 701 | - | 19 958 180 |

^{*} classification as at 1 January 2005, in accordance with the exemption under IFRS 1 (see Note 52)

28. Loans and advances to customers

| As at 31 December 2005 | Receivables valued using the individual method | Receivables valued using the portfolio and collective methods | Allowances against exposures with individual impairment | Allowances against exposures with collective and portfolio impairment | Total net value |
|--|--|---|---|--|--------------------|
| Loans and advances: | | | | | |
| to state budget entities | 6 209 | 6 743 012 | (6 209) | (42 601) | 6 700 411 |
| to financial entities other than banks | 33 824 | 298 903 | (15 179) | (45 390) | 272 158 |
| to non-financial entities | 2 167 123 | 39 977 921 | (641 032) | (2 192 598) | 39 311 414 |
| Total | 2 207 156 | 47 019 836 | (662 420) | (2 280 589) | 46 283 983 |

| As at 31 December 2004 | Receivables in "normal" risk category | Receivables in "watch" risk category and irregular receivables | Specific provisions for receivables in "normal" risk category | Specific provisions for receivables in "watch" risk category and irregular receivables | Total net value |
|--|---|--|---|--|--------------------|
| Loans and advances granted: | | | | | |
| to state budget entities | 7 569 756 | 44 102 | - | (13 063) | 7 600 795 |
| to financial entities other than banks | 181 787 | 98 129 | (472) | (68 057) | 211 387 |
| to non-financial entities | 28 032 176 | 6 272 990 | (134 828) | (2 426 807) | 31 743 531 |
| Total | 35 783 719 | 6 415 221 | (135 300) | (2 507 927) | 39 555 713 |

In December 1993, in accordance with the Act of 3 February 1993 on financial restructuring of enterprises and banks and amendments to certain laws (Journal of Laws No. 18 item 82 with subsequent amendments), the Bank received restructuring bonds with a nominal value of PLN 573,420 thousand. These bonds were granted to the Bank in order to increase its capital and to create additional specific provisions for irregular loans, up to the amount required by the NBP. The redemption of capital and capitalised interest started in June 1995 and was to be continued to December 2008.

As at 31 December 2004, the value of restructuring bonds held by the Bank amounted to PLN 759,564 thousand. On 31 May 2005 restructuring bonds were redeemed at an earlier date, in accordance with the Decision No. NZ/3/2005 of the Minister of Finance dated 16 May 2005.

As of 31 December 2004 the balance of loans and advances included also the balance of restructuring bonds.

Additionally, as at 31 December 2004 the Bank had a general banking risk reserve in the amount of PLN 661,597 thousand.

Out of the above amount, PLN 161,634 thousand was allocated to loan receivables, while the amount of PLN 499,963 thousand was presented under Bank's equity (general banking risk fund).

Additional information as at 1 January 2005, by sectors (regarding the holding company)

| | Decree of the Minister of Finance on creation of specific provisions | IAS 39 | | Impairment allowances |
|-------------------------------|---|---------------------|-------------------------------|-----------------------|
| | | individual approach | group and collective approach | |
| Loans and allowances to custo | mers | maryradar approach | ирргоноп | |
| financial sector | 67 928 | 34 236 | 39 832 | 74 068 |
| non-financial sector | 2 357 961 | 575 349 | 2 376 865 | 2 952 214 |
| state budget sector | 13 034 | 400 | 51 109 | 51 509 |
| Total credits and loans | 2 438 923 | 609 985 | 2 467 806 | 3 077 791 |
| General banking risk reserve | 661 597 | - | - | - |
| TOTAL | 3 100 520 | 609 985 | 2 467 806 | 3 077 791 |

As at 31 December 2004, a subsidiary - KREDOBANK S.A., applied IAS 39 for the valuation of loans and advances. The PLN equivalent of impairment allowances as at 31 December 2004 amounted to PLN 44,231 thousand.

| | 31.12.2005 | 31.12.2004 |
|--|-----------------|-----------------|
| | Carrying amount | Carrying amount |
| Loans and advances granted: | | |
| to state budget entities | 6 749 221 | 7 613 858 |
| up to 1 month | 297 966 | 197 098 |
| from 1 to 3 months | 72 015 | 80 538 |
| from 3 months to 1 year | 702 399 | 1 971 935 |
| from 1 to 5 years | 4 790 243 | 4 368 705 |
| above 5 years | 886 598 | 995 582 |
| average effective rate | - | - |
| to financial entities other than banks | 332 727 | 279 916 |
| up to 1 month | 94 501 | 79 544 |
| from 1 to 3 months | 35 697 | 36 997 |
| from 3 months to 1 year | 148 490 | 41 080 |
| from 1 to 5 years | 54 039 | 114 167 |
| above 5 years | - | 8 128 |
| average effective rate | - | - |
| to non-financial entities | 42 145 044 | 34 305 166 |
| up to 1 month | 9 210 678 | 8 248 111 |
| from 1 to 3 months | 1 412 862 | 1 161 125 |
| from 3 months to 1 year | 5 645 036 | 4 213 468 |
| from 1 to 5 years | 11 036 596 | 9 438 341 |
| above 5 years | 14 839 872 | 11 244 121 |
| average effective rate | - | - |
| Total | 49 226 992 | 42 198 940 |

As at 31 December 2004, the Group, except for its subsidiary, KREDOBANK S.A., took advantage of the exemption allowed under IFRS 1 and did not restate comparative data relating to the valuation of loans and advances using the effective interest rate method.

Finance and operating leases

Finance leases

The Group conducts leasing operations through Bankowy Fundusz Leasingowy S.A.

The gross investment in the lease and the minimum lease payments were as follows:

As at 31 December 2005

| Finance lease receivables | Gross investment in the lease | Present value of minimum lease payments |
|---|-------------------------------|---|
| Gross investment in the lease and minimum lease | | |
| payments | | |
| Gross lease receivables | 35 075 | 35 075 |
| up to 1 year | 272 069 | 226 991 |
| from 1 to 5 years | 390 286 | 341 380 |
| above 5 years | 40 764 | 31 932 |
| Total | 738 194 | 635 378 |
| Impairment allowance (equity) | (18 755) | (18 755) |
| Impairment allowance (invoiced receivables) | (25 977) | (25 977) |
| Total after impairment allowances | 693 462 | 590 646 |

| | Gross investment in the lease | Present value of minimum lease payments | Unearned finance income |
|----------------------|-------------------------------|---|-------------------------|
| Invoiced receivables | 35 075 | 35 075 | - |
| up to 1 year | 272 069 | 226 991 | 45 078 |
| from 1 to 5 years | 390 286 | 341 380 | 48 906 |
| above 5 years | 40 764 | 31 932 | 8 832 |
| Total | 738 194 | 635 378 | 102 816 |

| Investment in the lease | |
|--|---------|
| Present value of minimum lease payments | 635 378 |
| of which: un-guaranteed residual value to the lessor | 97 659 |

As at 31 December 2004 (comparative data)

| Gross investment in the lease and minimum lease payments | Gross investment in the lease | Present value of minimum lease payments |
|--|-------------------------------|---|
| Gross investment in the lease | | |
| up to 1 year | 272 723 | 229 047 |
| from 1 to 5 years | 328 040 | 289 375 |
| above 5 years | 7 604 | 6 381 |
| Total | 608 367 | 524 803 |
| Impairment allowances | (43 312) | (43 312) |
| Total after impairment charges | 565 055 | 481 491 |

| | Gross investment in the lease | Present value of minimum lease payments | Unearned finance income |
|-------------------|-------------------------------|---|--------------------------------|
| up to 1 year | 272 723 | 229 047 | 43 676 |
| from 1 to 5 years | 328 040 | 289 375 | 38 665 |
| above 5 years | 7 604 | 6 381 | 1 223 |
| Total | 608 367 | 524 803 | 83 564 |

| Net investment in the lease | |
|--|---------|
| Present value of minimum lease payments | 524 803 |
| of which: un-guaranteed residual value to the lessor | 67 580 |

Operating lease

Operating lease agreement is an agreement under which the lessor retains substantially all the risks and rewards incidental to ownership of an asset. Lease payments under an operating lease are recognised as an expense in the income statement on a straight line basis over the lease term.

In the definition of operating lease there is also included lease agreements concluded by the Bank within normal operating activity. All agreements are concluded under market terms.

The table below shows data concerning operating lease agreements concluded by the Group companies:

| Total value of future lease payments under non-cancellable operating lease | 31.12.2005 | 31.12.2004 (comparative data) |
|--|------------|----------------------------------|
| For the period: | | |
| up to 1 year | 7 273 | 4 320 |
| from 1 to 5 years | 31 004 | 32 739 |
| above 5 years | 425 160 | 514 008 |
| Total | 463 437 | 551 067 |

Lease and sub-lease payments recognised as an expense of the period from 1 January to 31 December 2005 amounted to PLN 111,126 thousand (in 2004 PLN 89,261 thousand).

29. Investment securities

| | 31.12.2005 | 31.12.2004 |
|--|------------|--------------------|
| | | (comparative data) |
| Available for sale | 1 922 277 | 21 603 096 |
| - issued by central banks | - | 3 768 909 |
| - issued by other banks | - | 235 676 |
| - issued by other financial institutions | 8 437 | 20 532 |
| - issued by non-financial entities | 746 145 | 797 816 |
| - issued by the State Treasury | 377 503 | 16 104 828 |
| - issued by local government bodies | 790 192 | 675 335 |
| Held to maturity | - | 1 893 017 |
| - issued by central banks | - | = |
| - issued by other banks | - | П |
| - issued by other financial institutions | - | I |
| - issued by non-financial entities | - | П |
| - issued by the State Treasury | - | 1 893 017 |
| - issued by local government bodies | - | П |
| Total investment securities | 1 922 277 | 23 496 113 |
| Impairment allowances | (40 899) | (38 185) |
| Total net investment securities | 1 881 378 | 23 457 928 |

Movements in investment securities

| | 1.01-31.12.2005 | 1.01-31.12.2004 (comparative data) |
|--|-----------------|------------------------------------|
| Available for sale | | (comparative data) |
| Balance at the beginning of the period | 21 564 911 | 24 268 983 |
| Change in accounting principles* | (19 957 561) | ı |
| Balance as at 1 January 2005 | 1 607 350 | 24 268 983 |
| Consolidation of subsidiaries | = | 14 628 |
| Foreign exchange differences | (499) | (59 770) |
| Increases | 4 527 281 | 41 463 834 |
| Decreases (redemption) | (4 318 691) | (44 299 320) |
| Impairment allowances | - | - |
| Change in the fair value | 65 937 | 176 556 |
| Balance at the end of the period | 1 881 378 | 21 564 911 |
| Held to maturity | | |
| Balance at the beginning of the period | 1 893 017 | 3 830 979 |
| Change in accounting principles** | 170 | - |
| Balance as at 1 January 2005 | 1 893 187 | 3 830 979 |
| Increases | 39 218 | 181 987 |
| Decreases (redemption) | (1 932 405) | (2 119 949) |
| Impairment allowances | 1 | - |
| Changes in the fair value | 1 | - |
| Balance at the end of the period | - | 1 893 017 |

^{*} Reclassified as of 1 January 2005 to the portfolio of assets and liabilities at fair value through profit or loss according to IFRS 1 and debt instruments valuation in accordance with the IAS 39.

^{**} Adjustment of the effective interest rate of debt securities.

The PKO BP SA Group in PLN thousand

This document is a translation of the document originally issued in Polish.

The only binding version is the original Polish version

Available for sale securities by maturities as at 31 December 2005: carrying amount

| | - up to 1 month | - from 1 to 3 months | - from 3 months to 1 year | - from 1 to 5 years | - above 5 years | With no maturity date stated | Total |
|--|--------------------|-------------------------|---------------------------------|------------------------|--------------------|------------------------------------|-----------|
| Available for sale securities | | | | | | | |
| issued by central banks | ı | ı | 1 | 1 | 1 | 1 | ı |
| issued by other banks | ı | 1 | ı | ı | 1 | ı | 1 |
| issued by other financial institutions | -1 | 1 | 1 | 1 | 320 | 640 | 960 |
| issued by non- financial entities | 150 382 | 268 793 | 14 006 | 176 640 | 102 898 | 4 | 712 723 |
| issued by the State Treasury | - | 1 | 11 196 | 363 050 | 3 257 | - | 377 503 |
| issued by local government bodies | 32 | 843 | 108 945 | 523 518 | 156 854 | 1 | 790 192 |
| Total available for sale securities as at 31 December 2005 | 150 414 | 269 636 | 134 147 | 1 063 208 | 263 329 | 644 | 1 881 378 |

Average yield of securities available for sale as at 31 December 2005 was 4,96%.

Available for sale securities

As at 31 December 2005, the portfolio of available for sale debt securities included:

commercial bills with a total nominal value of
 corporate bonds with a total nominal value of
 pLN 271,500 thousand,
 PLN 426,247 thousand,
 municipal bonds with a total nominal value of
 pLN 780,562 thousand,
 treasury bonds in subsidiary with a total nominal value of
 pLN 330,000 thousand,
 in the subsidiary

treasury bonds with a total nominal value of
 PLN 22,562 thousand.

Available for sale securities by maturities as at 31 December 2004: carrying amount (comparative data)

| Tivaliable for sale securities k | • | | | | J 8 | (| |
|--|--------------------|----------------------------|---------------------------------|---------------------------|--------------------|---------------------------------------|------------|
| | - up to 1 month | - from 1 to 3 months | - from 3 months to 1 year | - from 1 to 5 years | - above 5 years | With no maturity date stated | Total |
| Available for sale securities | | | | | | | |
| issued by central banks | 1 127 839 | - | - | - | 2 641 070 | - | 3 768 909 |
| issued by other banks | 39 148 | - | 14 982 | 90 125 | - | 91 421 | 235 676 |
| issued by other financial institutions | 318 | - | - | 564 | - | 563 | 1 445 |
| issued by non-financial entities | 45 984 | 109 950 | 9 779 | 153 585 | 133 562 | 325 858 | 778 718 |
| issued by the State Treasury | 351 967 | 1 818 195 | 4 170 678 | 8 141 118 | 1 622 870 | - | 16 104 828 |
| issued by local government bodies | - | 11 028 | 82 093 | 482 991 | 99 223 | - | 675 335 |
| Total available for sale securities as at 31 December 2004 | 1 565 256 | 1 939 173 | 4 277 532 | 8 868 383 | 4 496 725 | 417 842 | 21 564 911 |

Average yields of available for sale securities issued by the State Treasury as at 31 December 2004 amounted to 6.33% in PLN, 3.78% in EUR and 4.12% in USD.

As at 31 December 2005, the portfolio of available for sale debt securities included:

- in the holding company:

| • | treasury bills with a total nominal value of | PLN 2,252,520 thousand, |
|---|--|--------------------------|
| • | commercial bills with a total nominal value of | PLN 147,900 thousand, |
| | corporate bonds with a total nominal value of | PLN 403,890 thousand, |
| • | municipal bonds with a total nominal value of | PLN 964,654 thousand, |
| | treasury bonds with a total nominal value of | PLN 13,181,117 thousand, |
| | NBP bonds with a total nominal value of | PLN 2,522,122 thousand, |
| | money bonds with a total nominal value of | PLN 1,130,720 thousand, |
| | | |

- in the subsidiaries:

state treasury bonds with a total nominal value of
 non-financial entities' bonds with a total nominal value of
 bills of exchange with a total nominal value of
 treasury bonds with a total nominal value of
 PLN 24,647 thousand.

Available for sale securities by maturities as at 1 January 2005*: carrying amount (comparative data)

| | - up to 1 month | - from 1 to 3 months | - from 3 months to 1 year | - from 1 to 5 years | - above 5 years | With no maturity date specified | Total |
|--|--------------------|----------------------------|---------------------------------|---------------------------|--------------------|---------------------------------|-----------|
| Available for sale securities | | | | | | | |
| issued by central banks | - | - | - | 1 | 1 | - | - |
| issued by other banks | - | - | - | 1 | 1 | 91 421 | 91 421 |
| issued by other financial institutions | 70 789 | - | - | - | - | 39 996 | 110 785 |
| issued by non-financial entities | 36 284 | 109 950 | 8 053 | 151 479 | 133 562 | 334 002 | 773 330 |
| issued by the State Treasury | - | - | - | - | - | - | - |
| issued by local government bodies | - | 12 243 | 82 093 | 482 991 | 99 223 | - | 676 550 |
| Total available for sale securities as at 1 January 2005 | 107 073 | 122 193 | 90 146 | 634 470 | 232 785 | 465 419 | 1 652 086 |

^{*} classification as at 1 January 2005, in accordance with the exemption allowed under IFRS 1 (see Note 52).

Average yield of available for sale securities issued by the State Treasury as at 31 December 2004 amounted to 6.33% in PLN, 3.78% in EUR and 4.12% in USD

Held to maturity securities by maturities as at 31 December 2005: carrying amount

As at 31 December 2005 The Group did not held any securities in the held to maturity portfolio.

Held to maturity securities by maturities as at 31 December 2004: carrying amount (comparative data)

| | - up to 1 month | - from 1 to 3 months | - from 3 months to 1 year | - from 1 to 5 years | - above 5 years | With no maturity date specified | Total |
|--|--------------------|----------------------------|---------------------------------|---------------------------|--------------------|--|-----------|
| Held to maturity securities | | | | | | | |
| issued by central banks | - | - | - | - | - | - | - |
| issued by other banks | - | - | - | - | - | - | - |
| issued by other financial institutions | - | - | - | - | - | - | - |
| issued by non-financial entities | - | - | - | - | - | - | - |
| issued by the State Treasury | - | 124 080 | 1 768 937 | - | - | - | 1 893 017 |
| issued by local government bodies | - | - | - | - | - | - | - |
| Total held to maturity securities as at 31 December 2004 | - | 124 080 | 1 768 937 | | - | - | 1 893 017 |

Average yield of held to maturity securities issued by the State Treasury as at 31 December 2004 amounted to 6.59%. As at 31 December 2004 the nominal value of debt securities classified to the held to maturity portfolio amounted to PLN 1,895,000 thousand.

30. Investments in associates and jointly controlled entities

a) value of the Bank's investments in jointly controlled entities (purchase cost adjusted by the change in net assets, and impairment)

| Entity name | 31.12.2005 | 31.12.2004 (comparative data) |
|------------------------------------|------------|--------------------------------------|
| | | (comparative data) |
| Centrum Obsługi Biznesu Sp. z o.o* | 17 197 | - |
| PKO/CREDIT SUISSE TFI SA | 27 604 | 24 960 |
| Wawel Hotel Development Sp. z o.o. | 19 166 | 18 080 |
| Total | 63 967 | 43 040 |

^{*}Entity registered on 25 January 2005

b) value of the Bank's investments in associates (purchase cost adjusted by the change in net assets and impairment)

| Entity name | 31.12.2005 | 31.12.2004 (comparative data) |
|---|------------|--------------------------------------|
| | | (comparative data) |
| Bank Pocztowy SA | 113 000 | 112 000 |
| Kolej Gondolowa Jaworzyna Krynicka SA | - | - |
| Ekogips S.A. (in bankruptcy) | - | - |
| Poznański Fundusz Poręczeń Kredytowych Sp. z o.o. | 1 554 | 1 531 |
| Hotel Jan III Sobieski Sp. z o.o. | - | - |
| Agencja Inwestycyjna CORP SA | 269 | 244 |
| FINDER Sp. z o.o. | 5 555 | - |
| Total | 120 378 | 113 775 |

Summary information about associated entities valued using the equity pick-up method:

| Entity name | Total assets | Total liabilities | Total revenues | Net profit (loss) | % share |
|--|--------------|----------------------|-----------------------|----------------------|----------|
| 31.12.2005 | | | | | |
| Bank Pocztowy SA | 1 800 930 | 1 608 874 | 239 197 | 25 035 | 25.0001% |
| Kolej Gondolowa Jaworzyna Krynicka SA | 37 889 | 8 919 | 11 188 | 2 648 | 37.83% |
| Poznański Fundusz Poręczeń Kredytowych Sp. z o.o. | 6 711 | 2 017 | 135 | 95 | 33.33% |
| Hotel Jan III Sobieski Sp. z o.o. | 132 434 | 262 629 | 51 821 | 21 625 | 35.50% |
| Agencja Inwestycyjna CORP SA | 4 149 | 2 307 | 15 920 | 447 | 22.31% |
| Total | 1 982 112 | 1 884 746 | 318 261 | 49 850 | |
| 31.12.2004 | | | | | |
| Bank Pocztowy SA | 2 258 035 | 2 093 768 | 233 741 | 18 998 | 25.00% |
| Kolej Gondolowa Jaworzyna Krynicka SA | 37 101 | 11 226 | 9 845 | 2 235 | 38.23% |
| Poznański Fundusz Poręczeń Kredytowych Sp. z o.o. | 4 607 | 7 | 88 | 59 | 33.33% |
| Hotel Jan III Sobieski Sp. z o.o. | 135 146 | 286 996 | 53 047 | 49 974 | 32.50% |
| Agencja Inwestycyjna CORP SA | 4 373 | 2 823 | 17 017 | 418 | 22.31% |
| Total | 2 439 262 | 2 394 820 | 313 738 | 71 684 | |

The data presented in the above table derives from the companies' financial statements prepared in accordance with Polish Accounting Standards.

Summary information about jointly controlled entities presented using the equity pick-up method:

| Entity name | Total assets | Total liabilities | Total revenues | Net profit (loss) | % share |
|------------------------------------|-----------------|----------------------|----------------|----------------------|---------|
| 31.12.2005 | | | | , , | |
| Centrum Obsługi Biznesu Sp. z o.o* | 62 877 | 21 353 | 87 | (1 182) | 41.44% |
| PKO/CREDIT SUISSE TFI SA | 64 493 | 8 396 | 92 234 | 30 692 | 50.00% |
| Wawel Hotel Development Sp. z o.o. | 172 314 | 112 901 | 46 326 | 4 428 | 35.40% |
| Total | 299 684 | 142 650 | 138 647 | 33 938 | |
| 31.12.2004 | | | | | |
| PKO/CREDIT SUISSE TFI SA | 57 329 | 6 575 | 71 955 | 26 835 | 50.00% |
| Wawel Hotel Development Sp. z o.o. | 176 443 | 122 039 | 21 608 | 12 258 | 35.40% |
| Total | 233 772 | 128 614 | 93 563 | 39 093 | |

The data presented in the above table derives from the companies' financial statements prepared in accordance with Polish Accounting Standards.

Unrecognised share in the losses of associated entities for which the Group ceased to recognise its share amounted to:

| Entity name | Cumulated share in losses |
|-----------------------------------|---------------------------|
| 31.12.2005 | |
| Hotel Jan III Sobieski Sp. z o.o. | (51 558) |
| 31.12.2004 | |
| Hotel Jan III Sobieski Sp. z o.o. | (58 586) |

In the consolidated financial statemen all associates and jointly controlled entities were accounted for using the equity method.

| | 1.01-31.12.2005 | 1.01-31.12.2004 |
|--|-----------------|--------------------|
| | | (comparative data) |
| Investment in associate entities at the beginning of the period | 113 775 | 214 |
| Share in profits (losses) | 7 400 | 2 868 |
| Share in taxation | - | = |
| Dividends paid | (67) | - |
| Share in changes recognised directly in the equity of the entity | (730) | 110 693 |
| increase in impairment losses | (6 285) | (37 307) |
| transfer of PFPK from sub entities | - | 1 500 |
| Acquisition of Bank Pocztowy | - | 146 500 |
| Acquisition of FINDER Sp. z o.o. | 5 555 | = |
| Investment in associate entities at the end of the period | 120 378 | 113 775 |

| | 1.01-31.12.2005 | 1.01-31.12.2004 (comparative data) |
|--|-----------------|---------------------------------------|
| Investment in jointly controlled entities at the beginning of the period | 43 040 | 44 119 |
| Share in profits (losses) | 16 131 | 17 758 |
| Share in taxation | - | - |
| Dividends paid | (12 702) | (18 837) |
| Share in changes recognised directly in the equity of the entity | - | - |
| Acquisition of shares in Centrum Obsługi Biznesu Sp. z o.o. | 17 498 | - |
| Investment in jointly controlled entities at the end of the period | 63 967 | 43 040 |

As at 31 December 2005 and as at 31 December 2004, the holding company had no share in contingent liabilities of associates, which were acquired together with other investors.

On 25 January 2005 PKO BP SA acquired 34,992 shares, i.e. 41.44% shares in equity and in votes at the shareholders' meeting of Centrum Obslugi Biznesu Sp. z o.o.. The acquisition price was PLN 17,498 thousand. The company is a joint enterprise of the Bank, City of Poznań and Buildco Poznań SA with the seat in Luxembourg. Its objective is the construction and exploitation of the hotel in Poznań, which will be managed by the international net operator Sheraton.

On 29 September 2005 in the National Court Register an enlargement of the equity of Kolej Gondolowa Jaworzyna Krynicka SA by PLN 426,250 thousand was registered. Shares in the enlarged equity of the company included City of Krynica Górska. After enlargement, the equity of the company amounted to PLN 41,053,150 thousand and is

divided into PLN 821,063 thousand shares with a nominal value of PLN 50 each. As an effect of the enlargement of the equity, the share of the bank in the equity was reduced from 38.23% to 37.83%, and the share in votes at the shareholders' meeting decreased from 37.03% to 36.85%.

On 9 December 2005 the subsidiary Bankowe Towarzystwo Kapitałowe SA acquired from an individual – by the sales agreement of 1.930 shares of FINDER Sp. z o.o. of total nominal value of PLN 965 thousand. The price of acquires shares amounted to PLN 5.555 thousand including additional fees. As a result of this transaction, Bankowe Towarzystwo Kapitałowe SA has 42.31% of shares in the equity of the company giving 42.31% of votes at the shareholders' meeting.

31. Investments in subsidiaries

The Group owns directly or indirectly over 50% of votes in the following entities: Przedsiębiorstwo Informatyki Bankowej "Elbank" Sp. z o.o. (in liquidation), International Trade Center Sp. z o.o. (in liquidation), Sonet Hungary Kft (in liquidation). These entities have never been consolidated due to their immateriality.

On 31 March 2005 an founding act of the company POMERANKA Sp. z o.o. was signed. The shareholders of the Company on the founding day were the subsidiaries:

- PKO Investycje Sp. z o.o., which took charge of and paid for 498 shares with a total value of PLN 49,800 thousand.
- Bankowe Towarzystwo Kapitałowe SA, which took charge of and paid for 2 shares with a total value of PLN 200.

On 11 April 2005 the company was registered in the National Court Register. On 20 April 2005 PKO Inwestycje Sp. z o.o. acquired from Bankowe Towarzystwo Kapitałowe SA 2 shares in POMERANKA Sp. z o.o., becoming a 100% owner of shares in the equity of the company giving 100% of votes at the shareholders' meeting.

On 6 May 2005 PKO Inwestycje Sp. z o.o. acquired new shares in the enlarged equity of POMERANKA Sp. z o.o. with a total value of PLN 3,950 thousand. After enlargement, the equity of POMERANKA Sp. z o.o. amounts to PLN 4 million and is divided into 40,000 shares with a nominal value of PLN 100 each. The company was founded in order to conduct construction projects.

In 2005 the liquidation process of the subsidiary of PKO Towarzystwo Finansowe Sp. z o.o. was ended, which as of 22 February 2005 was deleted of the National Court Register.

On 10 August 2005 in the Uniform National Register of Entrepreneurs and Orgnisations of Ukraine UKRPOLINWESTYCJE Sp. z o.o. was registered. The equity of the company stated in hrywnas is the equivalent of USD 100,000 and is divided into 100 shares with a nominal value stated in hrywnas, being an equivalent of USD 1.000.

The shareholders of the company are:

- PKO Inwestycje Sp. z o.o. (subsidiary), which took charge of 55 shares, being 55% of the equity,
- JEDYNKA SA (with the seat in Rzeszów), which took charge of 30 shares being 30% of the equity,
- ETALON INCEST (Ukrainian company), which took charge of 15 shares being 15% of the equity.

The primary objective of the company is to undertake activities aiming at realizing the investment projects on the territory of Kiev or other Ukrainian cities.

On 3 November 2005 the subsidiary PKO Inwestycje Sp. z o.o. acquired from Prokom Investments SA – by the sales agreement – 1,960 shares of Wilanów Investments Sp. z o.o. of total nominal value of PLN 1,960 thousand, being 49% of the equity of the company. The price of acquired shares amounts to PLN 66 661 thousand. As a result of this transaction PKO Inwestycje Sp. z o.o. has 100% of shares in the equity, giving 100% of votes at the shareholders' meeting.

In case of KREDOBANK SA (Kredyt Bank (Ukraina) SA) there are certain restrictions regarding its ability to pay dividends to the investor. Ukrainian regulations allow companies to pay dividends. According to the "Capitalisation Plan" approved by the Supervisory Board of KREDOBANK SA which had been filed with the National Bank of Ukraine, any dividend payment or appropriation of KREDOBANK S.A. equity in any form was prohibited. The business plan, which was the basis for approval by the Ukraine National Committee, Management Board and Supervisory Board of KREDOBANK SA of granting a subordinate loan by PKO BP SA, did not account for the possibility to pay dividend during the whole loan term.

As at 31 December 2005 and as at 31 December 2004 KREDOBANK S.A. was consolidated in the consolidated financial statements of the Group using the full method.

In 2005 PKO BP SA enlarged its investment in KREDOBANK SA by acquiring 339,763,026 shares from the minority shareholders, being 2.367% of shares in the equity of the Company.

Detailed information regarding the acquisition of shares in KREDOBANK S.A. is presented in Note 50.

32. Intangible fixed assets

| Year ended 31 December 2005 | Development expenses | Patents and licenses | Goodwill acquired as a result of business consolidation (including goodwill of subsidiary entities) | Intangible fixed assets under construction | Total |
|---|-------------------------|----------------------|---|---|-----------|
| D 1 | | | | | |
| Purchase price as at 1 January 2005 including amortisation | 750 | 133 644 | 106 457 | 260 096 | 500 947 |
| Increases due to internal development projects | - | - | - | - | - |
| Purchase | 370 | 2 146 | 49 847 | 275 337 | 327 700 |
| Sale | - | (486) | 1 | (49) | (535) |
| Increase resulting from mergers of business entities | 1 | - | - | - | - |
| Reversal of impairment allowances | 1 | - | | - | - |
| Due to foreign exchange differences from translation of foreign entities to presentation currency | 106 | 187 | - | - | 293 |
| Attributable to discontinued operations | - | - | - | - | - |
| Impairment allowance | - | - | - | - | - |
| Amortisation | (263) | (133 437) | - | (3 913) | (137 613) |
| Other changes* | - | 187 078 | - | (189 100) | (2 022) |
| Net carrying amount | 963 | 189 132 | 156 304 | 342 371 | 688 770 |
| As at 31 December 2004 | | | | | |
| Purchase price (gross carrying amount) | 1 302 | 661 347 | 106 499 | 267 506 | 1 036 654 |
| Accumulated amortisation and impairment allowance | (552) | (527 703) | (42) | (7 410) | (535 707) |
| Net carrying amount | 750 | 133 644 | 106 457 | 260 096 | 500 947 |
| As at 31 December 2005 | | | | | |
| Purchase price (gross carrying amount) | 1 862 | 831 134 | 156 336 | 353 219 | 1 342 551 |
| Accumulated amortisation and impairment allowance | (899) | (642 002) | (32) | , , | ` / |
| Net carrying amount | 963 | 189 132 | 156 304 | 342 371 | 688 770 |

A significant item of intangible fixed assets under construction is represented by investment expenditures on integrated IT system (ZSI). As at 31 December 2005, investment expenditures on ZSI amounted to PLN 145,491 thousand. As at 31 December 2004, these expenditures amounted to PLN 39 748 thousand.

| Year ended 31 December 2004 (comparative data) | Development expenses | Patents and licenses | Goodwill acquired as a result of merger of business combination (including goodwill of subsidiary entities) | Intangible fixed assets under construction | Total |
|--|-------------------------|----------------------|---|---|-----------|
| Purchase price as at 1 January 2004 | | | | | |
| including amortisation | - | 137 511 | - | 136 906 | 274 417 |
| Change in accounting policies | - | ı | 58 943 | - | 58 943 |
| Purchase price as at 1 January 2004 after changes in accounting policies | - | 137 511 | 58 943 | 136 906 | 333 360 |
| Full method Consolidation of the subsidiaries | 664 | 695 | - | - | 1 359 |
| Increases due to internal development projects | 1 | - | - | - | - |
| Purchase | 291 | 6 370 | 47 514 | 223 355 | 277 530 |
| Sale | - | (25) | = | (32) | (57) |
| Increase resulting from mergers of business entities | - | - | - | - | - |
| Reversal of impairment allowances | - | ı | - | - | - |
| Due to foreign exchange differences from translation of foreign entities to presentation currency | - | - | - | - | - |
| Attributed to discontinued operations | - | - | - | - | - |
| Impairment allowance | - | (55) | - | - | (55) |
| Amortisation | (93) | (141 860) | - | (3 226) | (145 179) |
| Other changes* | (112) | 131 008 | = | (96 907) | 33 989 |
| Net carrying amount | 750 | 133 644 | 106 457 | 260 096 | 500 947 |
| As at 1 January 2004 | | | | | |
| Purchase price (gross carrying amount) | - | 525 990 | 58 985 | 139 814 | 724 789 |
| Accumulated amortisation and impairment allowance | - | (388 479) | (42) | (2 908) | (391 429) |
| Net carrying amount | - | 137 511 | 58 943 | 136 906 | 333 360 |
| As at 31 December 2004 | | | | | |
| Purchase price (gross carrying amount) | 1 302 | 661 347 | 106 499 | 267 506 | 1 036 654 |
| Accumulated amortisation and impairment allowance | (552) | (527 703) | (42) | (7 410) | (535 707) |
| Net carrying amount | 750 | 133 644 | 106 457 | 260 096 | 500 947 |

^{*} Included in "Other changes" of Patents and licences category is software transferred from investments.

Since 1 January 2004 the goodwill has not been amortised and has been annually tested for impairment.

The goodwill of KREDOBANK SA was tested for impairment; the test was based on the value in use. The basic assumption for the conducted test was the strategy for the coming years approved by the Supervisory Board of this company discounted by the Bank using the expected rate of return. In case of PTE Bankowy, the Bank applied the fair value method decreased by the costs of sales. The fair value was estimated using the average fees per member of OFE Bankowy estimated based on transactions made on the pension fund market. Any change in the above assumptions may influence the estimation of company's recoverable amount in the future.

The Group did not create any patent or license itself.

In the period from 1 January 2005 to 31 December 2005, the PKO BP SA Group incurred capital expenditure for the purchase of tangible and intangible fixed assets in the amount of PLN 600,596 thousand. In the period from 1 January 2004 to 31 December 2004 the PKO BP SA, Group incurred investment expenditure for the purchase of fixed and intangible fixed assets in the amount of PLN 535,247 thousand.

33. Tangible fixed assets

| Year ended 31 December 2005 | Land and buildings (including Investment property) | Machinery and equipment | Motor vehicles | Assets under construction | Other | Total |
|---|--|-------------------------|-------------------|---------------------------|-----------|-------------|
| Gross value of tangible fixed assets at the beginning of the period | 2 424 032 | 2 394 880 | 49 831 | 260 809 | 347 126 | 5 476 678 |
| Increases, of which: | 98 164 | 331 423 | 13 480 | 756 846 | 27 260 | 1 227 173 |
| Purchase and other changes | 92 014 | 328 315 | 13 078 | 756 466 | 25 563 | 1 215 436 |
| Foreign exchange differences | 6 150 | 3 108 | 402 | 380 | 1 697 | 11 737 |
| Decreases, of which: | (76 493) | (155 344) | (8 931) | (792 028) | (10 285) | (1 043 081) |
| Transfer to assets available for sale | - | (279) | - | - | - | (279) |
| Liquidation and sale | (14 975) | (136 220) | (8 332) | (19 003) | (8 061) | (186 591) |
| Disposal resulting from merger of business entities | - | = | - | - | - | - |
| Other | (61 518) | (18 845) | (599) | (773 025) | (2 224) | (856 211) |
| Gross amount of fixed assets at the end of the period | 2 445 703 | 2 570 959 | 54 380 | 225 627 | 364 101 | 5 660 770 |
| Accumulated depreciation at the beginning of the period | (469 706) | (1 986 609) | (36 538) | - | (296 780) | (2 789 633) |
| Increases, of which: | (94 086) | (236 046) | (7 521) | - | (23 953) | (361 606) |
| Depreciation charge for the period | (83 489) | (216 111) | (6 581) | - | (22 746) | (328 927) |
| Other | (9 822) | (18 539) | (628) | - | (456) | (29 445) |
| Foreign exchange differences | (775) | (1 396) | (312) | - | (751) | (3 234) |
| Decreases, of which: | 16 430 | 151 845 | 8 299 | - | 9 977 | 186 551 |
| Liquidation and sale | 4 433 | 135 373 | 7 810 | - | 7 909 | 155 525 |
| Other | 11 997 | 16 472 | 489 | - | 2 068 | 31 026 |
| Accumulated depreciation at the end of the period | (547 362) | (2 070 810) | (35 760) | - | (310 756) | (2 964 688) |
| Impairment allowances | | - | | | | |
| Opening balance | (35 221) | = | - | - | - | (35 221) |
| Increases | (15 000) | (2 310) | - | - | - | (17 310) |
| Decreases | - | - | - | - | - | - |
| Closing balance | (50 221) | (2 310) | - | - | - | (52 531) |
| Net amount | 1 848 120 | 497 839 | 18 620 | 225 627 | 53 345 | 2 643 551 |
| Opening balance | 1 919 105 | 408 271 | 13 293 | 260 809 | 50 346 | 2 651 824 |
| Closing balance | 1 848 120 | 497 839 | 18 620 | 225 627 | 53 345 | 2 643 551 |

The carrying amount of machinery and equipment as at 31 December 2005 based on the finance lease agreements and tenancy agreements with purchase option accounted for PLN 24,243 thousand (as at 31 December 2004 PLN 15,286 thousand).

In the year ended 31 December 2005 there were no restrictions on the Group's right to use these tangible fixed assets caused by pledging them as collateral. As at 31 December 2004 the consolidated entity using the full method KREDOBANK SA had a deposit on the movables and real estate being a collateral for the received exposures amounting to UAH 72,834 thousand (the equivalent of PLN 41,093 thousand)

The PKO BP SA Group in PLN thousand This document is a translation of the document originally issued in Polish.

This document is a translation of the document originally issued in Polish. The only binding version is the original Polish version

| Year ended 31 December 2004 (comparable data) | Land and buildings including Investment property | Machinery and equipment | Motor vehicles | Assets under construction | Other | Total |
|--|---|-------------------------|-------------------|---------------------------|-----------|-------------|
| Gross book value of tangible fixed assets as at 1 January 2004 | 2 057 749 | 2 281 706 | 45 650 | 216 218 | 326 736 | 4 928 059 |
| Change of accounting policy – Determining deemed cost of tangible fixed assets re-measured to fair value in accordance with IFRS 1 | 279 217 | - | - | - | - | 279 217 |
| Gross value of tangible fixed assets after change of accounting policy | 2 336 966 | 2 281 706 | 45 650 | 216 218 | 326 736 | 5 207 276 |
| Increases, of which: | 100 859 | 189 547 | 6 264 | 709 755 | 26 865 | 1 033 290 |
| Full method consolidation of the subsidiaries | 41 639 | 17 548 | 2 779 | 456 | 10 396 | 72 818 |
| Purchase and other changes | 59 220 | 171 999 | 3 485 | 709 299 | 16 469 | 960 472 |
| Foreign exchange differences | - | - | - | - | - | - |
| Disposal, of which: | (13 793 | (76 373) | (2 083) | (665 164) | (6 475) | (763 888) |
| Transfer to assets available for sale | - | - | - | - | - | - |
| Liquidation and sale | (7 662) | (70 994) | (1 954) | (8 569) | (6 475) | (95 654) |
| Disposal resulting from merger of business entities | - | - | - | - | - | - |
| Other | (6 131) | (5 379) | (129) | (656 595) | - | (668 234) |
| Gross amount of fixed assets at the end of the period | 2 424 032 | 2 394 880 | 49 831 | 260 809 | 347 126 | 5 476 678 |
| Accumulated depreciation as at 1 January 2004 | (396 355) | (1 771 013) | (29 428) | - | (280 298) | (2 477 094) |
| Additions, of which: | (76 023) | (288 179) | (8 682) | - | (22 922) | (395 806) |
| Depreciation for the period | (71 081) | (278 654) | (6 299) | - | (16 293) | (372 327) |
| Full method consolidation of the subsidiaries | (4 032) | (7 248) | (1 887) | | (4 139) | (17 306) |
| Other | (910) | (2 277) | (496) | - | (2 490) | (6 173) |
| Decreases, of which: | 2 672 | 72 583 | 1 572 | - | 6 440 | 83 267 |
| Liquidation and sale | 2 465 | 70 023 | 1 511 | - | 6 351 | 80 350 |
| Other | 207 | 2 560 | 61 | - | 89 | 2 917 |
| Accumulated depreciation at the end of the period | (469 706) | (1 986 609) | (36 538) | = | (296 780) | (2 789 633) |
| Impairment allowances | | | | | | |
| Opening balance | (121) | - | - | (683) | (8) | (812) |
| Increases | (35 221) | - | - | - | - | (35 221) |
| Decreases | 121 | - | | 683 | 8 | 812 |
| Closing balance | (35 221) | - | - | - | - | (35 221) |
| Net amount | 1 919 105 | 408 271 | 13 293 | 260 809 | 50 346 | 2 651 824 |
| Opening balance | 1 940 490 | 510 693 | 16 222 | 215 535 | 46 430 | 2 729 370 |
| Closing balance | 1 919 105 | 408 271 | 13 293 | 260 809 | 50 346 | 2 651 824 |

In 2005 the Group with exception of Bankowy Fundusz Leasingowy did not receive any compensations from third parties due to impairment or loss of tangible fixed assets. BFL received PLN 84 thousand. In 2004 the Group did not receive from third parties compensation due to impairment or loss of tangible fixed assets recognised in the profit and loss account. As at 1 January 2004 tangibles were revalued in accordance with the IFRS 1. The fair value of the revalued tangibles amounted to PLN 666 233 thousand. The book value of the revalued tangibles as at 31 December 2003 amounted to PLN 387 016 thousand.

Land and buildings, including investment property include land classified as investment property, which is not subject to depreciation. The largest item is the plot of land in Warsaw with the fair value estimated by an independent valuer, exceeding its carrying amount amounting to PLN 28,828 by approx. PLN 7 000 thousand. There are no contractual or restrictions to sell these properties.

The amounts of incomes/costs connected with investment properties of the Group are presented below.

| | 1.01-31.12.2005 | 1.01-31.12.2004 (comparative data) |
|--|-----------------|------------------------------------|
| Rent income from investment properties | - | - |
| Direct operating costs concerning investment properties (including maintenance and repair costs) that in the given period brought rental income. | - | 1 |
| Direct average operating costs concerning the investment properties (including maintenance and repair costs) that in the given period did not bring rental income. | 1 434 | 1 384 |

34. Other assets

| | 31.12.2005 | 31.12.2004 (comparative data) |
|---|------------|-------------------------------|
| Stocks | 304 046 | 248 690 |
| Settlements of transactions carried out using cards | 151 006 | 193 415 |
| Prepayments | 42 104 | 36 244 |
| Settlements of securities trading transactions | 190 | 16 217 |
| Assets held for trading and discontinued activity | 10 435 | - |
| Inter-bank and inter- branch clearing accounts | 1 686 | 1 800 |
| Other | 195 314 | 117 312 |
| Total | 704 781 | 613 678 |

Included in "Other" item are mainly receivables relating to own operations conducted by the Bank.

a) Information concerning the value of work in progress, finished products and raw materials

| Carrying value of the provisions, by type: | 31.12.2005 | 31.12.2004 (comparative data) |
|--|------------|-------------------------------|
| Work in progress* | 298 858 | 238 380 |
| Finished products | 4 337 | 5 623 |
| Raw materials | 851 | 987 |
| Materials | - | - |
| Other | - | 5 275 |
| Impairment allowances | - | (1 575) |
| Total | 304 046 | 248 690 |

^{*} balance comprises mainly out of funds for construction projects carried out by the Group entities performing development activities.

| Impairment allowances | 1.01-31.12.2005 | 1.01-31.12.2004 (comparative data) |
|--|-----------------|---------------------------------------|
| At the beginning of the period | (1 575) | 904 |
| Impairment allowances as a cost in the given period | - | (1 575) |
| Reversal of impairment allowances in the profit and loss account | - | (904) |
| Other changes | 1 575 | - |
| At the end of the period | - | (1 575) |

In 2005 and 2004 there were no carrying amount of the work in progress, finished goods or raw materials stated as collaterals.

35. Assets pledged as security/ collateral for liabilities

The Group has the following assets pledged as collateral/ security of the company's liabilities and the third party's liabilities:

Fund for the Protection of Guaranteed Money

PKO BP SA creates a fund for the protection of guaranteed money in accordance with Article 25 of the Act on the Bank Guarantee Fund (Bankowy Fundusz Gwarancyjny) dated 14 December 1994 (Journal of Laws of 2000, No. 9, item 131, with subsequent amendments).

| | 31.12.2005 | 31.12.2004 |
|---|----------------|--------------------|
| | | (comparative data) |
| Fund's value | 92 009 | 174 307 |
| Nominal value of collateral/ security | 93 000 | 200 000 |
| Type of collateral/ security | treasury bonds | treasury bonds |
| Maturity of collateral/ security | 24.03.2007 | 12.08.2005 |
| Carrying amount of collateral/ security | 92 669 | 192 720 |

Cash pledged as collateral for securities' transactions conducted by BDM PKO BP SA and in 2004 also Bankowe Towarzystwo Kapitałowe are deposited in the National Depository for Securities as part of the stock exchange guarantee fund.

| | 31.12.2005 | 31.12.2004 |
|-------------------------------|------------|--------------------|
| | | (comparative data) |
| Stock exchange guarantee fund | 2 479 | 2 911 |

Besides, the consolidated entity using the full method KREDOBANK SA had the following assets being the collateral of the own liabilities and the liabilities of the third party:

As at 31 December 2005:

- cash pledged as collateral for loans received from foreign financial organizations with a total value of UAH 64,125 thousand (equivalent of PLN 41,457 thousand)

As at 31 December 2004:

- cash pledged as collateral for loans received from Ukrainian banks with a total value of UAH 38,411 thousand (equivalent of PLN 21,671 thousand),
- deposit on the movables and real estate pledged as collateral for the engagement of KREDOBANK SA with a total value of UAH 72,834 thousand (equivalent of PLN 41,093 thousand).

36. Amounts due to the Central Bank

| | 31.12.2005 | 31.12.2004 |
|---------------------------------------|------------|--------------------|
| | | (comparative data) |
| Current accounts | - | - |
| Up to 1 month | 766 | 144 |
| From 1 month to 3 months | - | = |
| From 3 months to 1 year | - | - |
| From 1 year to 5 years | - | - |
| Over 5 years | - | _ |
| Total amounts due to the Central Bank | 766 | 144 |

The interest rate as at 31 December 2004 and 31 December 2005 amounted to 0,071%

37. Amounts due to other banks

| | 31.12.2005 | 31.12.2004 |
|----------------------------------|------------|--------------------|
| | | (comparative data) |
| Current accounts | 11 866 | 6 977 |
| Other banks' deposits | 1 920 269 | 666 450 |
| Loans and advances received | 139 467 | 306 992 |
| Cash in transit | - | П |
| Other deposits from money market | 11 744 | 18 299 |
| Total amounts due to other banks | 2 083 346 | 998 718 |

Structure of amounts due to other banks by maturities

| | 31.12.2005 | 31.12.2004 |
|--------------------------------------|------------|--------------------|
| | | (comparative data) |
| Current accounts | 11 866 | 6 977 |
| Amounts due with maturity period of: | 2 071 480 | 991 741 |
| Up to 1 month | 1 101 418 | 512 817 |
| From 1 month to 3 months | 516 521 | 21 111 |
| From 3 months to 1 year | 206 610 | 281 487 |
| From 1 year to 5 years | 246 880 | 158 314 |
| Over 5 years | 51 | 18 012 |
| Cash in transit | - | - |
| Other deposits from money market | - | - |
| Total | 2 083 346 | 998 718 |

38. Other financial liabilities valued at fair value through profit or loss

As at 31 December 2005 and 31 December 2004 the Group did not have other financial liabilities at fair value through profit or loss.

39. Amounts due to customers

| | 31.12.2005 | 31.12.2004 |
|-----------------------------------|------------|--------------------|
| | | (comparative data) |
| Amounts due to corporates | 10 021 677 | 6 612 951 |
| Current accounts and O/N deposits | 4 488 291 | 3 752 983 |
| Term deposits | 5 506 676 | 2 796 220 |
| Other | 26 710 | 63 748 |
| Amounts due to budget entities | 3 186 260 | 5 369 539 |
| Current accounts and O/N deposits | 2 552 775 | 2 420 571 |
| Term deposits | 496 354 | 2 745 086 |
| Other | 137 131 | 203 882 |
| Amounts due to individuals | 63 539 626 | 61 109 384 |
| Current accounts and O/N deposits | 20 707 451 | 17 984 832 |
| Term deposits | 42 813 572 | 43 086 764 |
| Other | 18 603 | 37 788 |
| Total amounts due to customers | 76 747 563 | 73 091 874 |

Structure by maturity

| | 31.12.2005 | 31.12.2004 |
|--------------------------------------|------------|--------------------|
| | | (comparative data) |
| Current accounts and O/N deposits | 27 748 517 | 24 158 386 |
| Amounts due with maturity period of: | 48 999 046 | 48 933 488 |
| Up to 1 month | 18 804 200 | 17 590 916 |
| From 1 month to 3 months | 12 951 568 | 11 250 864 |
| From 3 months to 1 year | 15 730 170 | 18 459 536 |
| From 1 year to 5 years | 1 468 366 | 1 580 185 |
| Over 5 years | 44 742 | 51 987 |
| Other | - | - |
| Total | 76 747 563 | 73 091 874 |

40. Liabilities arising from debt securities issued

As at 31 December 2005 and 31 December 2004, the Group had the following liabilities arising from debt securities issued.

| | 31.12.2005 | 31.12.2004 (comparative data) |
|-------------------------------------|------------|-------------------------------|
| Liabilities arising from issue of : | | |
| Bonds | 68 470 | 21 076 |
| Certificates | = | - |
| Other | = | - |
| Total | 68 470 | 21 076 |

| | 31.12.2005 | 31.12.2004 |
|---|------------|--------------------|
| | | (comparative data) |
| Liabilities arising from issue with repayment period: | | |
| Up to 1 month | - | ı |
| From 1 month to 3 months | 9 891 | - |
| From 3 months to 1 year | 58 579 | 21 076 |
| From 1 year to 5 years | - | - |
| Over 5 years | - | - |
| Total | 68 470 | 21 076 |

As at 31 December 2005 and 31 December 2004, average interest rates of the above securities were 5.29% and 7.32%, respectively.

41. Other liabilities

| | 31.12.2005 | 31.12.2004 |
|--|------------|--------------|
| | | (comparative |
| | | data) |
| Accrued expenses | 193 684 | 154 039 |
| Income received in advance | 167 989 | 20 084 |
| Other liabilities | 1 500 807 | 1 220 994 |
| Liabilities arising from social and legal transactions | 192 367 | 147 725 |
| liabilities arising from transactions with non-financial entities | 42 739 | 224 855 |
| liabilities arising from settlements of operations on securities | 414 556 | 73 312 |
| liabilities arising from inter-bank and inter- branch transactions | 291 827 | 138 521 |
| liabilities due to suppliers | 109 369 | 85 986 |
| liabilities arising from foreign currency activities | 181 681 | 43 263 |
| settlement of purchase of machines, tools, materials, works and services regarding building of tangible assets | 82 374 | 61 265 |
| liabilities arising from sale of treasury stamps | 20 926 | 22 994 |
| liabilities relating to investment activities and own operations | 19 801 | 101 640 |
| liabilities arising from repayments of advances to creditors related with remission of debt against State Treasury | 15 002 | 13 781 |
| liabilities arising from guarantees paid by suppliers and from non-cash credits for people on industry products | 9 767 | 4 140 |
| liabilities relating to payments of benefits | 6 967 | 3 010 |
| settlements relating to the substitution service of Poczta Polska | 3 621 | 4 836 |
| settlements of funds for payments from Foundation "Polsko-Niemieckie Pojednanie" | 3 011 | 13 153 |
| liabilities relating to bank transfers to be paid out in PLN | 2 934 | 1 895 |
| other* | 103 865 | 280 618 |
| Total | 1 862 480 | 1 395 117 |

^{*} Included in "Other" item as at 31 December 2005 are various operating liabilities in the amount of PLN 13,733 thousand (31 December 2004 PLN 25 735 thousand) as well as settlements relating to transactions carried out using the payment cards in the amount of PLN 2,395 thousand (31 December 2004 PLN 12 267 thousand).

42. Provisions

| | Provision for disputes | Provisions for jubilee bonuses and retirement benefits | liabilities and | Other provisions | Total |
|--|------------------------|--|-----------------|---------------------|-----------|
| As at 31 December 2004 in accordance with PAS | 7 110 | 184 151 | 10 375 | 668 734 | 870 370 |
| Adjustments arising from application of IAS (IAS 30) | | | - | (661 597) | (661 597) |
| As at 1 January 2005 in accordance with IAS | 7 110 | 184 151 | 10 375 | 7 137 | 208 773 |
| Increase/revaluation | 445 | 26 651 | 57 497 | 85 051 | 169 644 |
| Utilization | (178) | (8) | - | - | (186) |
| Reversal | - | - | (51 012) | - | (51 012) |
| Change due to increase of discounted amount resulting from time passage and changes in discount rate | - | - | - | - | - |
| Acquisition/sale due to merger of business entities | - | - | - | - | - |
| Foreign exchange differences | _ | - | 8 | - | 8 |
| Other changes | 161 | - | 44 | 12 465 | 12 670 |
| As at 31 December 2005 | 7 538 | 210 794 | 16 912 | 104 653 | 339 897 |

| | Provision for disputes | Provisions for jubilee bonuses and retirement benefits | Provisions for liabilities and guarantees granted | Other provisions | Total |
|--|------------------------|--|--|------------------|-----------|
| As at 31 December 2003 in accordance with PAS | 5 614 | 173 294 | 15 991 | 662 995 | 857 894 |
| Adjustments arising from application of IAS to opening balances, including: | - | - | - | (662 722) | (662 722) |
| IAS 27 | - | - | _ | (1 125) | (1 125) |
| IAS 30 | - | - | - | (661 597) | (661 597) |
| As at 1 January 2004 in accordance with IAS | 5 614 | 173 294 | 15 991 | 273 | 195 172 |
| Increase/revaluation | 1 471 | 10 861 | 33 046 | 10 166 | 55 544 |
| Utilization | (287) | (4) | - | - | (291) |
| Reversal | 1 | - | (38 620) | (3 286) | (41 906) |
| Change due to increase of discounted amount resulting from time passage and changes in discount rate | - | - | - | - | - |
| Consolidation of the subsidiaries | - | - | 254 | - | 254 |
| Purchase/sale arising from consolidation of entities | | | | | |
| Foreign exchange differences | - | - | - | - | - |
| Other changes | 312 | - | (296) | (16) | - |
| As at 31 December 2004 | 7 110 | 184 151 | 10 375 | 7 137 | 208 773 |

Provisions for disputes were created in the amount equal to expected outflows of economic benefits.

43. Employee benefits

On 10 November 2004 in accordance with the Act dated 30 August 1996 on commercialisation and privatisation (Journal of Laws, 2002, No 171, item 1397 with further amendments) and § 14.1 of the Minister of State Treasury Decree dated 29 January 2003 concerning detailed principles of dividing entitled employees into groups, determining the number of shares falling to each of those groups and the course of acquiring shares by entitled employees (Journal of Laws, No 35, item 303), employee shares of the holding company have been granted to the employees. As a result, the employees received 105,000,000 shares, which account for 10.5% in the share capital of the holding company. In preparing the attached consolidated financial statements, the holding company applied transitional provisions of IFRS 1 and did not settle the above transaction according to the requirements of IFRS 2.

44. Social fund [Zakładowy Fundusz Świadczeń Socjalnych]

In the consolidated balance sheet, the Group compensated the Fund's assets and liabilities due to the fact that the assets of the Social Fund are not controlled by the Group. Accordingly, the balance of the Social Fund accounts in the Group's balance sheet as at 31 December 2005 and 31 December 2004 amounted to null.

The following listing presents types and carrying amounts of assets, liabilities and costs associated with ZFŚS:

| | 31.12.2005 | 31.12.2004 (comparative data) |
|--|-----------------|----------------------------------|
| Loans granted to employees | 90 692 | 74 006 |
| Amounts on the Social Fund account | 9 643 | 13 338 |
| | 1.01-31.12.2005 | 1.01-31.12.2004 |
| | | (comparative data) |
| Contributions to Social Fund | 29 872 | 30 070 |
| Non-returnable expenditure by the Fund | 16 681 | 23 562 |

45. Contingent liabilities

As at 31 December 2005 the binding underwriting agreements covered following securities' programs:

| As at 31 December 2005 the | omaing underwriting agre | ements covered to | mowing securine | zs programs. |
|--------------------------------------|---------------------------------|--|-----------------|------------------------|
| Issuer of securities underwritten | Type of underwritten securities | Amount to which the Bank committed in case of realisation of underwriting agreement | Contract period | Sub-issue type |
| Company A | Corporate bonds | 25 000 | 2006-12-30 | Bonds Issue Agreement* |
| Company B | Corporate bonds | 200 000 | | Bonds Issue Agreement |
| Company C | Corporate bonds | 4 000 | | Bonds Issue Agreement |
| Company D | Corporate bonds | 150 000 | 2006-01-14 | Bonds Issue Agreement |
| • | Commercial bills of | | | Commercial Bill Issue |
| Company E | exchange | 40 000 | 2006-12-30 | Agreement |
| Entity A | Municipal bonds | 3 000 | 2011-12-31 | Bonds Issue Agreement* |
| Entity B | Municipal bonds | 2 000 | | Bonds Issue Agreement |
| Entity C | Municipal bonds | 6 070 | | Bonds Issue Agreement |
| Entity D | Municipal bonds | 2 000 | | Bonds Issue Agreement |
| Entity E | Municipal bonds | 3 900 | | Bonds Issue Agreement |
| Entity F | Municipal bonds | 2 500 | | Bonds Issue Agreement |
| Entity G | Municipal bonds | 6 000 | 2013-12-31 | Bonds Issue Agreement |
| Entity H | Municipal bonds | 2 400 | | Bonds Issue Agreement |
| Entity I | Municipal bonds | 4 400 | 2011-12-31 | Bonds Issue Agreement |
| Entity J | Municipal bonds | 18 300 | | Bonds Issue Agreement |
| Entity K | Municipal bonds | 8 722 | 2011-12-31 | Bonds Issue Agreement |
| Entity L | Municipal bonds | 5 500 | | Bonds Issue Agreement |
| Entity M | Municipal bonds | 3 500 | | Bonds Issue Agreement |
| Entity N | Municipal bonds | 2 700 | 2014-12-31 | Bonds Issue Agreement |
| Entity O | Municipal bonds | 2 000 | | Bonds Issue Agreement |
| Entity P | Municipal bonds | 3 000 | 2013-12-31 | Bonds Issue Agreement |
| Entity Q | Municipal bonds | 7 000 | 2001-12-31 | Bonds Issue Agreement |
| Entity R | Municipal bonds | 2 000 | | Bonds Issue Agreement |
| Entity S | Municipal bonds | 2 000 | | Bonds Issue Agreement |
| Entity T | Municipal bonds | 2 110 | | Bonds Issue Agreement |
| Entity U | Municipal bonds | 40 500 | | Bonds Issue Agreement |
| Entity V | Municipal bonds | 5 000 | | Bonds Issue Agreement |
| Entity W | Municipal bonds | 50 000 | | Bonds Issue Agreement |
| Entity X | Municipal bonds | 2 200 | 2014-12-31 | Bonds Issue Agreement |
| Entity Y | Municipal bonds | 3 700 | | Bonds Issue Agreement |
| Entity Z | Municipal bonds | 4 000 | 2015-12-31 | Bonds Issue Agreement |
| Entity AA | Municipal bonds | 5 000 | 2012-12-31 | Bonds Issue Agreement |
| Entity BB | Municipal bonds | 5 300 | 2014-12-31 | Bonds Issue Agreement |
| Entity CC | Municipal bonds | 6 000 | | Bonds Issue Agreement |
| Entity DD | Municipal bonds | 6 100 | | Bonds Issue Agreement |
| Entity EE* | Municipal bonds | 25 745 | 2009-12-30 | Bonds Issue Agreement |
| Total of Other, which value | 34 | a | | |
| amounts to less than | Municipal bonds | 8 750 | | |
| PLN 2 million | | (E0 20= | | |
| Total | | 670 397 | | |

^{*} relates to the Agreement for the Organization, Conducting and Servicing of the Bond Issuance Program

** Debt securities denominated in EUR, after translating into PLN.

As at 31 December 2004 the binding underwriting agreements covered following securities' programs (comparative data):

| Issuer of securities underwritten | Type of underwritten securities | Amount to which the Bank committed in case of realisation of underwriting agreement | Contract period | Sub-issue type |
|--------------------------------------|---------------------------------|---|--------------------|------------------------------------|
| Company A | Commercial bills of exchange | 69 871 | 2005-12-31 | Commercial Bill Issue Agreement |
| Company B | Commercial bills of exchange | 39 912 | 2006-12-30 | Commercial Bill Issue Agreement |
| Entity A | Municipal bonds | 5 000 | 2011-12-31 | Bonds Issue Agreement |
| Entity B | Municipal bonds | 4 500 | 2010-12-31 | Bonds Issue Agreement |
| Entity C | Municipal bonds | 10 000 | 2010-12-31 | Bonds Issue Agreement |
| Entity D | Municipal bonds | 5 430 | 2011-12-31 | Bonds Issue Agreement |
| Entity E | Municipal bonds | 5 900 | 2011-12-31 | Bonds Issue Agreement |
| Entity F | Municipal bonds | 700 | 2009-12-31 | Bonds Issue Agreement |
| Entity G | Municipal bonds | 5 000 | 2009-12-31 | Bonds Issue Agreement |
| Entity H | Municipal bonds | 900 | 2010-12-31 | Bonds Issue Agreement |
| Entity I | Municipal bonds | 3 000 2011-12-31 | | Bonds Issue Agreement |
| Entity J | Municipal bonds | 11 222 | 2011-12-31 | Bonds Issue Agreement |
| Entity K | Municipal bonds | 3 800 | 2012-10-01 | Bonds Issue Agreement |
| Entity L | Municipal bonds | 5 200 | 2014-12-31 | Bonds Issue Agreement |
| Entity M | Municipal bonds | 2 400 | 2009-12-31 | Bonds Issue Agreement |
| Entity N | Municipal bonds | 2 000 | 2014-12-31 | Bonds Issue Agreement |
| Entity L | Municipal bonds | 1 700 | 2012-12-31 | Bonds Issue Agreement |
| Entity O | Municipal bonds | 2 160 | 2015-07-15 | Bonds Issue Agreement |
| Entity P | Municipal bonds | 14 000 | 2013-12-30 | Bonds Issue Agreement |
| Entity Q | Municipal bonds | 40 500 | 2017-12-31 | Bonds Issue Agreement |
| Entity R | Municipal bonds | 7 500 | 2011-12-31 | Bonds Issue Agreement |
| Entity S | Municipal bonds | 35 000 | 2011-12-31 | Bonds Issue Agreement |
| Entity T | Municipal bonds | 500 | 2011-11-30 | Bonds Issue Agreement |
| Total | | 276 195 | | |

^{*} relates to the Agreement for the Organization, Conducting and Servicing of the Bond Issuance Program

All securities under sub-issue program have an unlimited transferability, are not quoted on stock exchange and are not traded on a regulated OTC market.

Potential liabilities

As at 31 December 2005, the total value of court proceedings in which the Bank is defendant (inbound) was PLN 453,788 thousand (as at 31 December 2004: the total amounted to PLN 10,000,000,391,362 thousand), while the total value of court proceedings in which the Bank filed claims (outbound) was PLN 63,017 thousand (as at 31 December 2004: PLN 92,072 thousand).

a) Unfair competition proceedings

The Bank is a party to proceedings initiated based on the decision dated 23 April 2001 of the President of the Competition and Consumer Protection Office upon request of the Polish Trade and Distribution Organization against the following: Visa CEMEA – Visa International, Europay International S.A, Visa Forum Polska and Europay Forum Polska and the banks –members of the association of payees Visa Forum Polska and Europay Forum Polska, including against the Bank, for practices limiting competition on the market of services relating to

discharging consumer liabilities towards accepting parties resulting from credit card purchases of goods and services made on the territory of Poland, whereby the above named participate in agreeing of "interchange" fees for transactions made with the use of Visa credit cards (which may be in breach of Art. 5. section 1 point 1 of the Act on competition protection), participate in agreeing of "interchange" fees for transactions made with the use of Europay/ Eurocard/Mastercard cards in Poland (which may be in breach of Art. 5. section 1 point 1 and 6 of the Act on competition protection) and coordinate activities with a view to limiting an access to the corporate market for the payees, who are not members of the above systems (which may violate of Art. 5. section 1 point 1 and 6 of the Act on competition protection). The deadline for completing the proceedings was postponed several times. Based on the decision of the President of the Competition and Consumer Protection Office dated 23 February 2006, the deadline for the completion of proceedings was postponed to 27 April 2006 due to the necessity to obtain appropriate data and information and the necessity to analyze court evidence.

b) Re-privatisation claims relating to properties held by the holding company

As at the date of these financial statements, seven administrative proceedings are pending to invalidate decisions issued by public administration authorities with respect to properties held by the Bank or, in one case, by the Bank's subsidiary. These proceedings, in the case of an unfavourable outcome for the Bank, may result in reprivatisation claims being raised against the Bank. Only one of these proceedings relates to property which was classified by the Bank as material for its operations, i.e. property located in Warsaw at Puławska 15 Street, which houses Bank's Headquarters. Perpetual leasehold of land to this property is held by CFP Sp. z o.o. Given the current status of these proceedings, it is not possible to assess their potential negative financial effects for the Bank. Moreover, there were submitted claims relating to property by four former owners. In one case, the legal proceedings have started. In three other cases there are conducted negotiations which aim at settling the legal status of these properties.

In the opinion of the Management Board of PKO BP SA, the probability of claims that may arise under the proceedings described in the points a) and b) above is remote.

The financial statement for the year ended 31 December 2005 does not include adjustments connected with the potential liabilities described above.

Financial liabilities granted

| | 31.12.2005 | 31.12.2004 (comparative data) |
|--|------------|----------------------------------|
| Total liabilities granted: | 17 312 241 | 15 164 412 |
| to the financial sector | 1 299 781 | 1 555 171 |
| to the non-financial sector | 13 633 134 | 12 332 241 |
| to the state budget | 2 379 326 | 1 277 000 |
| including: irrevocable liabilities granted | 8 519 942 | 9 504 826 |

Guarantee liabilities granted

| | 31.12.2005 | 31.12.2004 (comparative data) |
|--|------------|----------------------------------|
| Amounts due to the financial sector: | 7 674 | 58 497 |
| guarantees | 7 674 | 58 497 |
| sureties | - | - |
| confirmed export letters of credit | - | - |
| Amounts due to the non-financial sector: | 1 215 824 | 469 472 |
| guarantees | 1 204 420 | 469 033 |
| sureties | 11 404 | 439 |
| confirmed export letters of credit | - | = |
| Amounts due to the state budget: | 252 752 | 210 508 |
| Guarantees | 252 752 | 210 508 |
| Sureties | - | - |
| Avails | - | - |
| Total guarantees granted | 1 476 250 | 738 477 |

Information on provisions for off-balance guarantees and financial liabilities is included in Note 42.

Contingent liabilities granted as of 31 December 2005 (by maturity dates)

| | up to 1 month | 1-3 months | over 3 months – 1 year | 1-5 years | over 5 years | Total |
|-----------------------|------------------|------------|------------------------------|-----------|--------------|------------|
| Financial liabilities | 4 024 441 | 723 007 | 6 888 136 | 4 804 075 | 872 582 | 17 312 241 |
| granted | | | | | | |
| Guarantees | 274 092 | 49 905 | 610 479 | 474 771 | 67 003 | 1 476 250 |
| Total | 4 298 533 | 772 912 | 7 498 615 | 5 278 846 | 939 585 | 18 788 491 |

Contingent liabilities granted as of 31 December 2004 (by maturity dates)

(comparative data)

| | up to 1 month | 1-3 months | over 3 months – 1 year | 1-5 years | over 5 years | Total |
|-----------------------|------------------|------------|------------------------------|-----------|--------------|------------|
| Financial liabilities | 5 084 341 | 740 847 | 5 726 553 | 2 795 579 | 817 092 | 15 164 412 |
| granted | | | | | | |
| Guarantees | 136 022 | 19 869 | 174 586 | 392 370 | 15 630 | 738 477 |
| Total | 5 220 363 | 760 716 | 5 901 139 | 3 187 949 | 832 722 | 15 902 889 |

Off-balance sheet liabilities - received

| | 31.12.2005 | 31.12.2004 |
|---|------------|------------|
| Off-balance sheet received liabilities: | 5 320 868 | 5 360 301 |
| Financial | 570 767 | 759 672 |
| Guarantees | 4 750 101 | 4 600 629 |

Assets pledged as collaterals for contingent liabilities

As at 31 December 2005 and 31 December 2004 the Group had no assets pledged as collaterals.

46. Share capital

In the years ended 31 December 2004 and 31 December 2005, respectively, there were no changes in the holding company's share capital.

As at 31 December 2005 the share capital of PKO BP SA amounted to PLN 1,000,000 thousand and consisted of 1,000,000 thousand ordinary shares with a nominal value of 1 PLN each (as at 31 December 2004: PLN 1,000,000 thousand, 1,000,000 thousand ordinary shares with a nominal value of 1 PLN each) – shares fully paid.

As at 31 December 2005 377 000 shares were subject to public trading (as of 31 December 2004: 377 000 shares)

As at 31 December 2005 and 31 December 2004 the subsidiaries, jointly controlled entities and associates did not hold any shares of PKO BP SA.

Information on the holders of PKO BP SA shares is presented in Note 1.

47. Other capital items and retained earnings

| | 31.12.2005 | 31.12.2004 (comparative data) |
|---|------------|----------------------------------|
| Reserve capital | 3 297 614 | 2 790 299 |
| share premium | = | - |
| Other | 3 297 614 | 2 790 299 |
| Revaluation reserve – valuation of financial assets available | | |
| for sale | (4 054) | 241 267 |
| General banking risk fund | 1 000 000 | 1 499 963 |
| Other reserves | 1 556 503 | 1 495 495 |
| Other | - | - |
| Retained earnings | 150 405 | 270 046 |
| Total | 6 000 468 | 6 297 070 |

48. Additional information to the cash flow statement

Cash and cash equivalents

| | 31.12.2005 | 31.12.2004 |
|---|------------|--------------------|
| | | (comparative data) |
| Cash and amounts in the Central Bank | 3 895 331 | 3 525 329 |
| Current receivables from financial institutions | 7 495 277 | 10 410 892 |
| Total | 11 390 608 | 13 936 221 |

Cash flow from operating activities – other adjustments

| | 01.01-31.12.2005 | 01.01-31.12.2004 (comparative data) |
|--|------------------|--|
| Valuation, interest accrued, discount, premium on debt securities decreased by deferred tax | (45 293) | 261 713 |
| Disposal of tangible and intangible assets | (33 360) | (63 161) |
| Valuation, impairment allowances against investments in jointly controlled entities and associates | (45 103) | 200 783 |
| Utilization of provision for general banking risk | - | (33 567) |
| Foreign exchange differences | 7 390 | (11 472) |
| Separation of tax paid and current tax expense | (32 180) | (31 622) |
| Valuation at amortized cost with the use of effective interest | 2 492 | - |
| rate | | |
| Financial assets impairment | 501 | - |
| Total other adjustments | (145 553) | 322 674 |

Reconciliation of differences between the balance sheet changes and the cash flow statement changes of items presented in operating activities of the cash flow statement

| (Profit) loss from investing activities | 01.01-31.12.2005 | 01.01- 31.12.2004 comparative data |
|---|------------------|--|
| Income from sale and disposal of the tangible and intangible fixed assets | (11 618) | (20 262) |
| Sale and disposal costs of tangible and intangible fixed assets | 27 256 | 61 765 |
| (Profit) loss from investing activities - total | 15 638 | 41 503 |

| Interest and dividends | 01.01-31.12.2005 | 01.01- 31.12.2004 comparative data |
|---|------------------|--|
| Interests from securities classified to available for sale and held to maturity portfolio, presented in the investing activities. | (870 412) | (2 055 907) |
| Dividends presented in the investing activities | (28 856) | (750) |
| Paid lease interests, presented in financial activity | - | 318 |
| Interests paid from granted loans, presented in financial activity | - | 781 |
| Interest and dividends - total | (899 268) | (2 055 558) |

| Change in loans and advances to banks | 01.01-31.12.2005 | 01.01- 31.12.2004 comparative data |
|--|------------------|--|
| Balance sheet balances change | 568 652 | (5 282 735) |
| Change in reserves for loans and advances to banks | 407 | (2 185) |
| Exclusion of the cash and cash equivalents change | (2 915 615) | 4 361 651 |
| Change in loans and advances to banks - total | (2 346 556) | (923 269) |

| Change in financial assets held for trading and other financial instruments valued at fair value through profit or loss | 01.01-31.12.2005 | 01.01- 31.12.2004 comparative data |
|---|------------------|--|
| Balance sheet balances change | (20 541 169) | 505 520 |
| Transfer of the ALPL portfolio to the investment activities | 19 368 752 | - |
| Transfer of the securities classified to ALPL portfolio to "Other adjustments" | 589 428 | - |
| Change in financial assets held for trading and other financial instruments valued at fair value through profit or loss - total | (582 989) | 505 520 |

| Change in loans and advances to customers | 01.01-31.12.2005 | 01.01- 31.12.2004 comparative data |
|---|------------------|--|
| Balance sheet balances change | (6 837 425) | (2 711 351) |
| Implementation of the assets valuation with amortised cost with the use of effective interest method net of deferred tax. | (345 006) | - |
| Change in provisions on loans and advances due from customers | (301 202) | (72 043) |
| Change in loans and advances to customers - total | (7 483 633) | (2 783 394) |

| Change in amounts due to banks | 01.01-31.12.2005 | 01.01- 31.12.2004 comparative data |
|---|------------------|--|
| Balance sheet balances change | 1 085 250 | (114 078) |
| Transfer of the repayments/received long term advances due from banks to financing activities | (74 458) | (89 825) |
| Change in amounts due to banks - total | 1 010 792 | (203 903) |

| Change in amounts due to customers | 01.01-31.12.2005 | 01.01- 31.12.2004 comparative data |
|--|------------------|--|
| Balance sheet balances change | 3 655 689 | 1 498 392 |
| Implementation of the liabilities valuation with amortised cost with the use of effective interest method net of deferred tax. | 6 512 | - |
| Transfer of the repyments/received long term advances due from other than banks financial institutions to financing activities | 47 894 | 5 555 |
| Change in amounts due to customers - total | 3 710 095 | 1 503 947 |

| Change in provisions | 01.01-31.12.2005 | 01.01- 31.12.2004 comparative data |
|---|------------------|--|
| Balance sheet balances change | (414 118) | 100 634 |
| Implementation of the IAS impairment of the loans and advances due from customers | (477 235) | - |
| Provisions on receivables due from banks | (407) | 2 185 |
| Provisions on receivables due from customers | 301 202 | 72 043 |
| Change of the deferred tax provision on the available for sale portfolio | 57 626 | (40 347) |
| Change in provisions - total | (532 932) | 134 515 |

| Change in other liabilities | 01.01-31.12.2005 | 01.01- 31.12.2004 comparative data |
|---|------------------|--|
| Balance sheet balances change | 903 918 | 163 555 |
| Adjustment related to the adoption of IAS regarding capitalized interests of loans from "old" mortgage loans portfolio | 174 356 | - |
| Reclassification of interests repayment from loans received from others than banks institutions, revealed in financial activity | 2 549 | 1458 |
| Change in other liabilities - total | 1 080 823 | 165 013 |

49. Transactions with related parties

Transactions of the holding company with joint ventures and associates valued using equity pickup method

All described above transactions with capital and personally related entities were singed under market conditions. Terms of repayment are from 1 month to ten years.

As at 31 December 2005

| Entity | Net receivables | Including gross loans | Liabilities | Total revenues | Including interest and fees commission income | Total costs | Including interest and fees commissio n costs | Off-balance sheet liabilities granted |
|--|--------------------|-----------------------------|-------------|-------------------|---|----------------|---|---|
| PKO/Credit Suisse Towarzystwo Funduszy Inwesytcyjnych SA | 461 | - | 611 | 21 499 | 21 484 | 26 | 26 | 218 |
| Wawel Hotel Development Sp. z o.o. | 110 155 | 105 860 | 12 974 | 4 636 | 4 571 | 91 | 90 | ı |
| Poznański Fundusz Poręczeń Kredytowych Sp. z o.o. | - | ı | 4 349 | 2 | 1 | 146 | 141 | - |
| Agencja Inwestycyjna "CORP" S.A. | 181 | - | 26 | 516 | - | 2 209 | - | - |
| Ekogips S.A. (in bankruptcy) | - | - | - | - | - | - | - | - |
| Hotel Jan III Sobieski Sp. z o.o. | 76 289 | 76 236 | - | 1 930 | 1930 | 85 | 4 | - |
| Kolej Gondolowa Jaworzyna Krynicka S.A. | 3 750 | 3 750 | 50 | 1 729 | 1 728 | 27 | 4 | - |
| Bank Pocztowy S.A. | - | 1 | ı | 1 | 1 | 22 | 1 | ı |
| Centrum Obsługi Biznesu Sp. z o.o. | 17 211 | 16 924 | 4 241 | 104 | 104 | 14 | 14 | 80 945 |
| FINDER Sp. z o.o. | - | - | - | - | - | - | - | - |
| Total | 208 047 | 202 770 | 22 251 | 30 416 | 29 818 | 2 598 | 279 | 81 163 |

As at 31 December 2004 (comparative data)

| Entity | Net receivables | Including gross loans | Liabilities | Total revenues | Including interest and fees commission income | Total costs | Including interest and fees commission costs | Off-balance sheet liabilities granted |
|---|--------------------|-----------------------------|-------------|-------------------|---|----------------|--|---|
| PKO Towarzystwo Finansowe Sp. z o.o (in liquidation) | 211 | - | - | | - | | - | - |
| International Trade Centem Sp. z o.o. (in liquidation) | - | I | - | - | 1 | - | - | - |
| Przedsiębiorstwo Informatyki Bankowej Elbank Sp.z o.o (in bankruptcy) | - | - | - | - | - | - | - | - |
| PKO/Credit Suisse Towarzystwo Funduszy Inwestycyjnych S.A. | - | - | 188 | 1 132 | 1 093 | - | - | 67 |
| Wawel Hotel Development Sp. z o.o. | 120 637 | 115 950 | 7 371 | 256 | 224 | 122 | 122 | - |
| Poznański Fundusz Poręczeń Kredytowych Sp. z o.o. | - | - | 2 347 | 4 | 1 | 27 | 11 | - |
| Agencja Inwestycyjna "CORP" S.A. | 203 | - | - | 1 | - | 2 169 | - | - |
| Ekogips S.A. (in liquidation) | - | 1 | - | - | - | - | - | - |
| Hotel Jan III Sobieski Sp. z o.o. | 41 952 | 83 793 | 1 | 2 287 | 2 287 | 219 | - | - |
| Kolej Gondolowa Jaworzyna Krynicka S.A. | 3 750 | 3 750 | 439 | 796 | 796 | 96 | 56 | - |
| Total | 166 542 | 203 493 | 10 346 | 4 476 | 4 401 | 2 633 | 189 | 67 |

Transactions with the State budget

According to the Act dated 30 November 1995 on the state support in the repayment of certain housing loans, the refund of guarantee premium to banks and amendments to certain acts (Journal of Laws 2003, No.119, item 1115 with subsequent amendments), PKO BP SA receives payments from the State budget for the redemption of interest on housing loans. As part of the realisation of statutory obligations by the State budget, during the year ended 31 December 2005 the Bank recognised income in the amount of PLN 194,400 thousand (in 2004: PLN 205,896 thousand) due to temporary redemption by the State budget of interest on housing loans from the "old" portfolio. During this period, the Bank received PLN 166,814 thousand in cash (in the corresponding period of 2004: PLN 160,507 thousand) in respect of temporary redemption by the State budget of interest on housing loans from the "old" portfolio. The difference of PLN 27,586 thousand (in 2004: PLN 45,389 thousand) between income recognised for this period and income received in cash is reflected in the balance sheet of the Bank under "Loans and advances to customers".

PKO BP SA receives a commission for settlements relating to the redemption of interest on housing loans. In 2005, PKO BP SA received a commission for the fourth quarter of 2004 amounting to PLN 1,715 thousand (in 2004, for the fourth quarter of 2003: PLN 1,646 thousand). This commission is included in the profit and loss account under "Fees and commission income".

The balance sheet of the Group includes receivables, securities and liabilities arising from transactions with the State Treasury, state budget entities and entities for which the State Treasury is the shareholder. The largest loan exposures were disclosed in Note 3. These transactions were concluded at arm's length.

As of 1 January 1996 the Bank became general distributor of duty stamps. The amount received in this respect from the State budget in the year ended 31 December 2005 totalled PLN 43,697 thousand (in 2004: PLN 46,794 thousand) and was recognised in the Bank's income under "Fees and commission income" in full.

In the year ended 31 December 2005, the Bank also recognised a commission income of PLN 629 thousand (in 2004: PLN 13,054 thousand) in respect of its fees for servicing compensation payments for pensioners who in 1991 lost the increases or additions to their pensions payable for performing work in specific conditions or of a specific nature, as well as for public sector employees whose salaries were not adjusted in the second half of 1991 and in the first half of 1992. This amount was included under "Fees and commission income".

The Act on the coverage of repayment of certain housing loans by State Treasury guarantees was passed on 29 November 2000 and came into force on 1 January 2001. The coverage of the "old" portfolio housing loan receivables by the guarantees of the State Treasury resulted in the neutralisation of the default risk of these loans. The State Treasury guarantees are realised when a borrower fails to repay the loan on the dates specified in the loan agreement. The responsibility of the State Treasury is of an auxiliary nature and is effective if the recovery of unpaid part of principal and interest becomes ineffective. The above-mentioned law covers 90% of unpaid loans taken out by housing cooperatives. As a consequence of the realisation of the State Treasury responsibilities as guarantor, the State Treasury itself enters into the rights of the satisfied creditor (the Bank) and thus becomes creditor towards the borrower.

Benefits of the key management of the holding company

a) short-term personnel benefits Benefits received from PKO BP SA

| Name | Position | 01.01-31.12.2005 | 01.01-31.12.2004 (comparative data) |
|---------------------------------------|-------------------------------------|------------------|--|
| Management Board | | | |
| Podsiadło Andrzej | Board President | 259 | 251 |
| Małecki Kazimierz | Vice-President, Deputy President | 255 | 248 |
| Demianiuk Danuta | Vice-President | 227 | 221 |
| Skrzypek Sławomir | Vice-President | 6 | - |
| Kamiński Piotr | Board Member | 259 | 193 |
| Obłękowski Jacek | Board Member | 248 | 221 |
| Szewczyk Krystyna | Board Member | 214 | 143 |
| Total of short-term benefi members | ts for Management Board | 1 468 | 1 277 |
| Supervisory Board | | | |
| Samojlik Bazyl | Chairman | 30 | 30 |
| Pałaszek Urszula | Vice-Chairman | 16 | - |
| Zdanowski Krzysztof | Secretary | 16 | - |
| Kamiński Arkadiusz | Secretary* | 13 | 30 |
| Kokoszczyński Ryszard | Member | 30 | 30 |
| Kasiewicz Stanisław | Member | 30 | 30 |
| Giryn Andrzej | Member | 30 | 30 |
| Osiatyński Jerzy | Member | 30 | 30 |
| Siwek Czesława | Member | 16 | - |
| Szymański Władysław | Member | 30 | 30 |
| Total of short-term benefi members | its for Supervisory Board | 241 | 210 |
| Total of short-term benefi | its | 1 709 | 1 487 |

^{*}Function from 19 May 2005.

Remuneration received from subsidiaries of PKO BP SA

| Name | Position | 01.01-31.12.2005 | 01.01-31.12.2004 (comparative data) |
|--------------------------|-------------------------------------|------------------|--|
| Management Board | | | |
| Podsiadło Andrzej | Board President | 135 | 35 |
| Małecki Kazimierz | Vice-President, Deputy President | - | 68 |
| Demianiuk Danuta | Vice-President | 30 | 30 |
| Skrzypek Sławomir | Vice-President | - | - |
| Kamiński Piotr | Board Member | 76 | - |
| Obłękowski Jacek | Board Member | - | 18 |
| Szewczyk Krystyna | Board Member | 76 | 14 |
| Total of short-term bene | fits | 317 | 165 |

During 2004 and 2005 Members of the Supervisory Board did not receive any remuneration from subsidiaries, associates and jointly controlled entities of PKO BP SA.

b) benefits after employment

In the year ended 31 December 2005 and 31 December 2004, respectively, no benefits after employment have been paid.

c) other long-term benefits

In the year ended 31 December 2005 and 31 December 2004, respectively, no "other long-term benefits" have been paid.

d) benefits due to the termination of employment

In the year ended 31 December 2005 and 31 December 2004 no benefits due to the termination of employment have been paid.

e) Share-based payments

In the year ended 31 December 2005 and 31 December 2004 no benefits in the form of own securities have been paid.

Loans, advances, guarantees and other benefits provided by the Bank to related parties

| | 31.12.2005 | 31.12.2004 (comparative data) |
|---|------------|----------------------------------|
| Employees | 517 665 | 389 624 |
| Members of the Management Board | 433 | 7 |
| Members of the Supervisory Board | 204 | - |
| Relatives of the Management Board and Supervisory Board Members | - | - |
| Total | 518 302 | 389 631 |

Terms of interest and repayment periods for these receivables do not differ from market terms.

Remuneration received by the members of the Management and Supervisory Boards of the

Group's subsidiaries

| | 01.01 - 31.12.2005 | 01.01 - 31.12.2004 (comparative data) |
|------------------------------|-----------------------|--|
| Management Board | | |
| Short-term employee benefits | 5 703 | 3 514 |
| Supervisory Board | | |
| Short-term employee benefits | 1 184 | 1 192 |
| Total benefits | 6 887 | 4 706 |

50. Business combinations

Acquisitions of business entities

As at 31 December 2005 and 31 December 2004 there were no mergers of the holding company or any subsidiary with any other entity.

In the second half of 2004, PKO BP SA acquired from Kredyt Bank S.A. 9,567,713,000 shares of Kredyt Banku (Ukraina), which represent 66.651% of share capital and votes at the shareholders' meeting of this company. The acquisition price was PLN 109.5 million. On 26 August 2004, after obtaining permissions from the President of the Consumer and Competition Protection Office (Urząd Ochrony Konkurencji i Konsumentów) and Anti-Monopoly Committee of Ukraine and the National Bank of Ukraine, a transfer of ownership rights to those shares to PKO BP SA took place.

In the second half of 2005, PKO BP SA – by the agency of "Rosan-Papiery Wartościowe" Sp. z o.o. with the registered office in Lvov- placed an acquisition offer to the minority shareholders of Kredyt Bank (Ukraina) SA regarding the acquisition of shares owned by them. As a result, Bank acquired from the minority shareholders in total 339,763,026 shares being 2,367% of shares of the equity and of the votes at the shareholders' meeting. The price for acquired shares amounted to PLN 2,439 thousand. As at 31 December 2005, PKO BP SA possesses shares of KREDOBANK SA being 69,018% of shares in the equity of the Company, giving the 69,018% of the votes at the shareholders' meeting.

Information on acquisition of shares of Kredyt Bank (Ukraina) S.A.

| Entity name | KREDOBANK SA | |
|--|---|------------|
| Date of acquisition | 26.08.2004. | 24.10.2005 |
| Percentage share in the share capital of KBU | 66,651% | 2,367% |
| Acquisition price | 109 531 | 2 439 |
| Fair value of net assets as at 31.08.2004 | 93 047 | 84 540* |
| Of which: | | |
| Cash and amounts due from Central Bank Amounts due from financial sector Amounts due from other sectors Debt securities Intangible assets Tangible fixed assets Other assets Prepayments and deferred costs Liabilities Special funds and other liabilities and equity Accruals and deferred income, restricted and provisions | 39 897 132 240 583 973 52 167 2 505 66 366 10 538 7 344 799 784 1 001 1 198 | |
| Share of PKO BP SA in the fair value of net assets of KBU at | | |
| acquisition date | 62 017 | 2 001 |
| Goodwill | 47 514 | 438** |
| Goodwill as at 31.12.2004 | 47 514 | - |
| Goodwill as at 31.12.2005 | 47 514 | 438 |

^{* -} For the shares acquired as at 24.10.2005 - book value

On 3 November 2005, the Bank's subsidiary – PKO Inwestycje Sp. z o.o. acquired from Prokom Investments S.A., on the basis of a sale agreement, 1,960 shares in Wilanów Investments Sp. z o.o., of a total nominal value of PLN 1,960 thousand, accounting for 49% of the Company's share capital. The price paid for these shares, amounted to PLN 66.661 thousand, including additional fees.

As a result of the above transaction, PKO Inwestycje Sp. z o.o. holds 100% of shares in the Company's share capital, which give right to 100% of votes at the Company's Shareholders' Meeting.

^{** -} Due to lack of the possibility to separate specific cash generating units the goodwill was assigned to the whole company.

Data regarding acquisition of Wilanów Investment shares

| Entity name | Wilanów Investments Sp. z o.o. |
|--|--------------------------------------|
| Date of acquisition | 03.11.2005 |
| Percentage share in the share capital of KBU | 49% |
| Acquisition price | 66 661 |
| Net assets as at 31.10.2005 r., including: | 35 201 |
| - cash and amounts due from Central Bank | 13 602 |
| - assets available for sale | |
| - loans and advances | |
| - interests from financial assets | |
| - tangible fixed assets | 362 |
| - intangible fixed assets | 84 |
| - other assets | 131 303 |
| - financial liabilities at amortised cost | 89 162 |
| - interests from financial liabilities | |
| - provisions | 6 |
| - other liabilities | 20 982 |
| Share in the net assets at acquisition date | 17 249 |
| Godwill | 49 412* |
| Godwill as at 31.12.2005 r. | 49 412 |

^{* -} Due to lack of the possibility to separate specific cash generating units the goodwill was assigned to the whole company.

Disposal of business entities

In the first half of 2005 and in the first half of 2004 there were no disposals of subsidiaries.

51. Events after the balance sheet date

As of 1 January 2006, PKO BP introduced a new Table of banking fees and commission rates. These changes are due to market terms and a considerable enlargement of the Bank's offer.

On 9 January 2006, Bankowe Towarzystwo Kapitałowe SA – Bank's subsidiary – took up 351 shares in the increased share capital of FINDER Sp. z o.o. The acquisition price amounted to PLN 1,000 thousand. As a result of this transaction, the share of Bankowe Towarzystwo Kapitałowe SA in the share capital and votes at the Shareholders' Meeting of FINDER Sp. z o.o. increased from 42.31% to 46.43%. This increase must be registered with the National Court Register.

On 24 January 2006, PKO BP signed a conditional agreement with Credit Suisse Asset Management Holding Europe (Luxembourg) SA for the sale of 45,000 of registered preference shares of PKO/CREDIT SUISSE Towarzystwo Funduszy Inwestycyjnych SA. The Bank will acquire these shares after it fulfils all the conditions specified in the agreement. The expected transfer of ownership of the shares will take place by the end of the first quarter of 2006. The shares acquired by the Bank account for 25% of votes at the Company's General Meeting. As a result of this acquisition, PKO BP SA will hold 75% of shares in the Company's share capital and votes at the Annual General Meeting. The price for the shares acquired by the Bank amounts to PLN 55,000 thousand.

On 25 January 2006, the Bank signed an agreement with one of its Customers for issuing banking guarantee. Under this agreement, the Bank is required to issue – to Customer's order – a guarantee to the Customs Office - in respect of excise security required by Article 43.1 of the Excise Tax Act of 23 January 2004, amounting to PLN 309,000 thousand. The agreement for issuing banking guarantee is in

force from 1 February 2006 to 31 January 2007 plus a 90-day liability period. The collateral for the agreement is the clause for deducting receivables from the Customer's current account and a declaration of the Customer about submitting to enforcement, in accordance with Article 97 of the Banking Law. The interest on the potential receivables resulting from failure to pay the liabilities arising from the guarantee is based on WIBOR index plus the Bank's margin. The total value of the agreements signed by the Bank with the Customer as at the date of signing the agreement amounted to PLN 1,104,890 thousand. The signing of this agreement results in the requirement for the Bank to submit a notification about the signing of a significant agreement by the Bank, because the total value of the agreements signed with that Borrower meets the criteria defined in Article 2.1.51 in correspondence with Article 2.2 of the Decree of Finance Minister of 19 October 2005 on current and periodic information provided by the issuers of securities.

On 27 January 2006, PKO BP SA signed a Partners' Agreement with the City of Sopot and NDI S.A., with the participation of Centrum Haffnera Sp. z o.o., for an investment project relating to revitalisation of Sopot's tourist centre.

The Bank's financial engagement in this project will include:

- 1. capital engagement the Bank will take up, after the fulfilment of the conditions included in the agreement, about 49.4% of shares in Centrum Haffnera Sp. z o.o.;
- 2. credit engagement.

On 8 March 2006, the Supervisory Board of the Bank made a resolution, in which it accepted the resignation of Mr Piotr Kamiński from function of Board Member from date 9 March i.e. effective date when Piotr Kamiński was appointed as a Vice-chairman of the Bank Pocztowy S.A. Board.

On 9 March 2006, during the General Shareholders' Meeting of KREDOBANK S.A., the Bank's subsidiary, a resolution concerning the increase in share capital by UAH 75,750 thousand was passed. The subscription period ends on 26 October 2006.

On 16 March 2006 PKO BP received approval of the chairman of Office of Competition and Consumer Protection for concentration resulting from the overtake the control through PKO BP SA over PKO/Credit Suisse Towarzystwo Funduszy Inwestycyjnych. S.A.

52. First-time adoption of International Financial Reporting Standards

This note includes the following reconciliations: reconciliation of equity as at 1 January 2004 and 31 December 2004 and reconciliation of net profit for the year ended 31 December 2004 and significant changes in cash flow statement between previously published financial statements prepared in accordance with Polish Accounting Standards (PAS) and the restated comparative data in accordance with IFRS presented in these financial statements.

In addition, this note also includes a comparison of balance sheets prepared in accordance with PAS and IFRS as at 31 December 2004 and a comparison of profit and loss accounts prepared for the year ended 31 December 2004 in accordance with PAS and IAS.

In preparing these financial statements the Group applied the provisions of IFRS 1. The optional exemptions allowed by IFRS 1 and applied by the Bank are described in Note 2.

The accounting policies in accordance with IFRS differ in a number of areas from the accounting policies in accordance with PAS. The differences between IFRS and PAS which had a significant influence on calculation of net profit and valuation of equity in 2004 and in the year ended 31 December 2005 are described below.

Valuation of financial assets and liabilities at amortised cost

The International Accounting Standard IAS 39 requires that certain financial assets and liabilities should be valued at amortised cost using the effective interest rate.

The Group took advantage of the exemption from the requirement to restate comparative data in accordance with IAS 39. The transition date for this standard is 1 January 2005. The comparative data concerning the transactions, assets and liabilities for the periods commencing 1 January 2004 and ending 31 January 2004 or earlier which fall within the scope of this standard (IAS 39) were prepared in accordance with Polish Accounting Standards.

As of 1 January 2005, the Bank made adjustments in respect of the valuation of financial assets and liabilities at amortised cost using the effective interest rate method in accordance with IAS 39. The

effects of the adjustments made as at 1 January 2005 are presented in the reconciliation of equity as at 1 January 2005 and in the comparison of the balance sheet prepared in accordance with IAS as at 31 December 2004 (without compliance with IAS 39) and the balance sheet in accordance with IFRS as at 1 January 2005.

The main adjustments which would be essential in preparing comparative data in accordance with IAS 39 with reference to the financial assets and liabilities stated at amortised cost, which, in accordance with PAS, are stated at nominal value plus accrued interest and less the amount of specific provisions, are as follows:

- adjustment to the value of loans and advances granted to customers valuation at amortised cost,
- adjustment to amounts due from banks valuation at amortised cost,
- adjustment to financial liabilities (apart from these valued at fair value), including customers' deposits – valuation at amortised cost,
- adjustment to the value of financial instruments held to maturity valuation at amortised cost,
- adjustment to revaluation reserve in respect of financial instruments available for sale using the
 effective interest rate method,
- adjustment to deferred tax asset/liability.

Except for the adjustment to deferred tax asset/ deferred tax liability, the above adjustments relate to the fact that, in accordance with PAS, the Group applies straight-line method to the recognition of interest income and expenses. Application of accounting policies in accordance with IFRS would result in transferring certain commission income items from net commission income to net interest income.

The effect of the above adjustments would have been taken to the accumulated profits (losses) as at 1 January 2004 and to the profit or loss account for the year ended 31 December 2004 in the case of preparing comparative data.

Impairment of financial assets

According to IAS 39, a financial asset is impaired if its carrying amount is greater than its estimated recoverable amount. An enterprise is required to assess at each balance sheet date whether there is any objective evidence that the financial asset may be impaired. Such evidence includes, among others, information about significant financial difficulty of the issuer or an actual breach of contract, such as a default or delinquency in interest or principal payments. If the diminution or loss of value occurs, the amount of impairment allowance is the difference between the asset's carrying amount and the present value of the expected future cash flows, discounted using the original effective interest rate for assets measured at cost, and using the current market rate of interest for financial assets measured at fair value

According to Polish Accounting Standards, banks are required to perform, at least quarterly, a review of loan exposures and classify them to the so-called risk groups (i.e. normal receivables, watch receivables, substandard receivables, doubtful receivables, lost receivables). The classification follows the criteria of timeliness of repayments of receivables and of economic and financial situation of the borrower. Specific provisions for loan exposures are created at least at the level required for particular risk groups (from 1.5% do 100% of the basis for creating a provision).

In addition, in accordance with PAS, the required level of specific provisions for loan exposures:

- relating to retail loans classified as "normal" is decreased by 25% of the general banking risk reserve;
- classified as "watch" is decreased by 25% of the general banking risk reserve created in accordance with Art. 130 of the Banking Law.

The Bank took advantage of the exemption from the requirement to restate comparative data required for IAS 39 purposes. The IFRS transition date for this standard is 1 January 2005. The comparative financial data concerning transactions, assets and liabilities for the periods commencing 1 January 2004 and ending 31 January 2004 or earlier which fall within the scope of IAS 39 have been prepared in accordance with Polish Accounting Standards.

Portfolios of financial assets and liabilities in accordance with IAS 39

IAS 39 includes portfolio definitions which are different from those under PAS. The obligation to transfer certain financial instruments from one portfolio to another results, among others, from the requirements of classification of financial instruments to specific portfolios in accordance with IAS 39, which are different from PAS. Moreover, according to the exemption included in IFRS 1, the Bank had

the possibility to assign certain financial instruments to the portfolio of financial assets at fair value through profit or loss or to the available-for-sale portfolio.

The Group took advantage of the exemption from the requirement to restate comparative data in accordance with IAS 32, IAS 39. Transactions, assets and liabilities for the periods commencing 1 January 2004 and ending 31 December 2004 or earlier which fall within the scope of these standards were recognised in accordance with Polish Accounting Standards.

Given the above, the Group designated certain financial instruments, which are to be included in the portfolio of financial assets or liabilities at fair value through profit or loss or in the available-for-sale portfolio at 1 January 2005. The transfer of instruments between portfolios valued using different principles had an effect on the profit of the Group. The effect of the adjustments made as at 1 January 2005 is presented in the reconciliation of equity as at 1 January 2005 and in the comparison of the balance sheet in accordance with IAS as at 31 December 2004 (prepared with no compliance with IAS 39) and the balance sheet in accordance with IAS as at 1 January 2005.

The table below presents the fair value of items of financial assets designated to the financial assets fair value through profit or loss portfolio as at 1 January 2005.

| | The name of the instrument | Fair value as at 1 January 2005 | Previous classification | Carrying amount as At 31 December 2004 |
|--------------------------|--|------------------------------------|----------------------------|---|
| Financial assets designa | ted to financial assets | s valued at fair value | e through profit a | and loss as at 1 |
| January 2005 | | 40.052.540 | | 10.052.540 |
| Holding co | ompany | 19 953 740 | | 19 953 740 |
| | NBP bills | 1 127 839 | Available for sale (AFS) | 1 127 839 |
| | NBP bonds | 2 641 070 | AFS | 2 641 070 |
| | treasury bills | 2 204 929 | AFS | 2 204 929 |
| | treasury bonds | 13 682 074 | AFS | 13 682 074 |
| | treasury bonds – collateral of the BFG | 192 720 | AFS | 192 720 |
| | bonds of other banks in foreign currency | 105 108 | AFS | 105 108 |
| KREDOBA | ANK SA | 4 440 | | 4 440 |
| | Investment certificates | 564 | AFS | 564 |
| | Non-financials' bonds | 3 832 | AFS | 3 832 |
| | Treasury bonds | 44 | AFS | 44 |
| Total | • | 19 958 180 | | 19 958 180 |

The adjustments that would be necessary in the case of preparation of comparative data for the year ended 31 December 2004 in accordance with IAS 39 relating to assigning financial instruments to specific portfolios, would depend, among others, on the decision of the Bank's Management Board concerning assignment of financial instruments to portfolios defined in accordance with IAS 39 as at 1 January 2004.

Effects of hyperinflationary economy

IAS 29 "Financial reporting in hyperinflationary economies" requires that the assets and liabilities reported in the currency of a hyperinflationary economy are stated in current prices at the end of the reporting period and provide the basis for the measurement of assets and liabilities in the financial statements for the following periods. The above standard applies to non-monetary balance sheet items. In the case of the Group, significant non-monetary items include tangible fixed assets, investments classified as non-current assets and equity. Until the end of 1996, the Polish economy fulfilled the criteria of the hyperinflationary economy. However, since 1997, the criteria have not been fulfilled. The Bank did not apply IAS 29 in the previous years; it only performed a revaluation of tangible fixed assets as at 1 January 1995, in accordance with the regulations binding in Poland, in order to reflect the effects of inflation on their carrying amount, by applying revaluation indices set by the Ministry of Finance for the individual groups of tangible fixed assets. This revaluation did not meet the

requirements of IAS 29, as the Bank did not apply general price indexes and did not restate tangible fixed assets as at 31 December 1996.

Taking advantage of the exemption allowed under IFRS 1, the Bank re-measured certain items of tangible fixed assets acquired before the period of hyperinflation at fair value at the date of transition to IFRS i.e. at 1 January 2004. The Bank used this fair value as a deemed cost determined as at that date. Since all the assets acquired before the hyperinflation period were re-measured to fair value, there was no need to perform any other restatements under IAS 29.

The effect of adjustments made in this respect as at 1 January 2004 has been presented in the reconciliation of equity as at 1 January 2004 as presented below. As at 1 January 2004, the Bank established the deemed cost of tangible fixed assets in accordance with IFRS 1. The value of the adjustment amounted to PLN 279,217 thousand net of deferred tax effect.

Scope of consolidation

According to IFRS, the consolidated financial statements should include all subsidiaries and interests in jointly controlled entities that are material to the financial statements; the financial statements of subsidiaries should be consolidated using the full method. Companies are not consolidated if they are acquired and are held exclusively with view to their subsequent disposal in the near future or if they operate under long-term restrictions, which impair their ability to transfer funds to the holding company.

The Bank had included in the consolidated financial statements all significant subsidiaries and jointly controlled entities except those, which conduct other than financial activities or which are not the bank services auxiliary entities. Due to that, the Bank consolidated - using the equity method - its subsidiaries, PKO Inwestycje Sp. z o.o. in accordance with PAS. IAS 27 requires such entities should be consolidated using the full method. In the attached financial statements, PKO Inwestycje Sp. z o.o. was consolidated using the full method.

Share based payments

In accordance with IFRS 1, the first-time adopters of IFRS are recommended but not required to apply the provisions of IFRS 2 *Share-based payments* with respect to equity instruments which were granted on 7 November 2002 or earlier and equity instruments which were granted after 7 November 2002 and vested before 1 January 2005. Consequently, the Bank took advantage of the exemptions allowed under IFRS 1 and did not apply the IFRS 2 requirements to granted employee shares.

General banking risks reserve

In accordance with IFRS 30, any amounts set aside for general banking risks cannot be disclosed as part of liabilities but should be presented separately as appropriations of retained earnings. The value of the general banking risk reserve which, in accordance with IFRS requirements, has been presented in retained earnings, amounted to PLN 499,963 thousand as at 1 January 2005.

The above adjustments arising from differences i between PAS and IFRS had an impact on the balance of deferred tax asset/deferred tax liability as at 1 January 2004, 31 December 2004 and 1 January 2005.

Reconciliation of differences between IAS and PAS, between the previously published data and comparatives prepared in accordance to IFRS as at 31 December 2004

| | PAS 31.12.2004 | IAS 31.12.2004 | Difference IAS – PAS |
|---|-------------------|-------------------|-------------------------------------|
| ASSETS | | | - |
| Cash and balances with the Central Bank | 3 525 323 | 3 525 329 | 6 ¹⁾ |
| Amounts due from banks | 13 237 328 | 13 231 947 | (5 381) 1), 2), 5) |
| Financial assets held for trading | 369 517 | 369 517 | - |
| Derivative financial instruments | 1 362 379 | 1 362 379 | = |
| Other financial instruments valued at fair value through profit or loss | - | - | - |
| Loans and advances to customers | 43 160 455 | 40 037 204 | $(3\ 123\ 251)^{3),\ 4),}_{5),12)}$ |
| Investment debt securities | 23 457 944 | 23 457 928 | (16) |
| 1. available for sale | 21 561 050 | 21 564 911 | 3 861 5) |
| 2. held to maturity | 1 896 894 | 1 893 017 | $(3877)^{5)}$ |
| Shares in associates and jointly controlled entities | 215 085 | 156 815 | (58 270) 1) |
| Intangible fixed assets | 478 728 | 500 947 | 22 219 1), 5),9) |
| Tangible fixed assets | 2 366 154 | 2 651 824 | 285 670 1), 5),7) |
| Receivables due to income tax | 20 153 | 20 153 | - |
| Deferred tax assets | 22 482 | 26 644 | 4 162 ^{5), 8)} |
| Other assets | 547 160 | 613 678 | 66 518 1), 2), 3), 5) |
| Total Assets | 88 762 708 | 85 954 365 | (2 808 343) |

| | PAS | IAS | Difference |
|--|------------|------------|--|
| | 31.12.2004 | 31.12.2004 | IAS – PAS |
| Liabilities and equity | | | |
| Amounts due to the Central Bank | 144 | 144 | - |
| Amounts due to other banks | 980 055 | 998 718 | 18 663 ¹⁾ |
| Derivative financial instruments | 793 739 | 793 739 | - |
| Amounts due to customers | 73 114 647 | 73 091 874 | $(22773)^{1),5),12)$ |
| Liabilities arising from securities issued | 21 076 | 21 076 | - |
| Other liabilities | 4 356 466 | 1 395 117 | (2 961 349) ^{1), 3),} _{5), 6),12)} |
| Liabilities due to income tax | 211 | 211 | |
| Deferred tax liability | 530 302 | 586 761 | 56 459 ^{1),8)} |
| Provisions | 870 370 | 208 773 | (661 597) ^{4),} |
| Equity | 8 095 698 | 8 857 952 | 762 254 |
| Share capital | 1 000 000 | 1 000 000 | - |
| Other capital items | 5 564 491 | 6 027 024 | 462 533 ^{4), 7)} |
| Foreign exchange translation differences | (11 472) | (11 472) | - |
| Retained earnings | 6 450 | 270 046 | 263 596 ^{1), 7)} |
| Result for the current year | 1 511 065 | 1 506 505 | $(4\ 560)^{10),11)}$ |
| Minority capital* | 25 164 | 65 849 | 40 685 1) |
| Total liabilities and equity | 88 762 708 | 85 954 365 | (2 808 343) |

^{*} In accordance with PAS minority capital was not presented under the equity of the parent company.

Description of changes

- Consolidation of subsidiaries using the full method previously valued using equity method according to PAS.
- ²⁾ Derecognition the receivables from Zakładowego Funduszu Świadczeń Socjalnych
- Derecognition of the restricted interest from the balance sheet
- 4) General risk provision allocated to the "normal" and "watch" category receivables
- 5) Consolidation of the subsidiary preparing the financial statements in accordance with IFRS
- Derecognition of a liability to Zakładowego Funduszu Świadczeń Socjalnych
- 7) Deemed cost of the tangible fixed assets

- 8) Change in the presentation of the deferred tax of the subsidiary regarding the subsidiaries
- 9) Reversal of the company's goodwill amortisation
- Consolidation of the subsidiary preparing the financial statements in accordance with IFRS, goodwill adjustment, reversal of the goodwill amortisation
- Distribution of the profit to Social Fund
- 12) Change in presentation in the subsidiary

Reconciliation of equity between the previously published data prepared in accordance with PAS and comparatives prepared in accordance with IFRS as at 1 January 2004

| Equity according to PAS as at 1.01.2004 | 6 399 638 |
|---|-----------|
| Transfer of the general banking risk provision to the equity | 533 530 |
| Including minority capital | 26 009 |
| Deemed cost of the tangible fixed assets valued at fair value in accordance with IFRS 1 | 226 166 |
| Distribution to Social Fund | (200) |
| Equity according to IAS as at 1.01.2004 | 7 185 143 |

Reconciliation of equity differences between earlier published PAS data and comparative data restated to IAS as at 31 December 2004 and 1 January 2005

| Equity according to PAS as at 31.12.2004 | 8 095 698 |
|---|-----------|
| Adjustment of goodwill impairment | (21 820) |
| Reversal of impairment allowances of the goodwill of the subsidiaries | 21 537 |
| Including minority capital | 42 597 |
| Including in the consolidation of financial statements of the subsidiary – according to IAS | (5 989) |
| Transfer of the general banking risk provision to the equity | 499 963 |
| Deemed cost of the tangible fixed assets valued at fair value in accordance with IFRS 1 | 226 166 |
| Distribution to Social Fund | (200) |
| Net assets according to IAS | 8 857 952 |

| Net assets according to PAS as at 31 December 2004 | 8 095 698 |
|--|-----------|
| Adjustment of goodwill impairment | (21 820) |
| Reversal of the goodwill amortisation of subsidiaries | 21 537 |
| Including minority capital | 42 597 |
| Distribution to Social Fund | (200) |
| Consolidation of the subsidiary financial statements prepared in accordance with IFRS | (5 989) |
| Application of IAS 39, including: | (138 417) |
| valuation at amortised cost with use of the effective interest rate adjusted with deferred tax | (336 002) |
| financial assets impairment | 23 229 |
| "old portfolio" capitalized interests | 174 356 |
| Deemed cost of the tangible fixed assets valued at fair value in accordance with IFRS 1 | 226 166 |
| Equity according to IAS as at 1 January 2005 | 8 219 572 |

Profit and loss for the 12 month period ended 31 December 2004 - Reconciliation of earlier published PAS financial data and comparative data restated to IAS.

| | PAS 01.01.2004 – 31.12.2004 | IAS 01.01.2004 – 31.12.2004 | Difference IAS-PAS |
|--|-----------------------------------|-----------------------------------|--------------------------------|
| Interest income | 5 311 743 | 5 310 475 | $(1\ 268)^{1),2),3)$ |
| Interest cost | (1 679 909) | (1 797 742) | $(117\ 833)^{2),3)}$ |
| Net interest result | 3 631 834 | 3 512 733 | (119 101) |
| Fees and commission income | 1 869 054 | 1 861 390 | $(7 664)^{1), 3)}$ |
| Fees and commission expense | (278 378) | (278 378) | - |
| Net fees and commission income | 1 590 676 | 1 583 012 | (7 664) |
| Dividend income | 3 396 | 3 396 | - |
| Result from financial instruments valued at fair value | (47 529) | (45 675) | 1 854 ^{2), 3)} |
| Result from investment securities | (138 159) | (20 651) | 117 508 ^{1), 2), 3)} |
| Foreign exchange result | 473 436 | 473 436 | - |
| Other operating income | 404 406 | 636 281 | 231 875 ^{1),2),3)} |
| Other operating expense | (233 552) | (184 045) | 49 507 ^{1), 2),3)4)} |
| Other net operating income | 170 854 | 452 236 | 281 382 |
| Impairment losses | (86 405) | (169 030) | $(82 625)^{2), 3)}$ |
| General administrative expenses | (3 743 750) | (3 941 767) | $(198\ 017)^{1),3)}$ |
| Operating result | 1 854 353 | 1 847 690 | (6 663) |
| Share in net profit (loss) of companies valued under the equity pick-up method | 20 270 | 21 925 | 1 2051) |
| Gross profit (loss) | 1 875 073 | 1 869 615 | (5 458) |
| Taxation | (363 960) | (361 523) | 2 437 ^{1), 2), 3)} |
| Net profit/loss for the period (without minority shareholders) | 1 511 113 | 1 508 092 | (3 021) |
| (Profit) loss attributable to minority shareholders | 48 | 1 587 | 1 539 ^{1), 3)} |
| Net profit (loss) | 1 511 065 | 1 506 505 | (4 560) |

Description of changes

Reconciliation of the net profit between the earlier published PAS data and the translated IAS comparative data for the 12 month period ended 31 December 2004.

| (12 months period ended 31 December 2004) | |
|---|-----------|
| Net profit according to PAS | 1 511 065 |
| Reversal of the goodwill amortisation | 21 537 |
| Impairment adjustment | (21 820) |
| Included in the consolidation of financial statements of the subsidiary prepared in accordance with IAS | (4 077) |
| Distribution to Social Fund | (200) |
| Net profit according to IAS | 1 506 505 |

¹⁾ Consolidation of the subsidiaries with the full method, previously under PAS, valued using of equity pick-up method ²⁾ change of presentation in the subsidiaries consolidated with the full method

³⁾ included in the consolidation of statements of the subsidiary prepared in accordance with IAS, adjustment of impairment of the goodwill of the company, reversal of the goodwill amortisation 4) profit distribution to Social Fund

Explanation of significant differences between earlier published PAS consolidated cash flow statement for the 12-month period ended 31 December 2004 and comparative data restated to IAS:

1. Cash and cash equivalents

Included in cash and cash equivalents are amounts due from banks with a maturity date of less than 3 month, except for cash and amounts due from Central Bank. As at 1 January 2004 the cash and cash equivalents have been adjusted by the amount of PLN 5 141 538 thousand (as at 31 December 2004 PLN 8 600 994 thousand)

2. Financial assets available for sale

Movements in the balance of financial assets classified as available for sale transferred from operating to investing activities.

Effect of IAS implementation on the cash flow statement

| | 1.0131.12.2005 |
|---|----------------|
| Cash flow from operating activites | |
| Valuation at amortized costs using the effective interest method, | |
| adjusted by deferred tax | (336 002) |
| Financial assets impairment | (476 734) |
| Capitalized interest on "old" portfolio housing loans | 174 356 |
| Total effect of transition to IAS | (638 380) |

| Signatures of all Members of the Management Board | | | |
|---|-------------------|-------------------------------|-------------|
| 21 March 2006 | Andrzej Podsiadło | President of the Board | |
| | | | (signature) |
| 21 March 2006 | Kazimierz Małecki | Vice-President, First | |
| | | Deputy President of the Board | (signature) |
| | | • | |
| 21 March 2006 | Danuta Demianiuk | Vice-President | |
| | | | (signature) |
| 21 March 2006 | Sławomir Skrzypek | Vice-President | |
| | | | (signature) |
| 21 March 2006 | Jacek Obłękowski | Member of the Board | |
| | | | (signature) |
| | | | , , |

Signature of a person responsible for keeping the book of account

21 March 2006

Krystyna Szewczyk

Member of the Management Board Chief Accountant of the Bank (signature)