ANNUAL CONSOLIDATED FINANCIAL STATEMENTS

FOR THE PERIOD FROM JANUARY 1ST, 2019 UNTIL DECEMBER 31ST, 2019



Warsaw, March, 27th 2020



Disclaimer

This English language translation has been prepared solely for the convenience of English speaking readers. Despite all the efforts devoted to this translation, certain discrepancies, omissions or approximations may exist. In case of any differences between the Polish and the English versions, the Polish version shall prevail. CI Games, its representatives and employees decline all responsibility in this regard



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I. Introduction to the consolidated financial statements for the period between 01.01.2019 and 12.31.2019

I. Information on the Group

- CI Games S.A. ("The Parent Entity", "the Company") was registered on 06.01.2007 as City Interactive S.A. as a result of conversion of CITY INTERACTIVE Sp. z o.o. by a notarial deed with repertory number A 2682/2007 of 16.05.2007. On 07.08.2013, the District Court for the Capital City of Warsaw in Warsaw, 13th Commercial Division of the National Court Register, recorded a change in the name of the Company from the previous name to CI Games S.A. The registered office of the Company is located in Warsaw at 2B Zajęcza Street.
- The Company is entered in the Register of Entrepreneurs under the number KRS 0000282076. The entry was made by the District Court for the Capital City of Warsaw in Warsaw, 13th Commercial Division of the National Court Register.
- The core business activity of the Company consists of production, publishing and distribution of video games.
- Tax identification number (NIP): 118-15-85-759.
- Statistical identification number (REGON): 017186320.
- The Company has been established for an unlimited period of time.

In the course of year 2019, Members of the Management Board of the Company were:

Marek Tymiński	President of the Management Board.	throughout the entire year 2019
Monika Rumianek	Member of the Management Board	throughout the entire year 2019

Composition of the Supervisory Board of the Company in year 2019 was as follows:

Ryszard Bartkowiak	Chairman of the Supervisory Board	throughout the entire year 2019
Grzegorz Leszczyński	Member of the Supervisory Board	throughout the entire year 2019
Tomasz Litwiniuk	Member of the Supervisory Board	throughout the entire year 2019
Norbert Biedrzycki	Member of the Supervisory Board	throughout the entire year 2019
Marcin Garliński	Member of the Supervisory Board	throughout the entire year 2019



CI Games is the parent entity of the Capital Group, preparing these consolidated financial statements.

As of 12.31.2019, CI Games Capital Group consisted of the following entities:

- CI Games S.A. (formerly City Interactive S.A.) with a registered office in Warsaw. Share capital: PLN 1,619,430.15 Parent entity.
- United Label S.A. with a registered office in Warsaw. Share capital: PLN 100,000 100% shares held by Cl Games S.A.
- CI Games USA Inc. with a registered office in the state of Delaware, United States of America. Share capital: USD 50,000. 100% shares held by CI Games S.A.
- Business Area sp. z o.o. with a registered office in Warsaw. Share capital: PLN 5,000 100% shares held by Cl Games S.A.
- Business Area sp. z o.o. sp. j. with a registered office in Warsaw. 99.99% shares held by CI Games S.A.; the remaining 0.01% held by Business Area sp. z o.o.
- CI Games S.A. sp.j. with a registered office in Warsaw (converted from CI Games IP sp. z o.o. as of September 19th, 2015). 99.99% shares held by Business Area sp. z o.o.; the remaining 0.01% shares held by CI Games S.A.

Changes in the Group structure in 2019:

- CI Games Cyprus Ltd. in liquidation with a registered office in Nicosia, Cyprus. 100% shares held by CI Games S.A. the company was liquidated in 2019.
- The established company CI Games UK Ltd. with a registered office in Uxbridge, United Kingdom. 100% shares held by CI Games S.A. The Company has not been consolidated due to materiality level.



2. Basis for presentation and preparation of the consolidated financial statements

The consolidated financial statements of CI Games Capital Group ("the Group", "CI Games Group", "the Capital Group") encompasses the period from 01.01.2019 to 12.31.2019. The comparative data has been provided for the period from 01.01.2019 to 12.31.2019 and 12.31.2019.

The scope of the financial statements is consistent with the International Financial Reporting Standards and interpretations issued by the International Accounting Standards Board approved by the European Union, as well as the Regulation of the Minister of Finance of 29 March 2018 on current and periodic information delivered by issuers of securities and on requirements for recognition of information required by law of countries other than member states as equivalent (Journal of Laws of 2018 item 757 ("the Regulation").

3. Assumption of going concern

The consolidation financial statements were prepared with the assumption of going concern in the foreseeable future. The Management Board of CI Games S.A. is of opinion that the Group is able to:

- conduct its ongoing activity and settle its liabilities,
- continue production of subsequent games titles.

In association with the situation related to the epidemic of COVID-19 (the coronavirus) and economic uncertainty in Poland and over the world, the Management is of opinion that the current situation does not constitute an event that would require an adjustment of the consolidated financial statements for year 2019. As of the date of publication of these financial statements, the situation is subject to constant changes, and the Management Board of the Issuer is of opinion that it is not possible to present any estimates of the potential impact of this situation on the Group. The Management Board is monitoring the potential impact and will take all steps to mitigate any negative consequences for the Group.

4. Statement of conformity

These consolidated financial statements for the financial year ended on 12.31.2019 have been prepared in accordance with the International Financial Reporting Standards approved by the European Union (EU IFRS). The Group prepared the financial statements for the year ended on 12.31.2019 on the basis of accounting principles consistent with the principles applied in preparation of the financial statements for year 2018 with the exception of Standards and Interpretations approved by the European Union, which are applicable to reporting periods starting from 01.01.2019. The standards and interpretations, which came into force on 01.01.2019, have been presented in Chapter I clause 9. These consolidated financial statements present reliably the results and financial position of the Group as of 12.31.2019, the results of its activity, as well as financial flows for the period of 12 months, ended on 12.31.2019.



5. Functional currency and presentation currency

Data in the consolidated financial statements and notes to the financial statements have been provided in thousands of zlotys, which is the presentation currency and the functional currency.

The balance sheet data has been converted using the average rate of exchange published by the President of the National Bank of Poland as of the date of presentation of the financial statements, which, as of the balance sheet date, amounted to:

- as of 12.31.2018 4.3000 PLN/EUR
- as of 12.31.2019 4.2585 PLN/EUR

Data in the profit and loss account and the cash flow statement has been converted to EUR according to the exchange rate determined as the arithmetic mean of exchange rates published by the President of the National Bank of Poland as of the last day of each month of the year:

- 2018 4.2669 PLN/EUR
- 2019 4.3018 PLN/EUR

6. Professional judgment, assumptions and estimates

Preparation of the consolidated financial statements in accordance with the EU IFRS requires the Management Board to make judgments, estimates and assumptions, which influence the accounting principles applied, as well as the value of assets, liabilities, revenues and expenses. The estimates and the associated assumptions are based on factors, which are considered to be reliable under the given circumstances, and their results provide a basis for judgment on balance sheet value of assets and liabilities, which is not based directly on other sources.

The Management Board verifies the estimates and assumptions on an ongoing basis and records any changes in these in the period, in which they were made. The real value may differ from the estimated value.

Key areas, which have been subject to professional judgments, estimates and assumptions:

- Amortization of R&D expenses the basis for calculation of natural amortization of finished R&D projects is the assumption concerning the expected number of games sold in the future. The Group verifies the amortization rate applied on an annual basis.
- Deferred tax asset the Group recognizes the asset due to deferred tax on the basis of assumption that in the future, a tax profit would be achieved, allowing for its use. The Management Board of the Company analyzes and verifies the estimates made with regard to probability of recovery of assets due to deferred income tax on the bases of changes in factors taken into account in the estimation.
- Impairment of cash generating units and individual fixed assets and intangible assets Determination of impairment requires estimation of recoverable value of assets or cash generating units. The significant assumptions taken into account in estimation of this value include such variables as the discount rate and the estimated number of games sold. As of 12.31.2019, upon analysis of cash flows for individual cash generating units and completion of appropriate impairment tests for assets that required these.
- The lessee's discount rate the discount rate applied in the lease agreement, defined as the lease percentage rate recorded as a risk-free rate and a credit risk premium.
- Impairment loss on receivables estimated as the expected credit losses for trade and other receivables.



- Impairment loss on inventories estimated on the basis of aging of inventories and net recoverable value as the estimated sale price.
- Uncertainty associated with tax settlement regulations on goods and services tax, corporate income tax and charges associated with social insurance are subject to frequent changes. Tax settlements and other areas of activity of the Group may be subject to inspection by authorities entitled to impose penalties and fines. The Group recognizes and valuates assets or liabilities due to current and deferred income tax in accordance with requirements of IAS 12 Income tax and IFRIC 23 on the basis of tax profit (loss), basis for taxation, unsettled tax losses and tax rates, taking into account the assessment of uncertainty associated with tax settlements. When there is uncertainty as to whether and to what extent the tax authority will accept the individual tax settlements for transactions, the Company recognizes such settlements, including the uncertainty assessment.

7. Adjustment of errors

In the reporting period, adjustments of significant errors were made with regard to financial statements from previous periods. Such assessment pertained to a part of the asset due to deferred income tax calculated on the basis of tax losses for years 2013-2017 (described in Note 3).

According to IAS 8 standard, the Company adjusted the errors for the previous period by adjusting the comparative information presented in financial statements for the later period, in which the error was detected, that is, it adjusted the asset balances for deferred task and the balance of equity for previous periods.

ASSETS	as of 12.31.2018 PLN thousand		
	before	adjustment	after adjustment
FIXED ASSETS	72,755	(12,494)	60,261
Deferred income tax assets	19,353	(12,494)	6,859
CURRENT ASSETS	19,433	-	19,433
ASSETS TOTAL	92,188	(12,494)	79,694

LIABILITIES		as of 12.31.2018 PLN thousand	
	before	adjustment	after adjustment
EQUITY	66,814	(12,944)	53,870
Retained earnings	8,348	(12,944)	(4,596)
LIABILITIES	25,374	450	25,824
Income tax liabilities	-	450	450
TOTAL LIABILITIES	92,188	(12,494)	79,694
Accounting value (in PLN thousand)	66,814	(12,944)	53,870
Number of shares (in thousands)	151,110	151,110	151,110
Accounting value per share (in PLN)	0.44	(0.09)	0.36

The adjustment of errors for the previous periods exerted no impact on the net profit/loss per share indicator in 2018.



for period from 1.01 to 12.31.2018

PLN thousand

Net profit (loss) (in PLN thousand)	(22,693)	
Number of shares (in thousands)	151,110	
Profit (loss) per ordinary share (in PLN)	(0.15)	

	Statement item		Impact on retained earnings 12.31.2018
	(-)	(-)	PLN thousand
The error was related to recognition of tax losses for year 2013-2017 (based on trademark transactions) for calculation of the deferred tax asset	Deferred Profit (loss) for tax from previous years		(12,494)

8. The accounting principles applied

a) Application of the International Accounting Standards

The annual consolidated financial statement is prepared in accordance with the International Accounting Standards (IAS) and the International Financial Reporting Standards (IFRS) adopted by the European Union ("EU") and interpretations approved by the International Accounting Standards Board (IASB) and the International Financial Reporting Interpretations Committee (IFRIC) applicable to activity of the Company, which were in force in the annual reporting periods starting from January 1st, 2007 and the requirements of the Regulation of the Minister of Finance of 19 February 2019 on current and periodic information delivered by issuers of securities and on requirements for recognition of information required by law of countries other than member states as equivalent (Journal of Laws no. 33 item 259).

The consolidated financial statements for the period from 01.01.2019 to 12.31.2019 is a subsequent consolidated annual financial statement prepared in accordance with the IAS/ IFRS. The comparable data for the period from 01.01.2018 to 12.31.2018 comes from the consolidated financial statements prepared in accordance with the IAS/ IFRS. The date of transition to the IAS/ IFRS was 01.01.2007.

b) The basis for preparation of the consolidated financial statements

Data in the consolidated financial statements and notes to the financial statements have been provided in thousands of zlotys, which is the presentation currency and the functional currency.

The accounting principles presented below were applied to all periods presented in the consolidated financial statements provided, as well as in preparation in accordance with the IAS/IFRS of the opening balance as of 01.01.2007 for the purpose of transition from the Polish accounting principles to reporting in accordance with the IAS/IFRS. Financial statements of the Group for the financial year starting on January 1st, 2019 are subject to the following new standards and amendments to existing standards, approved by the European Union:

- The IFRS 16 Leases;
- Interpretation, IFRIC 23 Uncertainty over Income Tax Treatments;
- Amendments to IFRS 9 Financial Instruments;

- Amendments to IAS 28 Investments in associates and joint ventures;
- Amendments to IAS 19 Employee benefits;
- Amendments to IFRS Improvements 2015-2017.

Application of the above amendments to standards exerted no significant influence on the consolidated financial statements of the Group except for changes resulting from implementation of IFRS 9 (described in subclause f) below).

c) The consolidation principles

(i) Subsidies

In accordance with IFRS 10, the Parent Entity controls the investment, if it controls it, when it is exposed to variable financial results from its involvement with this investment or has the right to variable returns from its involvement in this investment.

The consolidated financial statements of CI Games Capital Group were prepared using the acquisition method as the mode of settlement of acquisition as of the date of the transaction of purchase of shares (the full consolidation method). In preparation of consolidated financial statements, the parent entity combines the financial statements of the parent entity and its subsidies by summing up individual items of assets, liabilities, shares in equity, revenues and expenses.

To ensure presentation in the consolidated financial statements of financial information on the Capital Group as if it constituted a single business entity, the balance sheet value of investments of the parent company in a subsidiary is excluded, as well as the part of equity of such subsidy, which is equivalent to the share of the dominant entity. The method used to translate financial statements of entities operating abroad depends on the mode of their financing, as well as the type of activity conducted in relation to the entity preparing the consolidated financial statements. Therefore, entities operating abroad, according to IAS 21, are divided as follows: "entities operating abroad, with operations constituting an integral part of operations of the entity preparing the consolidated financial statements" and "foreign entities".

For the purpose of translation of financial statements of subsidiaries operating abroad, these entities, in accordance with IAS 21, have been classified as "foreign entities". In translation of financial statements of foreign entities, for the purpose of their inclusion in own financial statement, the entity preparing the consolidated financial statements applied the following principles:

- both monetary and non-monetary assets and liabilities were translated according to their closing price,
- items of revenues and expenses of foreign entities were translated at the currency exchange rate as of the date
 of execution of the transaction, except for situations, in which foreign entities prepare their statements under
 the conditions of hyperinflationary economy. In such cases, the items were translated at the closing price,
- all exchange rate differences were recognized in equity until disposal of the net investment.

Financial results of entities purchased or sold during the year are recognized in the consolidated financial statements from/to the moment of their purchase or sale, respectively, if they constitute material values for the presented financial statements.

When necessary, adjustments are made in financial statements of subsidies or affiliates to standardize the accounting principles applied by such entity with the principles applied by the parent entity. Any transactions, balances, revenues and expenses between related entities subject to consolidation are subject to consolidation exclusions.

(ii) Affiliates

Affiliates are business entities under significant impact of the Parent Entity in terms of their operating and financial policy, which, however, are not controlled by the Parent Entity.

Jointly controlled entities of the Group are entities subject to joint control by the Parent Entity of their operations, based on contractual arrangements.



The consolidated financial statements contain the share of the Group in profits and losses of affiliates/ jointly controlled entities recognized using the equity method, from the moment of attaining significant impact/ joint control until its expiry. The Group also measures the loss of value of shares in net assets of affiliates/ jointly controlled entities and makes the proper impairment allowances. If the share of the Group in losses exceeds the balance sheet value of an affiliate/ jointly controlled entity, this value is reduced to zero and no further losses are recognized, until a legal obligation to cover the losses exists or a payment has been made to settle any liabilities.

Goodwill arising from consolidation is due to surplus, as of the date of acquisition, of the cost of acquisition of the entity over the fair value of identifiable assets and liabilities of the subsidiary, affiliate or joint venture as of the acquisition date.

Goodwill of a company taken over as a result of merger of business entities is not subject to amortization. Goodwill is analyzed for impairment at least once a year. Impairment, if any, is recognized immediately in the profit and loss account. Upon sale of a subsidiary, affiliate or joint venture, the proper part of goodwill is taken into account in calculation of profit or loss on sale.

(iii) Consolidation adjustments

Balances of internal settlements between the Group entities, transactions executed within the Group and all of the associated unrealized gains or losses, as well as revenues and costs of the Group are eliminated in preparation of the consolidated financial statements. Unrealized gains due to transactions with affiliates and jointly controlled entities are excluded from the consolidated statements proportionally to the share of the Group in these entities. Unrealized losses are excluded from the consolidated financial statements on the same basis as unrealized gains, until emergence of conditions indicating impairment.

d) Property, plant and equipment

Property, plant and equipment are fixed assets held for the purpose of being used in the production process or in delivery of goods and rendering of services, in order to be handed over to other entities for use on the basis of lease agreements, which are expected to be used for longer than a single period.

Costs incurred at a later date are recognized in the balance sheet value of such asset or recognized as a separate asset only if it is probable that the Company would in the future acquire economic benefits associated with this asset, and the price of purchase of a given item can be reliably measured. Expenditures for repair and maintenance are recognized in the profit and loss account for the financial period, in which they were incurred. The production cost is increased by charges and, for some assets, by costs of external financing capitalized in accordance with the accounting principles of the Company.

Property, plant and equipment is valuated as of the balance sheet date according to the price of purchase or cost of production, reduced by depreciation up to date and impairment allowances made. Depreciation of such property, plant and equipment starts upon commencement of their use. For every new fixed asset, technical services are obliged, if possible, to identify its substantial components and determine the amortization method.

Fixed assets in progress, created for the purpose of production, lease or administrative purposes, as well as for purposes, which have not yet been defined, are presented in the balance sheet according to their production cost reduced by impairment allowances.

Profits or losses on sale/ liquidation or withdrawal from use of fixed assets are recognized as the difference between profits from sale and net value of such fixed assets and are recognized in the profit and loss account.

Property, plant and equipment is amortized using the straight-line method at the following rates:

- technical equipment and machines 20 60%,
- other fixed assets 20%.



Starting from 01.01.2020, the Group increased the value of its fixed assets recognized in the balance sheet of initial value from PLN 1,000 to PLN 5,000.

Subject to activation are expenses incurred in the later period, aimed at replacement of the separately recognized part of a fixed asset. Other costs are capitalized only if they can be reliably measured and increase the future economic benefits associated with a fixed asset. Other expenditures are recognized on an ongoing basis in the profit and loss account as costs.

e) Intangible assets

(i) Intangible assets

An intangible asset is recognized by the Group only if:

- it is probable that the Group will achieve future economic benefits, which can be assigned to a given asset and
- it is possible to reliably determine the purchase price or cost of production of a given asset.

Intangible assets include intangible assets of initial value of at least PLN 1,000. Starting from 01.01.2020, this amount has been increased to PLN 5,000. The value of assets that can be recognized as intangible assets up to PLN 5,000 is included in day-to-day running costs.

Intangible assets are amortized using the straight-line method at the following rates:

- licenses 20%-90%,
- computer software 50%.
- (ii) Development projects

Expenditures for research and development projects are recognized as costs when incurred. The Group includes

expenditures for development of games as Development projects.

The costs of development projects incurred prior to commencement of production or application of new technologies are included in intangible assets, if the Group is able to prove:

- the possibility, from a technical point of view, of completing of an intangible asset so that it becomes fit for use or sale,
- the intention of completing a given intangible asset or its use or sale,
- the ability to use or sell the intangible asset,
- the manner, in which such intangible asset will generate the potential economic benefits. Among other things, the Company should prove existence of a market for products developed thanks to such intangible asset or for the asset itself or - if the asset is to be used by the entity - usability of a given intangible asset,
- availability of the proper technical, financial and other measures, which are to be used for completion of development projects and use or sale of an intangible asset,
- the possibility of reliable determination of expenditures incurred in the course of development projects, which can be assigned to such intangible asset.

The costs of development projects with a pre-determined usable life, for which it is possible to determine the sale estimates, are subject to amortization using the activity depreciation method proportionally to sales executed. Amortization allowances cease to be made when a given asset is classified for sale or is no longer recognized in the books.

The amortization period is equal to the economic life of a resource possessed. The costs of development projects are amortized during the expected period of generation of revenues from sales, however, not longer than 5 years.



The Group does not apply amortization of costs of development projects with an unlimited period of use. Intangible assets with an unlimited period of use are subject to annual tests for impairment, in accordance with guidelines of IAS 36 "Impairment of assets".

The costs of external financing (e.g. interest rates on credits and loans and exchange rates on credits and loans in foreign currencies), which can be assigned directly to purchase or production of an asset, increase the purchase price or production cost of such asset.

The net financing costs include payable interest on debt, determined on the basis of the effective interest rate, interests payable on cash invested by the Company, dividends due, profits and losses on exchange differences and profits and losses on hedging instruments, which are recognized in the profit and loss account.

(iii) Impairment

As of the balance sheet date, the Group conducts a review of assets to identify any evidence of their potential impairment.

If such evidence is found, the recoverable value of a given asset is established in order to determine the potential allowance in this regard.

If an asset generates no cash flows, which are largely independent of cash flows generated by other assets, the analysis is conducted for the group of assets generating cash flows, to which a given asset belongs.

In the case of intangible assets with unlimited period of use, the impairment test is conducted annually and additionally if evidence suggests the possibility of their impairment. The recoverable value is determined as the higher of the following: fair value reduced by costs of sale or value in use. The latter corresponds with the current value of the estimated future cash flows discounted using the discount rate, taking into account the current market estimates of time value of money and the risk specific for a given asset.

If the recoverable value is lower than the net book value of an asset (or group of assets), the book value is reduced to the recoverable value.

Impairment loss is recognized as a cost in the period, in which it occurs, except for situations, in which an asset was recognized according to its revalued amount (in such case, impairment is treated as a reduction of previous revaluation).

If impairment is later reversed, the net value of an asset (or group of assets) is increased to the new revalued recoverable value, however, not higher than the net value of this asset, which would have been determined should no impairment have been recognized in the previous years.

Reversal of impairment is recognized in revenues, if the asset has not been subject to revaluation - in such case, reversal of impairment is recognized in the revaluation reserve.

f) The right to use assets and lease liabilities – IFRS 16

IFRS 16 "Lease" was published by the International Accounting Standards Board on January 13th, 2016, and it was

approved in the European Union on October 31st, 2017. It is applicable to annual periods commencing on January 1st, 2019 or after this date. The Company decided to implement the IFRS 16 standard as of January 1st, 2019, retrospectively (the so-called modified retrospective approach, Schedule C par. C5 IFRS 16). As a result, comparative data for year 2018 will not be translated.

The new standard establishes the rules of recognition, valuation, presentation and disclosures related to lease. According to IFRS 16, a contract is a lease or contains a lease, if it transfers the right to control the use of an identified asset for a given period in exchange for consideration. All lease transactions result in the right to use the asset and a



payment liability arising on the part of the lessee. Thus IFRS 16 eliminates the operating lease and financial lease qualification based on IAS 17, introducing a single model for booking of lease by the lessee.

Recognition of assets due to the right to use of assets

As a result of analysis of its contracts, the Company identified and recognized the right to use office space as an asset and a liability based on lease. The Company recognized the outstanding lease payments valuated according to their current value, using the incremental interest rate of the Company as of January 1st, 2019.

The Company applied the following practical solutions and estimates:

- Determination of contracts subject to IFRS 16;
- Determination of the interest rate used to discount the future cash flows;
- Determination of the amortization rate;
- Operating lease contracts for the period of less than 12 months from the date of first application were recognized as short-term lease;
- Non-recognition of contracts for low-value assets;
- The Company excluded the preliminary direct costs from valuation of an asset due to the right of use on the date of first application;
- The Company did not identify lease and non-lease components.

Assets due to the right to use are initially recognized at their cost and then reduced by amortization allowances and potential impairment losses and properly adjusted by translations of lease liabilities.

The cost of an asset constituting the right of use includes the initial valuation of the lease liability, all lease charges paid up to the commencement date, reduced by any lease incentives received, the initial direct costs incurred by the lessee and the estimate of costs to be incurred by the lessee in association with disassembly and removal of the underlying asset.

Reclassification of financial lease components took place as well, from Property, plant and equipment to Right to use assets in the amount of PLN 705 thousand, which until December 31st, 2018 had been recognized as assets used within the framework of financial lease in accordance with IAS 17.

Any variable lease charges, including service and maintenance fees for the leased office space and car rental, are recognized in the profit and loss account and other total revenues in the period, in which they were incurred.

Recognition of lease liabilities

After adapting of IFRS 16, on the first date of application, the Company recognized a lease liability for leases previously classified as operating lease in accordance with IAS 17, valuated as the current value of outstanding lease charges. Lease charges are discounted using the incremental interest rate.

Impact of IFRS 16 on the financial statements

Application of IFRS 16 influences the balance sheet structure and the balance sheet total and the structure of costs presented in the statement of profit/loss and other comprehensive income. Some of the costs, which were presented in costs of sale and management, will be presented in financial costs (the interest component).

As a result of implementation of IFRS 16, as of January 1st, 2019, an increase in the value of assets was recorded in the amount of PLN 4,457 thousand and increase in the value of liabilities in the amount of PLN 4,457 thousand. In addition, financial lease components were reclassified from Property, plant and equipment to Right to use assets in the amount of PLN 705 thousand, which until December 31st, 2018 had been recognized as assets used within the framework of financial lease according to IAS 17.



The table below presents the impact of IFRS 16 on balance sheet items of the Group:

Items of the financial condition statement	State as of	Reclassification as of	Impact of IFRS 16 on	State as of
	12.31.2018	01.01.2019	01.01.2019	01.01.2019
Assets				
Fixed assets				
Property, plant and equipment	1,083	(705)	-	378
Right to use an asset	-	705	4,457	5,162
Liabilities				
Long-term liabilities				
Long-term lease liabilities	303	-	4,146	4,449
Short-term liabilities				
Short-term lease liabilities	224	-	311	535

In the period from January 1st until December 31st, 2019, as a result of application of IFRS 16, the total costs of amortization for assets due to the right to use recognized in year 2019 amounted to PLN 952 thousand for the Capital Group.

In December 2019, the Company withdrew entirely from the lease contract with EP Office 1 Sp. z o.o., EP Office 2 Sp. z o.o., EP Apartments Sp. z o.o. EP Retail Sp. z o.o. and commenced court proceedings (details of the case have been described in Chapter IV, Note 34). The reason for withdrawal from the contract was a failure of the lessor to keep the deadlines for adaptation and making the remaining part of the lease space available to the Company. From the perspective of business activity conducted by the Company, only lease of the entire space is economically reasonable. As a result of the above, the Company derecognized the right to use of assets and liabilities due to lease contract with the lessors as of 11.12.2019. The difference between the liability and the asset based on the lease contract amounted to PLN 956 thousand and increased the other operating revenues.

The Company recognized the new contract for lease of office space, the provisions of which meet the criteria of its recognition in accordance with IFRS 16. The initial value of the right to use the premises and the associated liabilities booked amounted to PLN 634 thousand.

The table of movements presenting increase and decrease in the right to use the assets has been presented in Chapter IV, Note 3.

Presented below is allocation of the amortization of the right to use assets in 2019: Allocation of amortization of the right to use assets

Allocation of amortization of the right to use assets	State as of 12.31.2019
	PLN thousand
Selling costs	40
Costs of management	861
Production costs	6
Development projects (capitalized cost)	217
Total	1,124

Application of IFRS 16 also resulted in increase in financial costs, that is, interest due to recognition of the lease liability. The interest rates in 2019 amounted to PLN 303 thousand.

g) Investments

Investments other than real estate property, intangible assets and financial assets are recognized according to their



purchase price reduced by impairment allowances.

Investments recognized according to their historic cost expressed in a foreign currency as of the balance sheet date are valuated using the average exchange rate published by the National Bank of Poland as of the balance sheet date.

h) Financial instruments

Starting from January 1st, 2018, the Group qualifies its financial assets and liabilities according to the following categories:

- valuated according to amortized cost,
- valuated according to fair value through other comprehensive income,
- valuated according to fair value through financial profit or loss,
- valuation of hedging financial instruments. The Company does not apply hedge accounting, and thus
 regulations of IFRS 9 in this regard are not applicable.

The Group qualifies financial assets as belonging to specific categories depending on the business model of management of financial assets and characteristics of contractual cash flows for a given financial asset. The Group classifies trade liabilities, credits, loans and bonds as liabilities valuated according to their amortized cost.

The table below presents the impact of implementation of IFRS 9 on classification and valuation of financial assets of the Company:

Classes of financial instruments	IFRS 9		
Non-quoted shares and stocks	Valuated according to fair value through other comprehensive income		
Trade receivables	Financial assets valuated according to amortized cost		
Loans granted	Financial assets valuated according to amortized cost		
Cash and cash equivalents	Financial assets valuated according to amortized cost		
Trade liabilities	Financial liabilities valuated according to amortized cost		
Financial liabilities	Financial liabilities valuated according to amortized cost		

Financial assets valuated according to amortized cost

The Group classifies trade receivables, loans granted, other financial receivables and cash and cash equivalents as assets valuated according to amortized costs.

The Group valuates financial assets according to amortized cost using the effective interest rate method. Trade receivables, upon their initial recognition, are valuated in the amount of their amortized cost using the effective interest rate method, taking into account impairment allowances, provided that trade receivables with maturity period of less than 6 months from the date of their emergence (that is, containing no financing component), not submitted for factoring, are not subject to discounting and are measured according to their nominal value.

Short-term trade and other receivables are valuated in the amount payable, unless the effect of interest charged is material. Otherwise, such receivables are initially recognized according to their fair value, and then valuated according to the amortized cost using the effective interest rate. In accordance with the principle followed by the Company, receivables with maturity longer than 180 days are subject to discounting.

Cash and cash equivalents include cash in bank and bank deposits on demand. Short-term investments, which are not subject to material changes in value and can be easily transformed into a specific cash amount and constitute a part of the Group's policy of liquidity management, are recognized as cash and cash equivalent for the purpose of the cash flow statement.



Financial assets valuated at fair value through other comprehensive income

Profits and losses from a financial asset constituting an equity instrument, which has been subject to valuation at fair value through other comprehensive income, are recognized in other comprehensive income, except for revenues from dividends received.

Financial assets valuated at fair value through financial profit or loss

Profits or losses resulting from valuation of a financial asset qualified as valuated according to its fair value through financial profit or loss are recognized in the financial result in the period, in which they emerged. Profits and losses from valuation of items at fair value through financial profit or loss include revenues from interest and dividends.

Impairment of financial assets

IFRS 9 changes the mode of determination of impairment allowances from the incurred loss model to the expected loss model. The most significant financial assets in the consolidated financial statements of the Group, which are subject to amended principles of calculation of the expected credit losses, are trade receivables. As of each balance sheet date, the Group assesses the expected credit losses regardless of existence or lack of evidence suggesting impairment. The Group applies a simplified approach, consisting of assessment of probability of non-repayment of receivables on the basis of historic data, taking into account the balance of outstanding receivables. The Group also allows for individual possibility of determination of expected credit losses, taking into account the legal status of the debtor (liquidation, bankruptcy) and other factors. The allowance for expected credit losses is updated on each reporting date.

Impairment (losses) / reversal of losses for financial instruments include mainly impairment (losses)/ reversal of losses for trade receivables and impairment (losses)/ reversal of losses for loans granted.

Financial liabilities

- Financial liabilities include financial liabilities valuated initially according to their <u>amortized cost</u> and include loan and credit liabilities, trade liabilities, bond liabilities, other and lease liabilities. Costs due to interest on the above liabilities are recognized using the effective interest rate method and recognized in the financial costs item.
- Financial liabilities valuated after their initial recognition according to fair value through financial result include derivatives not included in the hedge accounting policy.

Records of liabilities are made in the manner that allows for separation of settlements between related and other entities and according to maturity periods as follows:

- within 12 months,
- above 12 months.

Liabilities associated with construction of fixed assets and fixed assets, as well as commenced development projects are included in "trade liabilities". The value of services, which have been provided on behalf of the Company, for which no invoices have been received until the balance sheet date, are presented as "trade liabilities".

i) Inventories

The initial value (cost) of inventories includes all costs (of purchase, production and other) incurred in association with bringing inventories to their current location and balance.

The price of purchase of inventories includes the purchase price increased by import tariffs or other taxes (which cannot be recovered later from tax authorities), costs of transport, loading, unloading and other costs directly associated with obtaining of inventories, reduced by discounts, rebates and other similar reductions.

Inventories are recognized in their initial value (price of purchase or cost of production) or at their net sale price, whichever is lower.

As for the remaining inventories, the cost is determined using the "first in first out" (FIFO) method.

Impairment losses on inventories

Allowances on tangible current assets associated with their impairment or valuation as of the balance sheet date are made in correspondence with other operating costs (IAS 2).



The Company makes impairment losses on inventories up to attainable net value. Attainable net value is the sale price

established in the course of ordinary business activity, reduced by costs of finishing and estimated costs necessary for effecting sale.

Reversal of impairment losses on inventories, resulting from increase in their attainable net value, is recognized as a decrease in the amount of inventories recognized as other operating revenues, in which the impairment loss was reversed.

As of the balance sheet date, inventories are valuated at their acquisition or purchase price, provided that such price cannot be lower than the net sale price of a given inventory component.

Advances for deliveries made in foreign currencies are booked at the currency sale rate used by the bank rendering services on behalf of the Group.

The Group valuates advances for deliveries according to their nominal value and presents them in the statement at the historic rate, reduced by any impairment losses on advances. The Group classifies the advances paid through confirmations of the balance of advance payments received from business partners as shown in the auxiliary accounts, to the general ledger accounts "Settlements with suppliers" and clarifies and settles any differences.

j) Share capital

Share capital has been recognized according to nominal value of shares issued and paid.

(i) Acquisition of treasury shares

In the case of acquisition of treasury shares, the associated payment amount along with direct costs of the transaction are recognized as a change in equity. The acquired treasury shares are recognized as decrease in equity.

(ii) Costs related to issue and public offering of shares

Costs associated with issue of new shares are recognized in equity, and costs associated with public offering of existing shares are recognized directly in costs.

(iii) Share premium

This capital includes share premium reduced by costs of issue of shares and is recognized in supplementary capital.

(iv) Dividends

Dividends are recognized as liabilities in the period, in which they are approved by a resolution.

k) Provisions

Provisions are liabilities with uncertain maturity date or amount. Groups establish provisions, if all of the following prerequisites have been met:

- companies are subject to existing obligations (legal or customary) due to past events,
- it is probable that fulfillment of the obligation will result in the necessity of outflow of assets constituting economic benefits,
- the amount of such obligation can be reliably estimated.

The Group establishes provisions for liabilities as follows:

- provisions for deferred income tax, established in association with positive differences between the book value of assets and liabilities and their tax value,
- provisions for employee benefits provisions for severance payments are calculated on the basis of own estimates, however, due to low average employee age and the resulting immaterial value of provisions, it is not being established at present,
- other provisions.



Reversal of unused provisions takes place on the date of their recognition as unnecessary.

I) Liabilities, including trade liabilities

Trade and other liabilities are divided into long-and short-term liabilities using the following criteria:

- liabilities maturing within 12 months from the balance sheet date are recognized as short-term liabilities,
- all liabilities other than trade liabilities and short-term liabilities are long-term liabilities.

Trade liabilities with maturity periods up to 180 days are valuated as of the balance sheet date in the amount of the payment required, increased by interest for delay, payable as of the valuation date, if any. Trade liabilities with maturity periods of more than 180 days are valuated as of the balance sheet date according to their amortized cost (that is, discounted using the effective interest rate).

Any turnover and balances of booking accounts should be reconciled and all adjustments recorded in the books, and thus recognized in the financial statements of the entity. In the case of a difference of opinions with regard to balance reconciliation between the entity and any business partner, it is assumed that the seller is right, and after the year has been closed, adjustments, if any, are made in the books for the current year.

Liabilities expressed in foreign currencies are valuated at the average rate of exchange, published for a given currency by the National Bank of Poland.

Interests for delay in timely settlement of liabilities are not charged, if the entitled entity has submitted a written statement of withdrawal from charging interest. In other cases, interest is charged and recorded as follows:

- on an ongoing basis, on the basis of interest notes received,
- at the estimated value, where the estimate is based on historic data reflecting the amounts of interests charged by individual business partners, in relation to the amount of debt to these business partners.

In each case, in calculation of interest, it is necessary to take into account other significant risks that allow for charging of such interest.

In the additional information, it is necessary to disclose the fact of occurrence of overdue liabilities and the associated risk of interest charged by creditors.

m) Revenues - IFRS 15 "Revenue from contracts with customers" and notes to IFRS 15.

This standard specifies the manner of settlement of revenues from sale of goods and rendering of services on behalf of customers, based on the principle that the entity recognizes revenues in the manner that reflects the transaction of transfer of promised goods and services to the customer in the amount reflecting the value of consideration that the entity expects in exchange for these goods and services. The new standard has established the "Five Step Model" for recognition of revenue from contracts with customers.

Revenue from sales of products and services include sales of products manufactured by the Company, subject to its exclusive license rights on the basis of their development or licenses purchased for publishing and distribution of such products, as well as services rendered by the Group on behalf of other entities.

Revenues from sales of goods and materials include sales of products that have been purchased and have been designated for resale without further processing, as well as sales of materials designated for production.

Revenues from sales of products and goods are recognized, if the following prerequisites have been met:

- The Group has transferred to the purchaser the significant risk and benefits resulting from rights of ownership of such goods or products,
- The Group has retained neither continuing managerial involvement in the goods or products sold to the degree usually associated with ownership nor effective control over the goods sold,
- the revenue amount can be reliably valuated,
- it is probable that the Group will attain economic benefits due to the transaction,
- the costs incurred and the costs to be incurred by the Group in association with the transaction can be reliably valuated.



The parent entity analyzed contracts concluded with customers from the perspective of application of IFRS 15 in the following categories:

Sales of royalties from sales of licenses for distribution of games

According to the new standard, an entity granting licenses to its intellectual rights must determine whether the entity has the right to a license in a specific time interval or once, when the license is granted. In the case of the Group, recognition of revenues takes place upon transfer of intellectual rights by the distributor in a given reporting period. This means that revenues from sales of licenses are recognized in the sales period not earlier than after commencement of actual distribution of the game. Therefore, there is no difference in recognition of revenues from royalties according to the previous standard IAS 18 and the new standard IFRS 15.

Sales with a right of return

The IFRS 15 standard also contains guidelines for sales with a right of return in situations, in which the customer has taken over control of the product, but is also entitled to return the product. The right of return pertains to some contracts with distributors of physical products, thus influencing variability of revenues, as the receipts from sales may change. As a result, the Group recognizes revenues from sale in the probable amount, taking into account the historic data. Recognition of effects of a contract including the right of return or expectations with regard to exercising of this right by the customer includes the following records:

- revenues from products transferred in the amount of the consideration that the entity expects to be entitled to (that is, upon adjustment in the part pertaining to revenues from products, which, in accordance with the expectations, may be returned);
- liabilities due to reimbursement in whole or in part of the amount received or amount receivable in the future, with regard to which the entity expects not to be authorized due to return;
- the asset due to the right of return according to the primary balance sheet value of this asset (product, good) reduced by the expected costs of return and possible impairment.

The Group has analyzed the effects of application of IFRS 15 and the amount of assets and liabilities do not differ materially from amounts of allowances reducing sales in year 2018. The Group has withdrawn from adjustment of the opening balance of retained earnings of the Group due to implementation of IFRS 15.

Advances received from customers

The Group receives short-term advances from customers for future sales of boxed games. The Group has booked these advances as a reduction in receivables and, upon issue of a pro forma sales invoice, recognized the revenues from sales. With reference to such short-term advances, the Group has applied the simplification provided for in IFRS 15 and shall not recognize the financing component.

n) Costs

The Group prepares a profit and loss account in the functional variant. Costs are classified according to function.

The net financing costs include payable interest on debt, determined on the basis of the effective interest rate, interests payable on cash invested by the Company, dividends due, profits and losses on exchange differences and profits and losses on hedging instruments, which are recognized in the profit and loss account.

Revenues from interest are recognized in the profit and loss account on accrual basis, using the effective interest rate method. Revenues from dividends are recognized in the profit and loss account as the Group acquires the right to receive it. The component constituting the financing cost arising from financial lease charges is recognized in the profit and loss account using the effective interest rate method.

o) Tax

The obligatory tax charges include: the current tax (CIT) and the deferred tax. A current tax charge is calculated on the basis of the tax result (taxation basis) for a given financial year. Tax for the current period and the previous periods is recognized as a liability in the amount, in which it was not paid.



Tax profit (loss) differs from booked net profit (loss) due to a exclusion of revenues subject to taxation and costs constituting tax deductible expenses in future years and expense and revenue items, which will never be subject to taxation. Deferred tax is calculated using the balance sheet method as tax to be paid or returned in the future on differences between the balance sheet value of assets and liabilities and the corresponding tax values used for calculation of taxation basis.

Deferred income tax assets and deferred income tax provisions are valuated using taxation rates, which are expected to be applicable, when a given asset is realized or a provision is reversed, on the basis of tax rates (and tax regulations) that are legally or actually obligatory as of the balance sheet date.

The value of asset due to deferred tax is subject to analysis on each balance sheet date, and if the estimated future tax profits are not sufficient for realization of an asset or its part, a write-off is made. Deferred income tax assets and deferred income tax provisions are not discounted.

Deferred tax is recognized in the profit and loss account, unless it is applicable to items recognized directly in equity. In the latter case, deferred tax is also settled directly as equity. The Group Companies compensate assets due to deferred income tax with provisions for deferred income tax only when they have executable legal titles to conduct compensation of deferred income tax provisions.

p) Transactions expressed in foreign currencies

Transactions executed in foreign currencies are translated to the functional currency using exchange rates applicable on the date of execution of these transactions in the following manner:

- in the case of sale of foreign currencies and repayment of receivables at the exchange rate of purchase, applied by the bank rendering services on behalf of the Company,
- in the case of purchase of foreign currencies and repayment of liabilities at the exchange rate of sale, applied by the bank rendering services on behalf of the Company,
- in the case of other transactions according to the average exchange rate provided for a given currency by the National Bank of Poland, unless the customs documents provide for a different exchange rate.

Cash items recognized according to their historic cost expressed in a foreign currency are recognized as of the balance sheet date using the average exchange rate published by the National Bank of Poland as of the balance sheet date. Non-cash items recognized according to historic cost, expressed in a foreign currency, are presented at their exchange rate on the transaction execution date. Non-cash items recognized in their fair value, expressed in a foreign currency, are presented at their exchange rate publicable on the date of determination of their fair value.

Positive and negative exchange rate differences based on settlement of transactions in foreign currencies and from conversion of cash assets and liabilities according to average exchange rates of the National Bank of Poland at the end of the year are recognized in the profit and loss account, except for cases of settlement in equity meeting the criteria for recognition of cash flow hedges.

q) Reporting of operating segments

According to IFRS 8, an operating segment is a separate component of the Company that delivers specific products or services (business segment) or delivery of products or services in a specific economic environment (geographic segment), which is subject to risks and obtains benefits different from those of other segments.

In accordance with IFRS 8, the Company discloses separate information on segments, if the revenues, financial result or assets of a given segment constitute 10% or more of the total value for all segments. Segment reporting encompasses at least 75% of all revenues of the entity.

CI Games S.A. identifies operating segments if all of the following prerequisites are met:

• a given component of the Entity engages in business activity, in association with which it may earn revenues and generate expenses;



- the results of operation of this component are reviewed on a regular basis by the key operating decision-maker of the Company to make decisions on resources allocated to the segment and assessment of results of operation of the segment;
- separate financial information is available for the component under analysis. The Company has identified the following segments:
- Game production and sales;
- Publishing activity conducted by subsidiary United Label S.A>

In addition, CI Games S.A. Capital Group presents revenues from sales as divided into the following segments:

- business segment division into sales of products, goods and services
- geographic segment division of sales into areas: Europe, North and South America and Asia and Africa.

Revenues from sales of products include sales of products manufactured by the Group and subject to its exclusive license rights due to their production, or subject to licenses acquired for their publishing and distribution.

Revenues from sales of services include revenues from services rendered by the Group on behalf of other entities.

Revenues from sales of goods include sales of products that have been purchased and designated for resale without further processing, as well as sales of materials designated for production.

The operating expenses are divided into:

- direct costs, which can be assigned to a given product or service or the value of goods or materials sold at their purchase price,
- indirect costs, which cannot be assigned directly to a specific product, such as general management costs, costs of sales, other operating expenses.

r) Discontinuing operations and fixed assets for sale

Directly prior to reclassification of assets for sale, valuation of assets (or all assets and liabilities designated for sale) is updated in accordance with the appropriate IFRS. Then, on the date of their initial classification as designated for sale, fixed assets or group for sale are recognized according to the lower of the following: their balance sheet value or fair value reduced by costs of effecting the sale.

Impairment recognized upon initial classification as held for sale is recognized in the profit and loss account, also in the case of revaluation. The same applies to profits and losses due to subsequent changes in value.

Discontinued operations are a part of activity of the Group, which constitutes a separate line of activity or a geographic segment or a subsidiary purchased exclusively for the purpose of resale.

Classification as discontinued operations takes place as a result of sale or as the operations fulfill the criteria for qualification in the group held for sale.

9. Changes in the accounting principles (restatement of financial statements).

The accounting principles (policy) applied to preparation of these financial statements are consistent with those applied in preparation of the financial statements of the Company for the year ended on December 31st, 2018, except for the change in the accounting policy of the Company, pertaining to the following amendments to standards and new interpretations applicable to annual periods starting on January 1st, 2018, with the exception of application of the following amendments to standards and new interpretations applicable to annual periods and new interpretations applicable to annual periods starting on January 1st, 2018.

Other and amended standards applicable to annual periods commencing on January 1st, 2019



- IFRS 16 Lease- the impact on the financial statements of the Group has been presented in subclause f) of the Accounting policy.
- Amendments to IFRS 9 "Financial Instruments" the right to early repayment with a negative consideration.

This standard exerted no material impact on the current financial statements of the Group.

• Amendments to IAS 19 "Employee Benefits" - changes to the defined benefit plan. This standard has no impact on

the current financial statements of the Group.

• Amendments to IAS 28 "Investments in associates and joint ventures" - valuation of long-term investments.

This standard exerts no material impact on the current financial statements of the Group.

 Adjustments based on review of IFRS 2015-2017 (IFRS 3 "Business Combinations", IFRS 11 "Joint arrangements", IAS 12 "Income Taxes", IAS 23 "Borrowing Costs") - are applicable to annual periods starting from January 1st, 2017 or later. These changes are aimed mainly at resolving discrepancies and clarification of wording.

This standard exerts no material impact on the current financial statements of the Group.

• IFRIC 23 "Uncertainty over Income Tax Treatments" - applicable to annual periods commencing on January 1st, 2019 or later. The aim of the interpretation is to clarify issues associated with recognition in the financial statements of uncertainty with regard to approval by tax authorities of a specific tax settlement, applied by the entity in its income statement.

This standard exerts no material impact on the current financial statements of the Group.

Presentation changes - comparability of consolidated data

From January 1st, 2019, the Group has presented the operating costs in the United States as selling costs. In the period from January 1st until December 31st, 2019, the costs of CI Games USA Inc. subsidiary were recognized both in costs of management and in selling costs. As a result of application of this change, the following items have been adjusted:

The profit and loss account for the period from January 1st until December 31st, 2018:

- The costs of management were reduced by PLN 1,139 thousand
- The selling costs were increased by PLN 1,139 thousand.

This change did not influence the financial result and equity of the Group. New standards and interpretations published, which have not come into force

In these consolidated financial statements, the Group did not decide to introduce early the standards published or their interpretations prior to their entry into force.

The standards and interpretations approved by the International Accounting Standards Board (IASB) to be applied after January 1st, 2020 and after January 1st, 2021 (but not approved yet by the European Union):

• Changes with regard to references to Conceptual Framework in IFRS

(applicable to annual periods starting on January 1st, 2020 or later).

- Adjustments to IFRS 3 "Business Combinations": the definition of a business (applicable to combinations, for which the takeover date falls on the beginning of the first annual period commencing on January 1st, 2020 or later and with reference to acquisition of assets on the date of commencement of this annual period or later).
- Adjustments to IAS 1 "Presentation of financial statements" and IAS 8 "Accounting policies, changes in accounting estimates and errors ". The changes pertain to definition of materiality (applicable to annual periods starting on January 1st, 2020 or later).

- IFRS 17 "Insurance contracts". The standard is applicable to annual periods starting on January 1st, 2018 or later.
- IFRS 14 "Regulatory Deferral Accounts" (applicable to annual periods commencing on January 1st, 2016 or later) the European Commission has decided not to commence the process of approval of this provisional standard to be used within the territory of the EU until the date of publication of the final version of the proper full standard IFRS 14.
- Amendments to IFRS 10 "Consolidated financial statements" and IAS 28
 - "Investments in Associates and Joint Ventures" Sales or contribution of assets between an investor and their associate or joint venture and subsequent amendments (the date of entry into force of these amendments has been postponed until completion of research work on the equity method).

The dates of entry into force, indicated above, are based on the content of standards announced by the Council for International Financial Reporting. The dates of entry into force of standards in the European Union may differ from dates of entry into force based on the content of the standards and are announced as the standard has been approved for application by the European Union. The Group has decided not to introduce early any of the standards, interpretations or amendments, listed above, which have been published but have not come into force. According to estimates of the Company, the standards, interpretations and amendments to standards listed above shall have no significant impact upon the financial statements of the Company and the Group.

The dates of entry into force are based on the content of standards announced by the Council for International Financial Reporting. The dates of entry into force of standards in the European Union may differ from dates of entry into force based on the content of the standards and are announced as the standard has been approved for application by the European Union. The Group is in the course of analysis of estimates of importance of impact of the standards listed above on financial statements of the Company.



II. The selected consolidated financial data

The balance sheet data has been converted using the average rate of exchange published by the President of the National Bank of Poland as of the date of presentation of the financial statements, which, as of the balance sheet date, amounted to:

- as of 12.31.2018 4.3000 PLN/EUR,
- as of 12.31.2019 4.2585 PLN/EUR.

Data in the profit and loss account and the cash flow statement has been converted to EUR according to the exchange rate determined as the arithmetic mean of exchange rates published by the President of the National Bank of Poland as of the last day of each month of the year:

- for year 2018 4.2669 PLN/EUR
- for year 2019 4.3018 PLN/EUR.

	for period from 1.01 to		for period from 1.01 to	
Consolidated profit and loss account				
	12.31.2019		12.31.2018	
	PLN thousand	EUR thousand	PLN thousand	EUR thousand
Net revenues from sales	47,478	11,037	21,985	5,152
Operating profit (loss)	1,047	243	(22,378)	(5,245)
Gross profit (loss)	219	51	(21,947)	(5,144)
Net profit (loss)	(2,877)	(669)	(22,693)	(5,318)
Number of shares (in thousands)*	155,414	155,414	151,110	151,110

(0.02)

(0.00)

(0.15)

Profit (loss) per ordinary share (in PLN/share)

*average weighted number of shares in a given year

Consolidated cash flow statement	for period from 01.01 to 12.31.2019		for period from 01.01 to 12.31.2018	
	PLN thousand	EUR thousand	PLN thousand	EUR thousand
Net cash flows from operations	(1,494)	(347)	8,795	2,061
Net cash flows from investments	(20,314)	(4,722)	(25,406)	(5,954)
Net cash flows from financial operations	15,855	3,686	15,739	3,689
Net cash flows	(5,953)	(1,384)	(872)	(204)

(0.04)



for p	eriod from	foi	for period from 1.01 to		
1.03	1 to	1			
12.3	31.2019	1	2.31.2018*		
PLN thousand	EUR thousand	PLN thousand	EUR thousand		
62,297	14,629	60,261	14,014		
34,803	8,173	19,433	4,020		
97,100	22,801	79,694	18,034		
60,318	14,164	53,870	12,528		
1,619	380	1,511	351		
36,782	8,637	25,824	6,005		
6,474	1,520	17,209	4,002		
30,308	7,117	8,615	2,003		
97,100	22,801	79,694	18,534		
	PLN thousand 62,297 34,803 97,100 60,318 1,619 36,782 6,474 30,308	thousand Lon thousand 62,297 14,629 34,803 8,173 97,100 22,801 60,318 14,164 1,619 380 36,782 8,637 6,474 1,520 30,308 7,117	I.0.1-v I.0.1-v I.0.1-v 1.2.2019 FLN 1 PLN FLN PLN 1.6.2297 14.629 60.261 34.803 8.173 19.433 97.100 22.801 79.694 1.6.15 14.629 19.433 1.6.161 38.03 1.511 1.6.161 3.8637 25.824 1.6.17 1.520 1.7209 1.6.338 7.117 8.615		

*Changed data



III. Financial data of CI Games Capital Group for the period from 01.01.2019 to 11.15.2019

ASSETS		as of 12.31.2019 PLN thousand	as of 12.31.2018* PLN thousand
A. FIXED ASSETS		62,297	60,261
Tangible fixed assets	1	376	1,083
Intangible assets	2	52,885	52,161
Advance payments for intangible assets		1,943	121
Right to use assets	3	1,133	-
Deferred income tax asset	4	5,949	6,859
Other fixed assets		11	37
B. CURRENT ASSETS		34,803	19,433
Inventories	5	3,118	2,687
Advance payments granted	5	25	36
Trade receivables	6	19,921	3,110
Cash and cash equivalents	7	6,659	12,612
Other current assets	8	5,080	988
ASSETS TOTAL		97,100	79,694

Consolidated statement on financial condition



EQUITY AND LIABILITIES		as of 12.31.2019	as of 12.31.2018*
		PLN thousand	PLN thousand
A. EQUITY		60,318	53,870
Share capital	9	1,619	1,511
Share premium account	10	49,759	40,588
Reserve capital for purchase of shares	11	16,000	16,000
Translation differences from conversion of foreign entities		413	367
Retained earnings		(7,473)	(4,596)
including profit/loss for period		(2,877)	(22,693)
Capital of the parent entity		60,318	53,870
Minority capital		-	-
B. LIABILITIES		36,782	25,824
Long-term liabilities		6,474	17,209
Liabilities on account of loans, credits, and other debt instruments	13	-	12,744
Liabilities due to financial lease	13	269	303
Deferred income tax provisions	4	6,205	4,162
Short-term liabilities		30,308	8,615
Liabilities on account of loans, credits, and other debt instruments	13	24,051	3,468
Income tax liabilities	14	-	450
Trade liabilities	18	4,675	3,375
Liabilities due to financial lease	13	634	224
Other liabilities	20	176	309
Other short-term provisions	21	682	789
Deferred income		90	-
TOTAL EQUITY AND LIABILITIES		97,100	79,694
Accounting value (in PLN thousand)		60,318	53,870
Number of shares (in thousands)		161,943	151,110
Average weighted annual number of shares (in thousands)		155,414	151,110
Accounting value per share (in PLN)**		0.39	0.36

*changed data

**average weighted number of shares in a given year



Consolidated statement of comprehensive income

	Note	for period from 1.01 to 12.31.2019 PLN thousand	for period from 1.01 to 12.31.2018* PLN thousand
Continuing operations			
Net revenues from sales	22	47,478	21,985
Revenues from sales of products and services		47,478	21,244
Revenues from sales of goods and materials	23	-	741
Costs of production, goods and services sold		(29,013)	(17,131)
Cost of products sold		(29,013)	(17,119)
Value of goods and materials sold		-	(12)
Gross profit (loss) on sales		18,465	4,854
Other operating revenues	25	4,729	166
Selling costs	23	(13,551)	(4,898)
General and administration costs	23	(5,806)	(4,747)
Other operating expenses	26	(2,790)	(17,753)
Operating profit (loss)		1,047	(22,378)
Financial revenue	27	10	820
Financial costs	27	(838)	(389)
Profit (loss) before tax		219	(21,947)
Income tax	28	(3,096)	(746)
Profit (loss) on continued operations		(2,877)	(22,693)
Discontinued operations		-	-
Loss on discontinued operations		-	-
NET PROFIT (LOSS)		(2,877)	(22,693)
Total other comprehensive income, including:			
Translation differences from conversion of foreign entities		46	59
TOTAL INCOME FOR FINANCIAL YEAR		(2,831)	(22,634)
Net profit (loss) (in PLN thousand)		(2,877)	(22,693)
Number of shares (in thousands)		161,943	151,110
Average weighted annual number of shares (in thousands)		155,414	151,110
Profit (loss) per ordinary share (in PLN)		(0.02)	(0.15)

* changed data



Consolidated statement of changes in equity

for period from 1.01 to 12.31.2018	Share capital PLN thousand	Share premium PLN thousand	Reserve capital for buyback of shares PLN thousand	Other reserve capital PLN thousand	Translation differences PLN thousand	Retained earnings PLN thousand	Equity total PLN thousand
AS OF 12.31.2019	1,511	40,588	16,000		367	8,348	66,814
Adjustment of result for previous years	-	-	-	-	-	(12,944)	(12,944)
STATE AS OF 12.31.2019, UPON CONVERSION	1,511	40,588	16,000	-	367	(4,596)	53,870
CHANGES IN EQUITY							
Profits and losses in the period	-	-	-	-	-	(2,877)	(2,877)
Issue of shares	108	9,171	-	-	-	-	9,279
Translation differences	-	-	-	-	46	-	46
AS OF 12.31.2019	1,619	49,759	16,000	-	413	(7,473)	60,318

for period from 1.01 to 12.31.2018	Share capital	Share premium PLN thousand	Reserve capital for buyback of shares	Other capital	Translation differences	Retained earnings	Equity total
	PLN thousand		PLN thousand	PLN thousand	PLN thousand	PLN thousand	PLN thousand
AS OF 1.01.2018	1,511	40,567	16,000	-	308	31,041	89,427
Adjustment of result for previous years	-	-	-	-	-	(12,944)	(12,944)
STATE AS OF 12.31.2019, UPON CONVERSION	1,511	40,567	16,000	-	308	18,097	76,483
CHANGES IN EQUITY							
Profits and losses in the period	-	-	-	-	-	(22,693)	(22,693)
Issue of shares	-	21	-	-	-	-	21
Translation differences	-	-	-	-	59		59
AS OF 12.31.2018	1,511	40,588	16,000	-	367	(4,596)	53,870



Consolidated cash flow statement

	for period from 1.01 to 12.31.2019 PLN thousand	for period from 1.01 to 12.31.2018 PLN thousand
CASH FLOW FROM OPERATIONS		
Gross profit (loss)	219	(21,947)
Total adjustments	(1,713)	30,742
Amortization and depreciation	19,467	11,506
Establishment (reversal) of impairment allowances	(22)	15,231
Profit (loss) on exchange rates	(13)	11
Interest rates	476	34
Commissions on loans	-	37
Profit (loss) on sale of fixed assets	-	34
(Profit) loss on investment	(956)	-
Change in receivables	(16,816)	2,809
Change in inventories and advance payments	(404)	2,372
Change in balance of trade and other receivables	717	869
Change in balance of liabilities and provisions for employee benefits	(107)	(3,475)
Change in balance of other current assets	(4,055)	2,465
Tax paid	(136)	-
Deferred income	90	(1,209)
Other adjustments	46	58
Net cash flows from operations	(1,494)	8,795
CASH FLOWS FROM INVESTMENTS	(-) /	-,
Repayment of loans granted		-
Proceeds from sale of intangible assets and property, plant and equipment	41	87
Expenditures for purchase of intangible assets and property, plant and equipment	(2,100)	(1,107)
Expenses for development projects	(18,255)	(24,386)
Expenses for purchase of financial assets	-	-
Expenses due to loans granted		
Net cash from investments	(20.214)	(25.406)
CASH FLOW FROM FINANCIAL OPERATIONS	(20,314)	(25,406)
Net proceeds from issue of stocks and other equity instruments and contributions to equity	9,279	20
Proceeds from credits and loans incurred	9,403	16,212
Expenses due to repayment of credits and loans incurred	(1,700)	-
Expenses due to repayment of liabilities due to financial lease contracts	(517)	(230)
Expenses due to interest	(574)	(151)
Other financial expenditures	(36)	(112)
Net cash from financial operations	15,855	15,739
TOTAL NET CASH FLOWS	(5,953)	(872)
EXCHANGE DIFFERENCES ON CASH	-	-
BALANCE SHEET INCREASE/DECREASE IN CASH AND CASH EQUIVALENTS	(5,953)	(872)
OPENING BALANCE OF CASH AND CASH EQUIVALENTS		13,484
CLOSING BALANCE OF CASH AND CASH EQUIVALENTS	6,659	13,484



IV. Notes to the consolidated financial statements of CI Games S.A

Note I Changes in fixed assets by type group

FOR PERIOD FROM 1.01 TO 12.31.2019	Buildings, premises and civil and water engineering structures	Technical equipment and machines	Vehicles	Other fixed assets	Fixed assets in progress	Total
Gross value as of 01.01.2019	-	1,678	999	48	1	2,726
Reclassification according to IFRS 16	-	-	(856)	-	-	(856)
increases:	-	263	-	4	6	273
- acquisition	-	263	-	4		267
- transfer	-	-	-	-	-	-
- other	-	-	-	-	-	-
decreases:	-	(10)	(143)	-	-	(153)
- liquidation, sale	-	(10)	(143)	-	-	(153)
- transfer	-	-	-	-	-	-
- other	-	-	-	-	-	-
Gross value as of 12.31.2019	-	1,931	-	52	7	1,990
Redemption as of 01.01.2019	-	1,368	249	26	-	1,643
Reclassification according to IFRS 16			(150)			(150)
increases:	-	217	3	13	-	233
- amortization	-	217	3	13	-	233
decreases:	-	(10)	(102)	-	-	(112)
- liquidation, sale	-	(10)	(102)	-	-	(112)
- other	-	-	-	-	-	-
Redemption as of 12.31.2019	-	1,575	-	39	-	1,614
Net value						
As of 12.31.2019	-	310	750	22	1	1,083
As of 01.01.2019 after reclassification according to IFRS 16	-	310	44	22	-	377
State as of 12.31.2019	-	356	-	13	7	376



FOR PERIOD FROM 1.01 TO 12.31.2018	Buildings, premises and civil and water engineering structures	Technical equipment and machines	Vehicles	Other fixed assets	Fixed assets in progress	Total
Gross value as of 01.01.2018	999	2,436	391	167	22	4,015
increases:	-	91	633	3	769	1,496
- acquisition	-	-	-	-	769	769
- transfer	-	91	633	3	-	727
decreases:	(999)	(845)	-	(99)	(791)	(2,734)
- liquidation	(999)	(845)	-	(93)	-	(1,937)
- transfer	-	-	-	(6)	(721)	(727)
- other	-	-	-	-	(70)	(70)
Gross value as of 12.31.2018	-	1,682	1,024	69	-	2,775
Redemption as of 01.01.2018	908	1,963	114	117	-	3,102
increases:	85	232	153	17	-	487
- amortization	85	232	153	17	-	487
decreases:	(993)	(817)	-	(87)	-	(1,897)
- liquidation	(993)	(817)	-	(87)	-	(1,897)
Redemption as of 12.31.2018	-	1,378	267	47	-	1,692
Net value						
As of 1.01.2018	91	473	277	50	22	913
As of 12.31.2018	-	304	757	22	-	1,083



Note 2 Changes in value of intangible assets according to type group and advances for intangible assets

All intangible assets of the Group are characterized by a specific period of use and are subject to amortization. The recoverable value of intangible assets used as of the balance sheet date is higher than their value not subjected to redemption. Development projects conducted, recognized as an intangible asset, in the opinion of the Management Board, will be completed and will bring the expected economic effects.

FOR THE PERIOD FROM 1.01 UNTIL 12.31.2019	Costs of development projects	Copyrights, licenses, concessions	Rights to press titles	Other intangible assets	Advances for intangible assets	Total
Gross value as of 01.01.2019	192,649	200	51	2,204	121	195,225
increases:	19,042	-	-	3	1,822	20,867
- acquisition	-	-	-	3	1,822	1,825
- produced internally	19,042	-	-	-	-	19,042
decreases:	-	-	-	-	-	-
- liquidation	-	-	-	-	-	-
- impairment allowance	-	-	-	-	-	-
Gross value as of 12.31.2019	211,691	200	51	2,207	1,943	216,092
Redemption as of 01.01.2019	141,779	200	51	913	-	142,943
increases:	17,903	-	-	418	-	18,321
- amortization	17,903	-	-	418	-	18,321
decreases:	-	-	-	-	-	-
- liquidation	-	-	-	-	-	-
Redemption as of 12.31.2019	159,682	200	51	1,331	-	161,264
Net value						
As of 12.31.2019	50,870	-	-	1,291	121	52,28 2
State as of 12.31.2019	52,009	-	-	876	1,943	54,82 8

FOR THE PERIOD FROM 1.01 TO 12.31.2018	Costs of development projects	Copyrights, licenses, concessions	Rights to press titles	Other intangible assets	Advances for intangible assets	Total
Gross value as of 01.01.2018	183,688	200	51	2,448	-	186,387
increases:	24,126	-	-	1,099	121	25,346
- acquisition	-	-	-	1,099	-	1,099
- produced internally	24,126	-	-	-	-	24,126
- transfer	-			-	121	121
decreases:	(15,165)	-	-	(1,343)	-	(16,508)
- liquidation	-	-	-	(1,343)	-	(1,343)
- impairment allowance	(15,044)	-	-	-	-	(15,044)
- transfer	(121)	-	-	-	-	(121)
Gross value as of 12.31.2018	192,649	200	51	2,204	121	195,225
Redemption as of 01.01.2018	131,100	200	51	2,242	-	133,593
increases:	10,679	-	-	342	-	11,021
- amortization	10,679	-	-	342	-	11,021
decreases:	-	-	-	(1,671)	-	(1,671)
- liquidation	-	-	-	(1,671)	-	(1,671)
Redemption as of 12.31.2018	141,779	200	51	913	-	142,943
Net value						
As of 1.01.2018	52,588	-	-	206	-	52,794
As of 12.31.2018	50,870	_	_	1,291	121	52,282

In 2019, the value of expenditures for development projects was PLN 19 million and was mainly related to expenditures for production of "Lords of the Fallen 2" and "Sniper Ghost Warrior Contracts".

In 2019, the Parent Entity entered in Intangible assets the finished development projects associated with completion of production of the "Sniper Ghost Warrior Contracts" game.



As of 12.31.2019, the Company performed an impairment test for development projects. In estimation of value in use, the forecast cash flows were discounted to their current value using the discount rate before taking into account the effects of taxation, which reflected the current market estimation of time value of money and the risk typical for each asset.

As of 12.31.2019, advances for intangibles amounted to PLN 1,943 thousand and were based on expenditures for financing of production of three games by subsidiary United Label S.A. United Label S.A. has signed four publishing agreements with development studios, and in the case of three agreements, it participates in the cost of production of games.

Note 3 Right to use assets

The issuer has recognized the contract for lease of office space and contracts for lease of three vehicles as the right to use assets.

FOR THE PERIOD FROM 1.01 UNTIL 12.31.2019	Contract for lease of office space	Vehicles	Total
Gross value as of 01.01.2019	4,456	856	5,312
increases:	634	-	634
- conclusion of a new contract	634	-	634
decreases:	(4,456)	-	(4,456)
- contract termination	(4,456)	-	(4,456)
Gross value as of 12.31.2019	634	856	1,490
Redemption as of 01.01.2019	-	150	150
increases:	952	172	1,124
- amortization	952	172	1,124
decreases:	(917)	-	(917)
- withdrawal from contract	(917)	-	(917)
Redemption as of 12.31.2019	35	322	357
Net value			
As of 12.31.2019	4,456	706	5,162
State as of 12.31.2019	599	534	1,133



Note 4 Assets and deferred income tax provision

DEFERRED TAX	as of 12.31.2019 PLN thousand	as of 12.31.2018* PLN thousand	
Asset due to deferred income tax			
Opening balance	6,859	12,704	
Including assets recognized in financial result	6,859	12,704	
Increases recognized in financial result	5,949	6,859	
provisions for costs	60	105	
impairment allowances for receivables	-	249	
provisions for returns	516	-	
impairment allowances for inventories	3	36	
valuation of inventories	-	-	
valuation of receivables	103	-	
valuation of bank accounts	5	-	
taxation loss	5,261	6,265	
value of trademarks acquired	-	-	
lease of fixed assets	1	2	
other	-	202	
Decreases recognized in financial result	6,859	12,704	
Closing balance	5,949 6,859	5,949 6,859	
Provisions due to deferred tax			
Opening balance	4,162	9,263	
Including assets recognized in financial result	4,162	9,263	
ncreases recognized in financial result	6,205	4,162	
valuation of provisions for returns	27	-	
lease of vehicles	44	-	
valuation of receivables	-	46	
valuation of liabilities	1	6	
other	10	-	
Original Force damages	523	-	
difference between balance sheet value and tax value of fixed assets	5,600	4,110	
Decreases recognized in result	4,162	9,263	

6,205

4,162


As a result of decision of the Head of Mazowiecki Customs and Revenue Office in Warsaw based on the customs and taxation inspection of 21.10.2019, the Company submitted an adjusted income statement CIT-8 for year 2013, adjusting recognition of revenues and expenses associated with settlement of trademark transactions, that is, reduced the tax expenses by the amount of amortization write-offs for trademarks in the amount of PLN 6,464 thousand and license fees in the amount of PLN 718 thousand and reduced tax revenues by license charges in the amount of PLN 172 thousand. As a result of this decision, the Company adjusted the value of tax losses for years 2013-2017, which resulted in reduction of the value of the asset due to deferred tax by the amount of PLN 12,494 thousand. This adjustment was recognized as an error for previous periods (described in Chapter I clause 9). As a result of adjusted income statements CIT-8 submitted for years 2013-2017, in December 2019, the Company paid a tax in the amount of PLN 450 thousand with interest in the amount of PLN 133 thousand.

Note 5 Inventories - structure and aging

INVENTORIES	as of 12.31.2019 PLN thousand	as of 12.31.2018 PLN thousand
Materials	215	687
Finished products	3,061	2,186
Goods	-	-
Total gross inventories	3,276	2,873
Impairment allowance	(158)	(186)
Total net inventories	3,118	2,687

INVENTORIES - AGING	as of 12.31.2019 PLN thousand	as of 12.31.2018 PLN thousand
0 - 90 days	2155	360
91 - 180 days	2	131
181 - 360 days	221	824
above 360 days	898	1,558
Impairment allowance	(158)	(186)
Total net inventories	3,118	2,687

Increase in the balance of inventories as of 12.31.2019 in comparison with the balance at the end of year 2018 is due to increase in SGWC finished products.

In the opinion of the Management Board of the Issuer, all provisions that are not subject to an impairment allowance represent a recoverable value higher than their book value.



Note 6 Trade receivables and advances paid

RECEIVABLES - STRUCTURE	as of 12.31.2019 PLN thousand	as of 12.31.2018 PLN thousand
Trade receivables from related entities	13	-
Trade receivables from other entities	21,882	5,077
up to 12 months	21,882	5,077
above 12 months	-	-
Trade receivables	21,895	5,077
Impairment allowance for trade receivables	(1,974)	(1,967)
Net trade receivables	19,921	3,110
Advance payments granted	25	36
RECEIVABLES - AGING	as of 12.31.2019 PLN thousand	as of 12.31.2018 PLN thousand
on schedule	10,913	1,865
overdue:	10,982	3,212
1 - 30 days	7,888	308
31 - 90 days	578	173
91 - 180 days	116	7
above 180 days	2,400	2,724
Impairment allowance	(1,974)	(1,967)
(NET) RECEIVABLES - CURRENCY STRUCTURE	as of 12.31.2019	as of 12.31.2018
PLN	1,842	557
EUR	2,387	226
GBP	19	9
USD	2,059	409

Trade receivables are recognized and presented according to previously invoiced amounts, taking into account the allowance for expected credit losses throughout their useful life. Allowances for doubtful receivables are estimated when collection of the full amount receivable is no longer probable.

The Group valuates its trade receivables that lack a material financing component according to their transaction price. The Group applies simplified methods of valuation of receivables according to amortized cost, if this does not lead to distortion of information contained in the statement on financial condition, particularly if the period remaining until repayment of receivables is not long. Receivables valuated according to amortized cost, which are subject to simplification by the Group, are valuated upon their initial recognition in the amount of payment required, and in the later period, including at the end of the reporting period, in the amount of the required payment reduced by impairment allowances.



For the purpose of estimation of the expected credit loss, the Group uses a matrix of provisions estimated on the basis of historic levels of debt sustainability and recovery of receivables from business partners.

Increase in the balance of receivables as of 12.31.2019 in comparison with the balance at the end of year 2019 is a result of the November game premiere of 22.11.2019 and contains mainly receivables from digital sales in December and partial sales of physical products. Most of these receivables were converted to cash in January and February 2020.

Note 7 Cash and cash equivalents

CASH AND CASH EQUIVALENTS	as of 12.31.2019 PLN thousand	as of 12.31.2018 PLN thousand
Bank accounts	6,651	12,598
Short-term deposits	-	-
Cash in hand	8	14
Total cash and cash equivalents	6,659	12,612

CASH STRUCTURE	as of 12.31.2019 PLN thousand	as of 12.31.2018 PLN thousand
Cash in hand	8	14
Cash in bank	6,651	12,598
Total	6,659	12,612
Total cash for the purpose of the cash flow statement	6,659	12,612

Note 8 Other assets

OTHER ASSETS	as of 12.31.2019	as of 12.31.2018
	PLN thousand	PLN thousand
Tax receivables (excluding income tax)	747	559
Other settlements with employees	31	103
Securities and deposits	467	4
Other settlements	3,488	-
Prepayments	358	359
Insurance	128	129
Licenses	195	158
Other prepayments	35	72
Other assets total	5,091	1,025
including long-term assets:	11	37
Other	11	37

Tax receivables include VAT to be returned.



Securities and deposits pertain mainly to deposits for lease of office space.

As of 12.31.2019, Other settlements include:

- balance with EP Office 1 Sp. z o.o. concerning unduly collected bank guarantees (described in Note 33) for the total amount of PLN 735 thousand (EUR 172 thousand). The Management Board is of opinion that the evidence gathered, procedural documentation and legal arguments make it possible to assume that probability of winning of this case is high, and thus establishment of an allowance for these receivables is not justified.
- balance in the amount of PLN 2,753 thousand (USD 725 thousand) with Original Force, Ltd. A description of the case can be found in Note 27.

Note 9 Share capital

As of 12.31.2019, the share capital of the Issuer consisted of eight series of shares with the following parameters:

SHARE S		NUMBER	NOMINAL VALUE	DECICEDATION
SHARE S	ERIES	NOMBER	(PLN)	REGISTRATION
A - ordinary	bearer / paid	100,000,000	1,000	01.06.2007
B - ordinary	bearer / paid	400,000	4	10.08.2008
C - ordinary	bearer / paid	25,000,000	250	17.12.2008
D - ordinary	bearer / paid	1,100,000	11	09.10.2009
E - ordinary	bearer / paid	12,649,990	126	09.01.2014
G - ordinary	bearer / paid	11,000,000	110	06.12.2016
F - ordinary	bearer / paid	960,000	10	30.11.2017
H - ordinary	bearer / paid	10,833,025	108	09.08.2019
Total		161,943,015	1,619	

In the reporting period, CI Games S.A. issued 10,833,025 ordinary bearer shares of series H to raise the share capital of the Company within the limits of the authorized capital. Series H shares were issued (acquired) at the price of PLN 0.90 each. All of the issued series H shares in the total number of 10,833,025, were fully paid. The gross value of this issue amounted to PLN 9,750 thousand, and net proceeds amounted to PLN 9,280 thousand. Surplus over the nominal value of shares in the amount of PLN 9,641 thousand was recognized as supplementary capital.

The structure of ownership of share capital as of the date of signing of this financial statement was as follows:

SHARE CAPITAL - STRUCTURE	Number of shares	% of votes
Marek Tymiński	52,663,570	32.52
Other shareholders	109,279,445	67.48
All shareholders in total	161,943,015	100%



Note 10 Share premium account

SHARE SERIES	NUMBER	SURPLUS
B - ordinary bearer shares/ paid	400,000	36
C - ordinary bearer shares/ paid	25,000,000	22,250
D - ordinary bearer shares/ paid	1,100,000	99
E - ordinary bearer shares/ paid	12,649,990	11,259
G - ordinary bearer shares/ paid	11,000,000	24,860
F - ordinary bearer shares/ paid	960,000	663
H - ordinary bearer shares/ paid	10,833,025	9,641
TOTAL	61,943,015	68,808
Decrease due to costs of issue of series C		(1,829)
Decrease due to costs of issue of series E		(285)
Transfer to reserve capital		(16,000)
Decrease due to costs of issue of series G		(416)
Decrease due to costs of issue of series F		(49)
Decrease due to costs of issue of series H		(470)
State as of December 31st, 2019		49,759

Note 11 Reserve capital for purchase of treasury shares

Established by resolution of the Extraordinary General Meeting of CI Games S.A. of 08.11.2010 in association with a resolution passed on the same day on approval of purchase by the Company of treasury shares. The capital was established by transfer from supplementary capital of the Company of amounts, which in accordance with art. 348 par. 1 of the Code of Commercial Companies may be distributed among the shareholders.

The amount of reserve capital for purchase of treasury shares as of 12.31.2019: PLN 16,000,000 (12.31.2018: PLN 16,000,000)

Until the date of preparation of the financial statements, no acquisition of treasury shares by the Issuer has taken place.

Note 12 Revaluation reserve

In the settlement period, the Company had no Revaluation reserve or open forward contract positions.



Note 13 Credit, loan and financial lease liabilities

LOAN LIABILITIES	as of 12.31.2019	as of 12.31.2018
	PLN thousand	PLN thousand
Liabilities due to financial lease - the short-term component	634	224
Liabilities due to financial lease - the long-term component	269	303
Liabilities due to credits, including overdraft facilities	24,051	16,212
TOTAL	24,954	16,739

As of 12.31.2019, financial lease liabilities pertain to lease contracts for three vehicles (PLN 300 thousand) and a contract for lease of office space (PLN 603 thousand), for which the future discounted installments are presented as lease liabilities.

Note 14 Income tax liabilities

SETTLEMENTS DUE TO INCOME TAX	as of 12.31.2019 PLN thousand	as of 12.31.2018* PLN thousand
Income tax liabilities	-	450
- corporate income tax	-	450

* changed data

Note 15 Information on incurred credits and liabilities due to debt securities

On 09.01.2018, CI Games S.A. concluded two credit agreements with mBank S.A.:

1) The overdraft agreement has been concluded for a limited period of time until 29.01.2020 up to PLN 5 million.

The overdraft agreement referred to above is secured by: i) a loan repayment guarantee granted as a part of the de minimis portfolio guarantee line; ii) a blank promissory note issued by the Company with a blank promissory note agreement; iii) global assignment on behalf of the Bank of receivables based on contracts with selected business partners of the Company; iv) registered pledge on shares of the Company in the total amount of 15,000,000 shares, owned by Mr. Marek Tymiński - stockholder of the Company.

As of 12.31.2019, the credit balance amounted to PLN 4,971 thousand. The credit was fully paid in January of 2020.

2) The open-end credit agreement in the Polish currency of the total value of PLN 30 million. The purpose of this credit was to finance the production and cost of marketing games.

The agreement has been concluded for a limited period of time until 30.06.2020.

The open-end credit agreement referred to above is secured by: i) registered pledge on shares of the Company in the total amount of 15,000,000 shares, owned by Mr. Marek Tymiński - stockholder of the Company; ii) a blank promissory note issued by the Company with a blank promissory note agreement;



iii) global assignment on behalf of mBank of receivables based on contracts with selected business partners of the Company.

In association with the notice of termination of the contract with Defiant for production of the game "Lords of the Fallen 2", which was financed by a bank loan on the basis of the agreement referred to above, on 06.28.2019, in accordance with the Annex, the Company undertook to withdraw from 06.26.2019 from further drawdowns on the basis of the Open-End Credit Agreement. The reason for conclusion of the Annex is the notice of termination given by the Company for the contract with Defiant, as one of the main purposes of the Open-End Credit Agreement of the Company with Defiant.

As of 12.21.2019, the open-end credit balance amounted to PLN 19,077 thousand. The Management Board of the Bank has commenced negotiations with mBank, concerning a significant extension of financing of the Company by the Bank within the framework of two out of the three projects, which were the target of financing based on the Open-End Credit.

Note 16 Provisions for employee benefits

Provisions for employee benefits include the payments in lieu of leaves unused as of 12.31.2019.

Provisions for severance payments have not been established due to low average age of employees and the resulting immaterial value of provisions.

Note 17 Financial assets and liabilities - classification and valuation

Upon analysis of individual classes of financial instruments, the Management Board decided that the balance sheet value of instruments did not depart significantly from their fair value both on 12.31.2019 and on 12.31.2018.

Financial assets and liabilities - classification and valuation	as of 12.31.2019	as of 12.31.2018
	PLN thousand	PLN thousand
Financial assets valuated according to amortized cost		
Trade receivables	19,921	3,110
Cash and cash equivalents	6,659	12,612
Financial assets valuated according to fair value		
Non-quoted shares and stocks		
Total financial assets	26,580	15,722
Financial liabilities valuated according to amortized cost		
Trade liabilities	4,675	3,375
Financial liabilities	24,954	16,739
Total financial liabilities	29,629	20,114

The Group is exposed to the following types of risk due to use of financial instruments:

Credit risk, cash flow risk

Credit risk is associated with a risk of financial loss in a situation, when the other party to the contract for a financial instrument has failed to meet the obligations based on the contract. This risk is related mainly to trade receivables and loans granted.



At present, the Group applies no insurance for trade receivables. The risk of impairment of these financial instruments is secured by cooperation with business partners in a stable financial condition and ongoing monitoring of this cooperation. Moreover, there are no substantial delays in settlement of receivables of the Group.

The currency risk

Liabilities and receivables resulting from current operations have emerged mainly in currencies other than Polish zloty, which is the functional currency and the presentation currency. The Issuer uses liabilities in currencies other than the functional currency as a security for the exchange rate risk due to receivables in foreign currencies. The Group does not secure the foreign currency risk by entering into FX forward contracts.

In 2019, most revenues of the Capital Group were generated mainly in two currencies: Euro and American dollars. The parent entity secures itself against the foreign currency risk by incurring liabilities in these currencies.

Interest rate risk

The Company is a party to a bank loan with a variable interest rate, based on WIBOR ON rate plus the Bank's margin, and it has granted a loan based on WIBOR 3M increased by a margin, and thus it is exposed to the risk of changing interest rates.

Sensitivity analysis

The table below presents the impact of a change by 10% of the exchange rates of EUR and USD on the balance of receivables, liabilities and cash as of 12.31.2019.

SENSITIVITY	as of 12.31.2019	+/- 10% PLN/EUR	+/- 10% PLN/USD
Receivables	19,921	1,017	782
Liabilities	4,675	136	226
Cash	6,659	146	499

* impact on balances of current capital and cash balance in the case of a change in exchange rates by +/- 10%

Interest rate risk

The interest rates depended on LIBOR and WIBOR interbank rates and thus on the risk of interest rates of the entire economic systems. The Company applies no hedging instruments with regard to this type of risk.

Price risk

The Company secures itself against a drop in value of financial instruments and the risk of decrease in associated cash flows by conducting sales in many countries and economic systems. This secures the Company against economic fluctuations on a single market. The Group enhances its product range by introducing new and better products and products for new consoles, develops it products range and strengthens its competitive advantage. Careful selection of distributors and assessment of their financial standing also allows for reduction of the price risk.

Risk of new game titles

Activity of the Company is focused on production of computer games. Computer game production requires substantial expenditures for development projects and marketing costs, which limits the Group's ability to diversify the risk and distribute it among different products (titles). As a result, there is risk concentration in the relatively few game titles that are scheduled to release at a given time. As a result of such risk concentration, in the case of insufficient sales of a game, the company is exposed to the risk of a significant decrease in revenues from sales, net results and liquidity problems.



Note 18 Trade liabilities

LIABILITIES - STRUCTURE	as of 12.31.2019 PLN thousand	as of 12.31.2018 PLN thousand
Trade liabilities to related entities	-	-
Trade liabilities to other entities	4,675	3,375
up to 12 months	4,675	3,375
above 12 months	-	-
Trade liabilities	4,675	3,375

LIABILITIES - CURRENCY STRUCTURE	as of 12.31.2019	as of 12.31.2018
PLN	583	566
EUR	319	242
GBP	94	5
USD	596	464

*currency liabilities presented in the original currency

Note 19 Aging of trade liabilities

LIABILITIES - AGING	as of 12.31.2019 PLN thousand	as of 12.31.2018 PLN thousand
on schedule	3,908	2,153
overdue:	767	1,222
1 - 30 days	164	572
31 - 90 days	60	162
91 - 180 days	-	-
above 180 days	543	488
Trade liabilities	4,675	3,375

Note 20 Other Liabilities

OTHER LIABILITIES	as of 12.31.2019 PLN thousand	as of 12.31.2018 PLN thousand
Tax liabilities excluding corporate income tax	174	305
Other liabilities	2	4
Trade liabilities	176	309



Note 21 Other short-term provisions

OTHER PROVISIONS	as of 12.31.2019 PLN thousand	as of 12.31.2018 PLN thousand
Provisions for audit of balance sheet	84	112
Provisions for non-invoiced costs	209	267
Provisions for marketing costs	92	-
Provisions for unused holidays	118	190
Other short-term provisions	180	220
Total other short-term provisions	682	789

Note 22 Net revenues from sales of products.

The structure of sales in terms of value:

Revenues	2019	2018
Console games	76%	66%
PC games	24%	34%

Share of export in sales revenue of the Group (in PLN thousand):

Revenues	2019	2018
Abroad	46,234	22,363
share (%)	97	102
Domestic	1,244	(378)
share (%)	3	-2
TOTAL	47,478	21,985

Share of export in sales revenue of the Group (in pieces):

Revenues	2019	2018
Export	2,026,511	1,709,217
share (%)	97	102
Domestic	68,221	18,987
share (%)	3	1
TOTAL	2,094,732	1,728,204



Structure of sales revenue in terms of value (in PLN thousand):

Revenues	2019	% share	2018	% share
Sales of physical products	26,143	55	3,555	16
Licenses	2	-	-	-
Digital sales	21,159	45	18,429	84
Other sales	174	-	1	-
TOTAL	47,478	100%	21,985	100%

Increase in the share of sales of physical products from 16% in 2018 to 55% in 2019 is due to release of the SGWC game in November 2019, where the biggest game sales in stores are recorded several months after the game launch.

Structure of revenues from sale by quantity (pieces):

Revenues	2019	% share	2018	% share
Sales of physical products	454,131	22	145,929	8
Licenses	-	-	-	-
Digital sales	1,640,601	78	1,582,275	92
Other sales	-	-	-	-
TOTAL	2,094,732	100%	1,728,204	100%

The share of sales of physical products as a percentage of total sales increased from 8% in 2018 to 22% in 2019 as a result of the launch of SGWC. At the same time, the increase in percentage share of quantity of sales from 2018 to 2019 is lower in comparison with sales in terms of value due to substantial sales of games from the "old" portfolio of games, for which the unit sale price is lower.

Geographic structure of sales revenues (in PLN thousand)

Revenues	2019	2018
Europe	18,478	3,414
share (%)	39%	15%
North and South America	25,056	17,058
share (%)	53%	78%
Asia and Africa	3,944	1,512
share (%)	8%	7%
TOTAL	47,478	21,984

The increase in sales revenue in Europe by value (from 16% in 2018 to 29% in 2019) is mainly due to much higher sales of physical copies of SGWC in most countries of Europe, which modified the sales structure.



Note 23 Costs according to type

COSTS ACCORDING TO TYPE	2019.	2018*
	PLN thousan d	PLN thousand
Amortization	19,467	11,511
Consumption of materials and energy	255	401
External services	7,931 6,455	
Taxes and charges	110	34
Employee benefits	3,107 3,516	
Other costs	8,626 1,440	
Costs according to type	39,496	23,357
Selling costs	(13,551) (4,898)	
General and administration costs	(5,806)	(4,747)
Value of products sold	8,874	3,407
Cost of products sold	29,013	17,119

The amortization costs increased substantially mainly due to amortization of the new game ("SGWC") and implementation of IFRS 16 (the cost of lease is recognized as amortization cost.

External services increased by PLN 1.7 million in 2019 (30%) in comparison with year 2018 due to recognition in this category partially of marketing services and services associated with participation in international trade fairs.

Employee benefits were at a lower level in 2019, as the costs in 2018 pertained to a higher number of employees, particularly in the 1st quarter of year 2018.

Increase in Other costs in 2019 is due to premiere of the SGWC - this item includes, among others, the costs of advertisement, trailer production, game soundtrack, SGWC business travel.

Note 24 Employee benefits

EMPLOYEE BENEFITS	2019.	2018.	
	PLN thousan d	PLN thousan d	
Payroll	2,549	2,950	
Social insurance	299	294	
Other employee benefits	259	272	
Total employee benefits	3,107	3,516	



Note 25 Other operating revenue

OTHER OPERATING REVENUE	2019.	2018.
	PLN thousa nd	PLN thousa nd
Reversal of impairment allowance for receivables	1	7
Reversal of impairment allowance for inventories	29	-
Compensations	2,764	6
Profit from sale of non-financial fixed assets	-	39
Written-off liabilities	697	7
Re-invoicing	127	39
Stocktaking differences	16	-
Lease	134	65
Other	961	3
Total other operating revenues	4,729	166

The item "Compensations" pertains to recognition of revenue from a case won at the arbitration court in the United States with Original Force, Ltd. in 2018. The compensation amount awarded amounted to USD 1,023 thousand plus interest of 10% p.a. The Company negotiated a settlement with Original Force, Ltd., aimed at reaching agreement with regard to repayment amounts and deadlines. The Management Board of the Company is of opinion that in association with negotiations between the parties, it will recover a greater part of the above amount as a compensation, and in accordance with IAS 37 par. 35. based on communication between the parties of December 2019, the Company has recognized the amount of USD 725 thousand as an asset (item "Other settlements") and as a revenue recognized in the item Other operating revenues in 2019.

In 2019, the item "Other" included revenues from derecognition of the asset and liability due to the contract for lease of the office of the issuer at 2B Zajęcza Street in Warsaw (details in Chapter I, clause 8 f and Note 3).

Note 26 Other operating expenses

OTHER OPERATING EXPENSES	2019.	2018.
	PLN thousan d	PLN thousand
Impairment loss on receivables	19	283
Impairment loss on inventories	-	123
Liquidation of inventories and fixed assets	1,000	33
Impairment loss on intangible assets	-	15,044
Written-off receivables	200	21
Re-invoicing	117	78
Stocktaking differences	33	-
Legal costs	789	24
Withholding tax as a cost	543	792
Other	89	1,355
Total other operating costs	2,790	17,753



Note 27 Financial Revenues/ expenses

FINANCIAL REVENUES AND EXPENSES	2019. PLN thousand	2018. PLN thousand	
Interest received	10	7	
Positive net exchange rate differences	-	584	
Other	-	229	
Total financial revenue	10	820	
Interest charged	622	42	
Negative net exchange rate differences	174	-	
Impairment loss on financial assets	-	292	
Commission fees and other charges	42	55	
Total financial expenses	838	389	

Note 28 Income tax

INCOME TAX	2019.	2018.
	PLN thousan d	PLN thousan d
Current income tax	137	-
Deferred tax	2,959	746
Total income tax	3,096	746

Note 29 Effective tax rate

EFFECTIVE TAX RATE	2019.	2018.	
	PLN thousand	PLN thousand	
Profit/ loss before tax	219	(21,947)	
Tax based on tax rate 19%	-	-	
Revenues not subject to taxation, tax value	(1,097)	(1,998)	
Revenues/ expenses of registered partnerships, where CI GAMES S.A. / Business Area Sp. z o.o. is the taxpayer	5	(278)	
Non-deductible expenses, tax value	4,490	5,166	
Tax deductible expenses not included in balance-sheet costs	(3,225)	-	
Withholding tax	(137)	-	
Income tax	37	2,890	
Effective tax rate	17%	-13%	



Note 30 Operating segments

The basic segments in activity of the Group are production and sales of own games and publishing activity commenced in the 2nd half of year 2018. Due to the fact that in 2019 there were no sales in this segment, but only costs were recorded (mainly consideration, search for new projects, external services and travel costs), which amounted to PLN 1,076 thousand in CI Games and PLN 530 thousand in United Label S.A. (upon exclusion of transactions with the Company), the Group failed to meet the requirement of IFRS 8 and thus does not present its results according to these segments.

Division of sales into physical products and digital distribution, as well as geographical structure have been presented in Note 22.

Note 31 Profit/ loss per share

The consolidated net loss per 1 share outstanding as of 12.31.2019 is PLN - 0.02 (the number of shares was calculated as the average weighted number of shares outstanding in year 2019).

Note 32 Coverage of loss for year 2019 and settlement of loss for year 2018

On 28.06.2019, the Ordinary General Meeting of Stockholders, on the basis of resolution no. 8/1/2019 of the Ordinary General Meeting of CI Games S.A. decided to cover the loss in financial year 2018 in the net amount of - PLN 21,507,852.38 with profits of the Company for future years.

Recommendations for coverage of loss for year 2019.

The Management Board of the Issuer recommends to cover the loss for the current year with profits generated in the future years.

Note 33 Conditional liabilities and receivables

As of 12.31.2019, the Parent Company had the following conditional liabilities:

- a blank promissory note with a blank promissory note agreement, issued on 01.09.2018 to secure receivables
 of mBank S.A. due to loan agreements (overdraft and open-end credit in the total amount of PLN 35 million);
- a bank guarantee issued by mBank S.A. on 10.23.2019 up to the amount of EUR 58 thousand on behalf of EP Office 1 Sp. z o.o., EP Office 2 Sp. z o.o., EP Apartments Sp. z o.o., EP Retail Sp. z o.o. due to lease of office space at ul. Zajęcza 2B. The guarantee is valid until 10.14.2020;
- a blank promissory note issued by the Company with a blank promissory note agreement of 10.15.2018 to secure receivables of mBank S.A. due to execution of the bank guarantee referred to above;
- a Framework Agreement for financial market transactions entered into with mBank on 08.09.2018;
- a blank promissory note issued by the Company with a blank promissory note agreement of 08.09.2018 to secure receivables of mBank S.A. due to securing of the Framework Agreement for financial market transactions, referred to above.
- on .06.26.2019, mBank received a request for payment on the basis of the bank guarantee issued by mBank S.A. up to the amount of EUR 113,762.72 on behalf of EP Office 1 Sp. z o. o., EP Office 2 Sp. z o.o., EP Apartments Sp. z o.o. and EP Retail sp. z o.o., securing repayment of receivables based on the lease contract for real estate property at ul. Zajęcza 2B. The Company has questioned the payment made by mBank S.A. and has taken legal steps aimed, among other things, at reimbursement of funds unduly paid from the bank guarantee, referred to above.
- on .08.01.2019, mBank S.A. issued a bank guarantee up to the amount of EUR 58,023.48 on behalf of EP Office 1 Sp. z o.o., EP Office 2 Sp. z o.o., EP Apartments Sp. z o.o., EP Retail Sp. z o.o. due to lease of office space at ul. Zajęcza 2B in Warsaw. On .09.02.2019, a demand for payment on the basis of this guarantee was received by mBank S.A., and on .09.08.2019, the Bank paid the amount based on the guarantee. The Company has questioned the payment made by mBank S.A. and has taken legal steps aimed, among other things, at reimbursement of funds unduly paid from the bank guarantee, referred to above.



Note 34 Ongoing court proceedings

As of the date of the statement, there are no disputes of total value constituting at least 10% of issuer's equity.

On 10.17.2019, CI Games S.A. filed a suit at the District Court in Warsaw against EP Retail Sp. z o.o., EP Office 2 Sp. z o.o., EP Office 1 Sp. z o.o. and EP Apartments Sp. z o.o. (hereinafter referred to jointly as "Respondents") for payment due to unduly collected funds from a bank guarantee, overpaid operating costs and overpaid rent. The value of the object of litigation is PLN 823 thousand (EUR 180 thousand and PLN 48 thousand).

CI Games entered into a contract with the Respondents for lease of office space at 2B Zajęcza Street in Warsaw, which was later amended by Annex 1, so that CI Games could conditionally reduce the lease space. In accordance with provisions of the lease contract, CI Games submitted to the lessor (the Respondents) a deposit as a security for proper performance of the lease contract.

On 04.20.2019, CI Games submitted, in accordance with Annex 1 to the lease contract, a statement of exercise of its right to lease the entire office space subject to the lease contract. The Respondents are of opinion that the statement of CI Games of .04.30.2019 was ineffective, and CI Games should incur the costs of adaptation works. Upon refusal to pay these costs by CI Games, the Respondents withdrew the bank guarantee amount.

In the opinion of CI Games, the statement of 04.30.2019 was effective, and drawing on the bank guarantee by the Respondents was unlawful. As the litigation could not be solved out of court, it turned out to be necessary to file a lawsuit to defend the rights of the Company. As of the date of this report, the court litigation has not been resolved and the result is unknown. In the opinion of the Management Board, the chances for positive outcome of the case are high.

Note 35 Transactions with related entities

All transactions were executed on market conditions.

Transactions with entities related personally to Mr. Marek Tymiński - the majority stockholder of the Company, who exerts direct or indirect control over the following entities:

Transactions in 2019 and balances as of 12.31.2019	COSTS	REVENUES	RECEIVABLES	LIABILITIES
Entity	PLN thousand	PLN thousand	PLN thousand	PLN thousand
Onimedia Sp. z o.o.	-	2	-	-
Premium Restaurants Sp. z o.o.	-	-	-	9
Premium Food Restaurants S.A.	1	-	85	1
Fine Dining Sp. z o.o.	2	4	176	2
TOTAL	3	6	261	12

Transactions with Members of the Board of Supervisors and Members of the Management Board including entities related to them personally:

Transactions in 2019 and balances as of	COSTS	REVENUES	RECEIVABLES	LIABILITIES
12.31.2019 _Entity	PLN thousand	PLN thousand	PLN thousand	PLN thousand
Marek Tymiński	60	5	-	15
BWHS Bartkowiak Wojciechowski Hałupczak Springer	115	-	-	17
SPÓŁKA JAWNA				-
TOTAL	175	5	-	32



Note 36 Information on employment

STRUCTURE OF EMPLOYMENT	as of 12.31.2019 as of 12.31.2018	
Production employees	41	37
Administration and sales	21	14
Total employment	62	51

*The data provided includes long-term collaborators of the Company, who directly and personally contribute to its functioning regardless of the legal basis for their employment (contract of employment, contract to perform a specified task, contract of mandate, service contract, other legal relationships of similar nature) and the length of the planned period of cooperation (unlimited period, limited period, trial period).

Note 37 Remuneration of Members of the Management Board and the Board of Supervisors

Remuneration paid to Members of the Management Board in year 2019):	
Marek Tymiński - President of the Management Board.		1,002,000
Monika Rumianek - Member of the Management Board		162,641
	Total	1,164,641
Remuneration paid to Members of the Supervisory Board in year 2019:		
Ryszard Bartkowiak - Chairman of the Supervisory Board		8,000
Grzegorz Leszczyński - Member of the Supervisory Board		6,000
Tomasz Litwiniuk - Member of the Supervisory Board		6,000
Norbert Biedrzycki - Member of the Supervisory Board		6,000
Marcin Garliński - Member of the Supervisory Board		6,000
	Total	32,000

Note 38 Number of shares held by Members of the Management Board and the Supervisory Board

Person	Function	As of 12.31.2018	Increase in the number of shares held from 01.01.2019 to 12.31.2019	Decrease in the number of shares held from 01.01.2019 to 12.31.2019	As of 12.31.2018 (report publication date)
Marek Tymiński	President of the Management Board of CI Games S.A.	59,663,570		7,000,000	52,663,570
Monika Rumianek	Member of the Management Board of CI Games S.A.	150,000			150,000

As of 12.31.2019, Members of the Supervisory Board held no shares of the Company.

Note 39 Events after the balance sheet date

The Company has repaid in full its overdraft facility - the details have been described in Chapter IV, Note 17.

The Management Board of the Company has commenced negotiations with mBank, concerning a significant extension



of financing of the Company by the Bank within the framework of two out of the three projects, which were the target of financing based on the Open-End Credit.

In the first months of year 2020, the epidemic of COVID-19 (the coronavirus) spread around the world, exerting negative impact on many countries. In order to ensure safety of employees and continuity of projects, the Management Board decided to commence remote work from 16.03.2020. Employees have been provided with the infrastructure and rules of communication between teams have been established. The Management Board considers this situation to be an event, which does not cause adjustments in the financial statement for year 2019, but an event after the balance sheet date, which requires additional disclosures. In the opinion of the Management Board, it is not possible to present estimates of the potential long-term impact of the situation on the Company, although positive impact on sales in the first quarter has been recorded through increase in sales in China, in particular, in January and February of this year through the Steam platform. The Management Board expects that the virus epidemic in Europe and the USA will translate to increased sales through digital channels on these markets in the second quarter, particularly in April and May. The Management Board is monitoring the potential impact and will take all steps to mitigate any negative consequences for the Company.

In the first quarter of year 2020, the Company significantly limited the operating costs of its subsidiary in the USA, which is responsible for physical distribution of games on the markets of North and South America.

In early January, the Company commissioned significant development projects to one of its partners with regard to further development of the SGW series beyond SGWC2.



Statement of the Management Board of CI Games S.A.

On reliability of preparation of the annual consolidated financial statements

Accordingly with provisions of art. 70 section 1 clause 6 of the Regulation of the Minister of Finance of .03.29.2018 (Journal of Laws of 2018 item 757) on current and periodical information provided by issuers of securities and the prerequisites for recognition of information required by the law of a non-Member State as equivalent, the Management Board of CI Games S.A. hereby states that according to its best knowledge, the consolidated annual financial statement and comparative data have been prepared in accordance with the applicable accounting principles and they reflect truly, reliably and clearly the results and financial position of CI Games Capital Group, as well as its financial result, and that the annual report on the activities of CI Games S.A. Capital Group contains a true reflection of its development and achievements, as well as the situation of CI Games Group, including a description of the basic threats and risk.

On the entity authorized to audit the individual financial statement of CI Games S.A. and the consolidated annual financial statements of CI Games Capital Group

On May 16th, 2019, the Board of Supervisors of CI Games S.A., acting on the basis of the recommendation of the Audit Committee, selected UHY ECA Audyt Sp. z o.o. Sp. k. with a registered office in Krakow as the auditor conducting a review of semi-annual and an audit of annual financial statements of the Company for years 2019 and 2020. The selected entity has been entered on the list of entities authorized to audit financial statements of the National Chamber of Statutory Auditors under no. 3115.

The Management Board of CI Games S.A.

Signed electronically by MAREK TYMIŃSKI Date: 2020.03.27 21:17:19 +01'00'

Marek Tymiński

President of the Management Board

Signed electronically by Katarzyna Milewska Date: 2020.03.27 21:13:36 +01'00'

Signed electronically by MONIKA RUMIANEK Date 2020.03.27

Monika Rumianek

Member of the Management Board

Warsaw, March 27th, 2020



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