

1. Information regarding the Group of mBank S.A.

The Group of mBank S.A. ("Group", "mBank Group") consists of entities under the control of mBank S.A. ("Bank", "mBank") of the following nature:

- **strategic:** shares and equity interests in companies supporting particular business segment of mBank S.A. (corporates and financial markets segment, retail banking segment and other) with an investment horizon not shorter than 3 years. The formation or acquisition of these companies was intended to expand the range of services offered to the clients of the Bank;
- **other:** shares and equity interests in companies acquired in exchange for receivables, in transactions resulting from composition and work out agreements with debtors, with the intention to recover a part or all claims to loan receivables and insolvent companies under liquidation or receivership.

The parent entity of the Group is mBank S.A., which is a joint stock company registered in Poland and a part of Commerzbank AG Group.

The head office of the Bank is located at 18 Senatorska St., Warsaw.

The shares of the Bank are listed on the Warsaw Stock Exchange.

As at 31 December 2015, mBank S.A. Group covered by the Consolidated Financial Statements comprised the following companies:

mBank S.A., the parent entity

mBank S.A. was established under the name of Bank Rozwoju Eksportu SA by Resolution of the Council of Ministers N° 99 of 20 June 1986. The Bank was registered pursuant to the legally valid decision of the District Court for the Capital City of Warsaw, 16th Economic Registration Division, on 23 December 1986 in the Business Register under the number RHB 14036. The 9th Extraordinary Meeting of Shareholders held on 4 March 1999 adopted the resolution changing the Bank's name to BRE Bank S.A. The new name of the Bank was entered in the Business Register on 23 March 1999. On 11 July 2001, the District Court in Warsaw issued the decision on the entry of the Bank in the National Court Register (KRS) under number KRS 0000025237.

On 22 November 2013, the District Court for the Capital City of Warsaw, 12th Commercial Division of the National Court Register, registered the amendments to the Bank's By-laws arising from Resolutions N°26 and Resolutions N°27 of the 26th Annual General Meeting of mBank S.A., which was held on 11 April 2013. With the registration of changes in By-laws, the name of the Bank has changed from the current BRE Bank Spółka Akcyjna on mBank Spółka Akcyjna (abbreviated mBank S.A.).

According to the Polish Classification of Business Activities, the business of the Bank was classified as "Other monetary intermediation" under number 6419Z. According to the Stock Exchange Quotation, the Bank is classified as "Banks" sector as part of the "Finance" macro-sector.

According to the By-laws of the Bank, the scope of its business consists of providing banking services and consulting and advisory services in financial matters, as well as of conducting business activities within the scope described in its By-laws. The Bank operates within the scope of corporate, institutional and retail banking (including private banking) throughout the whole country and operates trade and investment activities as well as brokerage activities.

The Bank provides services to Polish and international corporations and individuals, both in the local currency (Polish Zloty, PLN) and in foreign currencies.

The Bank may open and maintain accounts in Polish and foreign banks, and can possess foreign exchange assets and trade in them.

The Bank conducts retail banking business in Czech Republic and Slovakia through its foreign mBank branches in these countries.

As at 31 December 2015 the headcount of mBank S.A. amounted to 5 151 FTEs (Full Time Equivalentents) and of the Group to 6 540 FTEs (31 December 2014: Bank 4 895 FTEs, Group 6 318 FTEs).

As at 31 December 2015 the employment in mBank S.A. was 6 336 persons and in the Group 8 587 persons (31 December 2014: Bank 6 015 persons, Group 8 277 persons).

The business activities of the Group are conducted in the following business segments presented in detail in Note 5.

Corporates and Financial Markets Segment, including:

Corporate and Investment Banking

- mFaktoring S.A., subsidiary

The company operates in Poland and provides factoring services for domestic, export and import transactions. It is a member of the Polish Factors Association and Factors Chain International.

- mLeasing Sp. z o.o., subsidiary (the corporate segment of the company's activity)

The company's core business is to lease chattels such as: machinery, equipment, technology lines, passenger cars, vans and trucks, tractors, trailers and semi-trailers, buses, vehicles, special equipment, ships, aircraft, rolling stock, office equipment, computer hardware. mLeasing's offer for corporate clients includes leasing of real estate, mainly offices, hotels, warehouses and logistics centres, petrol stations, public buildings and municipal infrastructure. The company has a network of offices in the largest cities of Poland.

- Garbary Sp. z o.o., subsidiary

The only business of the company is to administer the buildings of a former meat factories located at 101/111 Garbary St. in Poznań currently not in use.

- Tele-Tech Investment Sp. z o.o., subsidiary

The company's business includes investing funds in securities, trading in receivables, proprietary trading in securities, managing controlled enterprises, business and management consultancy. The company has no employees.

- Dom Maklerski mBanku S.A., subsidiary (the corporate segment of the company's activity).

- mBank Hipoteczny S.A., subsidiary (the corporate segment of the company's activity).

Financial Markets

- mFinance France S.A., subsidiary

The core business of the company is to raise funds for the Bank by issuing euro-notes on international financial markets. In 2012, the company issued Eurobonds with a nominal value of EUR 500 000 thousand with maturity date in 2015. In 2013, the company has issued the following tranches of Eurobonds maturing in 2018: nominal value of CHF 200 000 thousand and the nominal value of CZK 500 000 thousand. In 2014 there were two issues of Eurobonds with a nominal value of EUR 500 000 thousand each, and maturing dates in 2019 and 2021.

- mBank Hipoteczny S.A., subsidiary (with regard to activities concerning funding).

- mLeasing Sp. z o.o., subsidiary (with regard to activities concerning funding).

Retail Banking Segment (including Private Banking)

- Aspiro S.A., subsidiary

Aspiro S.A. offers mBank S.A. and third party banks' products. Its offer includes mortgage loans, business products, cash loans, insurance products and leasing. It has a national distribution network comprising 23 Stationary Financial Centres, 23 Mobile Financial Centres, 67 mKiosks, including 5 Partner mKiosks.

- Dom Maklerski mBanku S.A., subsidiary (the retail segment of the company's activity)

The company's core business is to provide services related to trading in securities, rights in property other than securities, and other financial instruments on the capital market in accordance with the applicable law and the licences held by the company.

- mBank Hipoteczny S.A., subsidiary

The core business of mBank Hipoteczny S.A. is to grant mortgage loans to finance commercial real estate, residential development projects and local government investments. The company issues mortgage and public bonds to finance its lending operation. In the retail segment, the Company provides mortgage loans to individuals, offered in cooperation with mBank.

- mLeasing Sp. z o.o., subsidiary (the retail segment of the company's activity)

- mWealth Management S.A., subsidiary

The company's core business is to provide comprehensive wealth management services. In 2011, a new business model focused on offering investment related advice was implemented. The Company continues

its strategic direction communicated as a change in the offer "From Asset Manager for Wealth Manager." The new model provides advice on all assets, financial and non-financial, focusing on client business plans and assistance in this regard.

Other

- mCentrum Operacji Sp. z o.o., subsidiary

The core business of the company is i.a. providing services in the field of data and document management, as well as an electronic archive, a traditional archive, business processes and transaction banking.

- mLocum S.A., subsidiary

mLocum S.A. is a property developer operating in the primary market of residential real estate. The company develops and assesses investment projects; arranges, supervises and manages building designs and construction work; acts as a "substitute investor"; sources funds for investment.

- BDH Development Sp. z o.o., subsidiary

The company's core business is implementation and completion of development projects on the basis of residential property taken over by mBank S.A. Group through restructuring and recovery of investment loans, in order to recover the greatest possible value of the real estate taken over.

Other information concerning companies of the Group

Starting with the financial statements for the third quarter of 2015, the Group has begun to consolidate the company Tele-Tech Investment Sp. z o.o., a subsidiary of mBank.

In Q3 2015, in connection with the cessation of the activity of MLV45 Sp. z o.o. spółka komandytowa, mBank S.A. has conducted reorganisation within mBank S.A. Group, which involved the transfer of shares held by the company MLV 45 Sp. z o.o. spółka komandytowa in companies mBank Hipoteczny S.A., mLeasing Sp. z o.o., mFaktoring S.A. and mLocum S.A. under the direct control of mBank S.A. On 10 September 2015, shareholders of MLV 45 Sp. z o.o. spółka komandytowa - mBank S.A. and MLV45 Sp. z o.o. adopted a resolution on MLV 45 Sp. z o.o. spółka komandytowa liquidation, opening a liquidation procedure and appointing a liquidator. The application for the opening of the liquidation procedure was submitted to the District Court for the Capital City of Warsaw, 12th Division of the National Court Register on 10 September 2015 and the company was deleted from the register on 22 December 2015. The aforementioned reorganisation steps have had no impact on the continuing full control mBank S.A. exercises over the mentioned subsidiaries.

As a result the Group ceased to consolidate MLV 45 Sp. z o.o. Sp.k. in the third quarter of 2015.

In accordance with the agreement concluded on 11 September 2014 between the Bank's subsidiary Aspiro S.A. ("Aspiro") and Avanssur S.A., the company belonging to AXA Group, on 27 March 2015 Aspiro sold 100% shares of BRE Ubezpieczenia TUiR S.A. The transaction has been described in detail under Note 46.

In connection with the sale of BRE Ubezpieczenia TUiR S.A. on 27 March 2015 the Group ceased to consolidate the company AWL I Sp. o.o., which was the subsidiary of BRE Ubezpieczenia TUiR S.A.

On 2 March 2015 the merger by acquisition of companies BRE Ubezpieczenia Spółka z o.o. and BRE Agent Ubezpieczeniowy Sp. o.o. by the company Aspiro. The transaction has been described under Note 46.

On 20 January 2015, the sale transaction of the company Transfinance a.s. was completed. The transaction has been described under Note 46.

Information concerning the business conducted by the Group's entities is presented under Note 5 "Business Segments" of these consolidated financial statements.

The consolidated financial statements of the Bank cover the following companies:

Company	31.12.2015		31.12.2014	
	Share in voting rights (directly and indirectly)	Consolidation method	Share in voting rights (directly and indirectly)	Consolidation method
Aspiro S.A.	100%	full	100%	full
BDH Development Sp. z o.o.	100%	full	100%	full
Dom Maklerski mBanku S.A.	100%	full	100%	full
Garbary Sp. z o.o.	100%	full	100%	full
mBank Hipoteczny S.A.	100%	full	100%	full
mCentrum Operacji Sp. z o.o.	100%	full	100%	full
mFactoring S.A.	100%	full	100%	full
mLeasing Sp. z o.o.	100%	full	100%	full
mWealth Management S.A.	100%	full	100%	full
Tele-Tech Investment Sp. z o.o.	100%	full	-	-
mFinance France S.A.	99.998%	full	99.98%	full
mLocum S.A.	79.99%	full	79.99%	full
AWL I Sp. z o.o.	-	-	100%	full
BRE Agent Ubezpieczeniowy Sp. z o.o.	-	-	100%	full
BRE Ubezpieczenia Sp. z o.o.	-	-	100%	full
BRE Ubezpieczenia TUIR S.A.	-	-	100%	full
MLV 45 Sp. z o.o. spółka komandytowa	-	-	100%	full
Transfinance a.s.	-	-	100%	full

The Management Board of mBank S.A. approved these IFRS Consolidated Financial Statements 2015 for issue on 25 February 2016.

2. Description of relevant accounting policies

The most important accounting policies applied to the drafting of these Consolidated Financial Statements are presented below. These principles were applied consistently over all presented periods.

2.1. Accounting basis

These Consolidated Financial Statements of mBank S.A. Group have been prepared for the 12-month period ended 31 December 2015. Comparative data presented in these consolidated financial statements relate to the period of 12 months ended on 31 December 2014.

The Consolidated Financial Statements of mBank S.A. Group have been prepared in compliance with the International Financial Reporting Standards (IFRS) as adopted for use in the European Union, according to the historical cost method, as modified by the revaluation of available for sale financial assets, financial assets and financial liabilities measured at fair value through the income statement as well as all derivative contracts, as well as liabilities related to cash-settled share-based payment transactions measured at fair value. Non-current assets held for sale or group of these assets classified as held for sale are stated at the lower of the carrying value and fair value less costs to sell.

The preparation of the financial statements in compliance with IFRS requires the application of specific accounting estimates. It also requires the Management Board to use its own judgment when applying the accounting policies adopted by the Group. The issues in relation to which a significant professional judgement is required, more complex issues, or such issues where estimates or judgments are material to the consolidated financial statements are disclosed in Note 4.

Financial statements are prepared in compliance with materiality principle. Material omissions or misstatements of positions of financial statements are material if they could, individually or collectively, influence the economic decisions that users make on the basis of Group's financial statements. Materiality depends on the size and nature of the omission or misstatement of the position of financial statements or a combination of both. The Group presents separately each material class of similar positions. The Group presents separately positions of dissimilar nature or function unless they are immaterial.

These consolidated financial statements were prepared under the assumption that the Group continues as a going concern in the foreseeable future, i.e. in the period of at least 12 months following the reporting date. As of the date of approving these statements, the Bank Management Board has not identified any events that could indicate that the continuation of the operations by the Group is endangered.

2.2. Consolidation

Subsidiaries

Subsidiaries comprise entities, regardless of the nature of the involvement with an entity (including special purpose vehicles) over which the Group controls the investee. The control is achieved when the Group has power over the investee, is exposed or has rights, to variable returns from its involvement with the investee and has the ability to use its power over the investee to affect its returns. When the Group has less than a majority of the voting rights of an investee, it considers all relevant facts and circumstances in assessing whether it has power over the investee, including a contractual arrangements between the Group and other vote holders, rights arising from other contractual arrangements, the Group's voting rights and potential voting rights. If facts and circumstances indicate that there are changes in at least one of the three elements of control listed above, the Group reassess whether it controls an investee. The consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary. The consolidated financial statements combine items of assets, liabilities, equity, income and expenses of the parent with those of its subsidiaries eliminating the carrying amount of the parent's investment in each subsidiary and the parent's portion of equity of each subsidiary. Thus arises goodwill. If goodwill has negative value, it is recognised directly in the income statement (see Note 2.20). The profit or loss and each component of other comprehensive income is attributed to the Group's owners and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance. If the Group loses control of a subsidiary, it shall account for all amounts previously recognised in other comprehensive income in relation to that subsidiary on the same basis as would be required if the Group had directly disposed of the related assets or liabilities. Therefore, if a gain or loss previously recognised in other comprehensive income would be reclassified to profit or loss on the disposal of the related assets or liabilities, the Group shall reclassify the gain or loss from equity to profit or loss (as a reclassification adjustment) when it loses control of the subsidiary. If a revaluation surplus previously recognised in other comprehensive income would be transferred directly to retained earnings on the disposal of the assets, the Group shall transfer the revaluation surplus directly to retained earnings when it loses control of the subsidiary.

Non-controlling interest is equity in a subsidiary not attributable, directly or indirectly, to a parent. The Group presents non-controlling interest in the consolidated statement of financial position within equity, separately from the equity of the owners of the parent. Changes in a parent's ownership interest in a subsidiary that do not result in a loss of control are accounted for as equity transaction (i.e. transactions with owners in their capacity as owners). In such cases, the Group adjusts the carrying amount of the controlling and non-controlling interests to reflect the changes in their relative interests in the subsidiary. The Group recognises directly in the equity any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received and attributes it to the owners of the parent.

In case when an acquirer made a bargain purchase, which is a business combination, and a result of that is a gain, the acquirer recognises the resulting gain in profit or loss on the acquisition date. Before recognising a gain on a bargain purchase, the acquirer reassesses whether it has correctly identified all of the assets acquired and all of the liabilities assumed and recognises any additional assets and liabilities that are identified in that review. The acquirer then reviews the procedures used to measure the amounts required to be recognised at the acquisition date to ensure that the measurements appropriately reflect consideration of all available information as of the acquisition date.

Intra-group transactions, balances and unrealised gains on transactions between companies of the Group are eliminated in full. Unrealised losses are also eliminated unless the transaction provides evidence of impairment of the asset transferred. Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the Group.

The Group applies predecessor accounting method for combinations of businesses under common control. The method stipulates that assets and liabilities of the acquired arrangements are not measured at fair value, but the acquirer includes them in its financial statements based on the value of the acquired arrangements stemming from the consolidated financial statements of the consolidating entity that prepares the consolidated financial statements at the higher level and exercises the common control under which the transaction takes place. The result on combination of businesses under common control is presented in the equity position "Retained earnings from previous years" of the stand-alone financial statements of the acquirer.

Consolidation does not cover those companies whose scale of business operations is immaterial in relation to the volume of business of the Group. Those companies were recognised at cost less impairment.

2.3. Associates and joint ventures

Associates are all entities over which the Group has significant influence but not control or joint control, generally accompanying a shareholding of between 20% and 50% of the voting rights. Significant influence is the power to participate in the financial and operating policy decisions of the investee but is not control or joint control of those policies.

A joint venture is a joint arrangement whereby the parties that have joint control of the arrangement have rights to the net assets of the arrangement. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require the unanimous consent of the parties sharing control.

Under the equity method, on initial recognition the investment in an associate or a joint venture is recognised at cost. The carrying amount is increased or decreased to recognise the investor's share of the profit or loss of the investee after the date of acquisition. Goodwill forms part of the carrying amount of an investment in an associate or a joint venture and it is neither amortised nor tested for impairment.

After application of the equity method, the Group determines whether it is necessary to recognise any additional impairment with respect to its net investment in the associate or joint venture. At the reporting date the Group determines whether there was an objective evidence for impairment of an investment in an associate or a joint venture. If there was an objective evidence for impairment, the Group calculates impairment comparing the recoverable amount of the investment with its carrying value. Investments in associates and joint ventures are settled using the equity method of accounting and they are initially recognised at cost.

The share of the Group in the profits (losses) of associates since the date of acquisition is recognised in the income statement, whereas its share in other comprehensive income since the date of acquisition – in other comprehensive income. The carrying amount of the investment is adjusted by the total changes of share of net assets. When the share of the Group in the losses of an associate becomes equal to or greater than the share of the Group in that associate, possibly covering receivables other than secured claims, the Group discontinues the recognition of any further losses, unless it has assumed obligations or has settled payments on behalf of the respective associate.

Unrealised gains on transactions between the Group and its associates are eliminated proportionally to the extent of the Group's interest in the respective associate. Unrealised losses are also eliminated, unless the transaction provides evidence of an impairment of the transferred asset. Accounting policies applied by associates have been adjusted, wherever necessary, to assure consistency with the accounting principles applied by the Group.

The Group discontinues the use of the equity method from the date when its investment ceases to be an associate or a joint venture. If the retained interest in the former associate or joint venture is a financial asset, the Group measures the retained interest at fair value. The Group recognises in profit or loss any difference between the carrying amount of the investment at the date the equity method was discontinued and the fair value of any retained interest and any proceeds from disposing of a part interest in the associate or joint venture.

2.4. Interest income and expenses

All interest income on financial instruments carried at amortised cost using the effective interest rate method is recognised in the income statement as well as interest income from financial assets held for trading and available for sale.

The effective interest rate method is a method of calculation of the amortised initial value of financial assets or financial liabilities and allocation of interest income or interest expense to the proper periods. The effective interest rate is the interest rate at which the discounted future payments or future cash inflows in the expected life of the financial instrument, are equal to the net present carrying value of the respective financial asset or liability. When calculating the effective interest rate, the Group estimates the cash flows taking into account all the contractual terms of the financial instrument, but without taking into account possible future losses on account of non-recovered loans and advances. This calculation takes into account all the fees paid or received between the parties to the contract, which constitute an integral component of the effective interest rate, as well as transaction expenses and any other premiums or discounts.

Following the recognition of an impairment loss on a financial asset or a group of similar financial assets, the interest income is calculated on the net value of financial assets and recognised using the interest rate at which the future cash flows were discounted for the purpose of valuation of impairment.

Interest income includes interest and commissions received or due on account of loans, inter-bank deposits or investment securities recognised in the calculation of the effective interest rate.

Interest income, including interest on loans, is recognised in the income statement and on the other side in the statement of financial position as part of receivables from banks or from other customers.

The calculation of the effective interest rate takes into account the cash flows resulting from only those embedded derivatives, which are strictly linked to the underlying contract.

Income and expenses related to the interest component of the result on interest rate derivatives and resulting from current calculation of swap points on currency derivatives classified into banking book are presented in the interest results in the position Interest income/expense on derivatives classified into banking book. The banking book includes transactions, which are not concluded for trading purposes i.e. not aimed at generating a profit in a short-term period (up to 6 months) and those that do not constitute hedging a risk arising from the operations assigned into trading book.

Interest income and interest expenses related to the interest measurement component of derivatives concluded as hedging instruments under fair value hedge are presented in the interest result in the position interest income/expense on derivatives under the fair value hedge accounting.

Interest income related to the interest measurement component of derivatives concluded as hedging instruments under cash flow hedge are presented in the interest result in the position interest income on derivatives under the cash flow hedge accounting.

2.5. Fee and commission income

Income on account of fees and commissions is recognised on the accrual basis, at the time of performance of the respective services. Fees charged for the granting of loans which are likely to be drawn down are deferred (together with the related direct costs) and recognised as adjustments of the effective interest rate charge on the loan. Fees on account of syndicated loans are recognised as income at the time of closing of the process of organisation of the respective syndicate, if the Group has not retained any part of the credit risk on its own account or has retained a part of the risk of a similar level as other participants. Commissions and fees on account of negotiation or participation in the negotiation of a transaction on behalf of a third party, such as the acquisition of shares or other securities, or the acquisition or disposal of an enterprise, are recognised at the time of realisation of the transaction. The same principle is applied in the case of management of client assets, financial planning and custody services, which are continuously provided over an extended period of time.

Fee and commissions collected by the Group on account of issuance, renewal and change in the limit of credit and payment cards, guarantees granted as well as opening, extension and increase of letters of credit are accounted for a straight-line basis.

Fee and commissions collected by the Group on account of cash management operations, keeping of customer accounts, money transfers and brokerage business activities are recognised directly in the income statement.

Additionally, fee and commission income on insurance activity comprises income on services provided by an insurance agent and income on account of payments for arranging instalments for a premium for insurance products sold through the Internet platform. The fee for the distribution of premium installment is settled in accordance with the duration of the policy.

Income on account of services provided as an insurance agent is recognised at the time of performance of the services in the net amount.

The Group's fee and commission income comprises also income from offering insurance products of third parties. In case of selling insurance products that are not bundled with loans, the revenues are recognized as upfront income or in majority of cases settled on a monthly basis.

2.6. Revenue and expenses from sale of insurance products bundled with loans

The Group treats insurance products as bundled with loans, in particular when insurance product was offered to the customer only with the loan, i.e. it was not possible to purchase from the Group the insurance product which is identical in a legal form, content and economic conditions without purchasing the loan.

Revenue and expenses from sale of insurance products bundled with loans are split into interest income and fee and commission income based on the relative fair value analysis of each of these products.

The remuneration included in interest income is recognised over time as part of effective interest rate calculation for the bundled loan. The remuneration included in fee and commission income is recognised partly as upfront income and partly including deferring over time based on the analysis of the stage of completion of the service.

Expenses directly linked to the sale of insurance products are recognised using the same pattern as in case of income observing the matching concept. A part of expenses is treated as an element adjusting the

calculation of effective interest rate for interest income and the remaining part of expenses is recognised in fee and commission expenses as upfront cost or as cost accrued over time.

The Group estimates also the part of remuneration which in the future will be returned due to early termination of insurance contract and appropriately decreases interest income or fee and commission income to be recognised.

In connection with entry into force of Recommendation U concerning best practices in the area of bancassurance, starting from 31 March 2015 the Bank does not receive remuneration from the sale of insurance products which would have been treated as boundled with loans.

2.7. Insurance premium revenue

Insurance premium revenue accomplished upon insurance activity is recognised at the policy issue date and calculated proportionally over the period of insurance cover. Insurance premium revenue is recognised under other operating income in the consolidated financial statements of the Group.

2.8. Compensations and benefits, net

Compensations and benefits, net relate to insurance activity. They comprise payoffs and charges made in the reporting period due to compensations and benefits for events arising in the current and previous periods, together with costs of claims handling and costs of enforcement of recourses, less received returns, recourses and any recoveries, including recoveries from sale of remains after claims and reduced by reinsurers' share in these positions. Costs of claims handling and costs of enforcement of recourses also comprise costs of legal proceedings. The item also comprises compensations and benefits due to co-insurance activity in the part related to the share of the Group. Compensations and benefits, net are recognised together with insurance premium revenue recognition under other operating income in the consolidated financial statements of the Group.

2.9. Segment reporting

An operating segment is a component of the Group that engages in business activities from which it may earn revenues and incur expenses (including revenues and expenses relating to transactions with other components of the Group), whose operating results are regularly reviewed by the Group's chief operating decision-maker to make decisions about resources to be allocated to the segment and assess its performance, and for which discrete financial information is available.

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker. The chief operating decision-maker is the person or group that allocates resources to and assesses the performance of the operating segments of an entity. As defined in IFRS 8, the Group has determined the Management Board of the Bank as its chief operating decision-maker.

In accordance with IFRS 8, the Group has the following business segments: Corporates and Financial Markets including the sub-segments *Corporate and Investment Banking* as well as *Financial Markets*, Retail Banking (including Private Banking), and the Other business.

2.10. Financial assets

The Group classifies its financial assets to the following categories: financial assets valued at fair value through the income statement; loans and receivables; financial assets held to maturity; financial assets available for sale. The classification of financial assets is determined by the Management at the time of their initial recognition.

Standardised purchases and sales of financial assets at fair value through the income statement, held to maturity and available for sale are recognised on the settlement date – the date on which the Group delivers or receives the asset. Changes in fair value in the period between trade and settlement date with respect to assets carried at fair value is recognised in profit or loss or in other components of equity. Loans are recognised when cash is advanced to the borrowers. Derivative financial instruments are recognised beginning from the date of transaction.

A financial asset is de-recognized if Group loses control over any contractual rights attached to that asset, which usually takes place if the financial instrument is disposed of or if all cash flows attached to the instrument are transferred to an independent third party.

Financial assets valued at fair value through the income statement

This category comprises two subcategories: financial assets held for trading and financial assets designated at fair value through the income statement upon initial recognition. A financial asset is classified in this category if it was acquired principally for the purpose of short-term resale or if it was classified in this category by the companies of the Group. Derivative instruments are also classified as "held for trading", unless they were designated for hedging according to IAS 39.

Disposals of debt and equity securities held for trading are accounted according to the weighted average method.

The Group classifies financial assets/financial liabilities as measured at fair value through the income statement if they meet either of the following conditions:

- assets/liabilities are classified as held for trading i.e. they are acquired or incurred principally for the purpose of selling or repurchasing them in the near term, they are a part of a portfolio of identified financial instruments that are managed together and for which there is evidence of a recent actual pattern of short-term profit making or they are derivatives (except for derivatives that are designated as and being effective hedging instruments and financial guarantee contracts),
- upon initial recognition, assets/liabilities are designated by the entity at fair value through the income statement according to IAS 39.

If a contract contains one or more embedded derivatives, the Group designates the entire hybrid (combined) contract as a financial asset or financial liability at fair value through the income statement unless:

- the embedded derivative(s) does not significantly modify the cash flows that otherwise would be required by the contract; or
- it is clear with little or no analysis when a similar hybrid instrument is first considered that separation of the embedded derivative(s) is prohibited, such as a prepayment option embedded in a loan that permits the holder to prepay the loan for approximately its amortised cost.

The Group also designates the financial assets/financial liabilities at fair value through the income statement when doing so results in more relevant information, because either:

- it eliminates or significantly reduces a measurement or recognition inconsistency (sometimes referred to as "an accounting mismatch") that would otherwise arise from measuring assets or liabilities or recognising the gains and losses on them on different bases; or
- a group of financial assets, financial liabilities or both is managed and its performance is evaluated on a fair value basis, in accordance with a documented risk management or investment strategy, and information about the group is provided internally on that basis to the entity's key management personnel.

Financial assets and financial liabilities classified to this category are valued at fair value upon initial recognition.

Interest income/expense on financial assets/financial liabilities designated at fair value (Note 2.4), except for derivatives the recognition of which is discussed in Note 2.17, is recognised in net interest income. The valuation and result on disposal of financial assets/financial liabilities designated at fair value is recognised in trading income.

As presented in this financial statements reporting periods, the Group did not designate any financial instrument on initial recognition as financial assets at fair value through the income statement.

Loans and receivables

Loans and receivables consist of financial assets not classified as derivative instruments, with payments either determined or possible to determine, not listed on an active market. They arise when the Group supplies monetary assets, goods or services directly to the debtor without any intention of trading the receivable.

Financial assets held to maturity

Investments held to maturity comprise listed on active markets financial assets, not classified as derivative instruments, where the payments are determined or possible to determine and with specified maturity dates, and which the Group intends and is capable of holding until their maturity.

In the case of sale by the Group before maturity of a part of assets held to maturity which cannot be deemed insignificant the held to maturity portfolio is tainted, and there with all the assets of this category are reclassified to the available for sale category.

In reporting periods presented in these financial statements, there were no assets held to maturity at the Group.

Financial assets available for sale

Available for sale investments consist of investments which the Group intends to hold for an undetermined period of time. They may be sold, e.g., in order to improve liquidity, in reaction to changes of interest rates, foreign exchange rates, or prices of equity instruments.

Interest income and expense from available for sale investments are presented in net interest income. Gains and losses from sale of available for sale investments are presented in gains and losses from investment securities.

Available for sale financial assets and financial assets measured at fair value through the income statement are valued at the end of the reporting period according to their fair value. Loans and receivables, as well as investments held to maturity are measured at adjusted cost of acquisition (amortised cost), applying the effective interest rate method. Gains and losses resulting from changes in the fair value of "financial assets measured at fair value through the income statement" are recognised in the income statement in the period in which they arise.

Gains and losses arising from changes in the fair value of available for sale financial assets are recognised in other comprehensive income until the derecognition of the respective financial asset in the statement of financial position or until its impairment: at such time the aggregate net gain or loss previously recognised in other comprehensive income is now recognised in the income statement. However, interest calculated using the effective interest rate is recognised in the income statement. Dividends on available for sale equity instruments are recognised in the income statement when the entity's right to receive payment is established.

The fair value of quoted investments in active markets is based on current market prices. If the market for a given financial asset is not an active one, the Group determines the fair value by applying valuation techniques. These comprise recently conducted transactions concluded according to normal market principles, reference to other instruments, discounted cash flow analysis, as well as valuation models for options and other valuation methods generally applied by market participants.

If the application of valuation techniques does not ensure obtaining a reliable fair value of investments in equity instruments not quoted on an active market, they are stated at cost.

2.11. Reinsurance assets

The Group transfers insurance risks to reinsurers in the course of typical operating activities in insurance activity. Reinsurance assets comprise primarily reinsurers' share in technical-insurance provisions.

The amounts of settlements with reinsurers are estimated according to relevant reinsured policies and reinsurance agreements.

Tests for impairment of reinsurance assets are carried out if there is objective evidence that the reinsurance asset is impaired. Impairment loss of reinsurance asset is calculated if either there is an objective evidence that the Group might not receive the receivable in accordance with the agreement or the value of such impairment can be reliably assessed.

If in a subsequent period the impairment loss is decreasing and the decrease can be objectively related to an event occurring after the recognition of impairment, then the previously recognised impairment loss is reversed as an adjustment of the impairment loss through the consolidated income statement.

The reversal cannot cause an increase of the carrying amount of the financial asset more than the amount which would constitute the amortised cost of this asset on the reversal date if the recognition of the impairment did not occur at all.

2.12. Offsetting financial instruments

Financial assets and financial liabilities are offset and the net amount is reported in the statement of financial position when there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis, or realise the asset and settle the liability simultaneously.

2.13. Impairment of financial assets

Assets carried at amortised cost

At the end of the reporting period, the Group estimates whether there is objective evidence that a financial asset or group of financial assets is impaired. A financial asset or a group of financial assets is impaired and impairment losses are incurred only if there is objective evidence of impairment as a result of one or more events that occurred after the initial recognition of the asset (a 'loss event') and that loss event (or events) has an impact on the future cash flows of the financial asset or group of financial assets that can be reliably estimated. Loss events were divided into definite ('hard') loss events of which occurrence requires that there is a need to classify the client into the default category, and indefinite ('soft') loss events of which occurrence may imply that there is a need to classify the client into the default category.

The Group first assesses whether objective indications exist individually for financial assets that are individually significant, and individually or collectively for financial assets that are not individually significant. If the Group determines that for the given financial asset assessed individually there are no objective indications of its impairment (regardless of whether that particular item is material or not), the

given asset is included in a group of financial assets featuring similar credit risk characteristics, which is subsequently collectively assessed in terms of its possible impairment. Financial assets that are individually assessed for impairment and for which an impairment loss is or continues to be recognised are not included in a collective assessment of impairment.

Recognition of default in respect of one exposure to a customer leads to recognition of the default status for all exposures to that customer.

If there is impairment indicator for impairment of loans and receivables or investments held to maturity and recognised at amortised cost, the impairment amount is calculated as the difference between the carrying value in the statement of financial position of the respective asset and the present value of estimated future cash flows (excluding future credit losses that have not been incurred) discounted at the financial asset's original effective interest rate. The carrying value of the asset is reduced through the use of an allowance account, and the resulting impairment loss is charged to the income statement. If a loan or held to maturity investment has a variable interest rate, the discount rate for measuring any impairment loss is the current effective interest rate determined under the contract.

The calculation of the present value of estimated future cash flows of a collateralised financial asset reflects the cash flows that may result from foreclosure less costs for obtaining and selling the collateral, whether or not foreclosure is probable.

In order to assess if the impairment loss has occurred, identification of credit exposures with premises for impairment is carried out. Subsequently the comparison of the gross balance sheet credit exposure with the value of estimated future cash flows discounted at the original effective interest rate is carried out, which leads to the conclusion whether the impairment loss has occurred. If the discounted value of future cash flow is higher than the gross balance sheet value, the impairment charge is not recognized.

For the purpose of collective evaluation of impairment, the credit exposures are grouped in order to ensure the uniformity of credit risk attached to the given portfolio. Many different parameters may be applied to the grouping into homogeneous portfolios, e.g., the type of counterparty, the type of exposure, estimated probability of default, the type of collateral provided, overdue status outstanding, maturities, and their combinations. Such features influence the estimation of the future cash flows attached to specific groups of assets as they indicate the capabilities of repayment on the part of debtors of their total liabilities in conformity with the terms and conditions of the contracts concerning the assessed assets.

Future cash flows concerning groups of financial assets assessed collectively in terms of their possible impairment are estimated on the basis of contractual cash flows and historical loss experience for assets with credit risk characteristics similar to those in the group.

Historical loss experience is adjusted on the basis of current observable data to reflect the effects of current conditions that did not affect the period on which the historical loss experience is based and to remove the effects of conditions in the historical period that do not exist currently.

For the purpose of calculation of the amount to be provisioned against balance sheet exposures analysed collectively, the probability of default (PD) method has been applied. By calibration of PD values, taking into account characteristics of specific products and emerging periods for losses on those products, such PD values allow already arisen losses to be identified and cover only the period in which the losses arising at the date of establishment of impairment should crystallise.

When a loan is uncollectible, it is written off against the related provision for impairment. Before any loan is written off, it is necessary to conduct all the procedures required by the Group and sets the amount of the loss. Subsequent recoveries of amounts previously written off reduce the amount of the provision for loan impairment in the income statement.

If in a subsequent period, after the transitional period, the impairment loss amount is decreasing and the decrease can be related objectively to an event occurring after the impairment was recognised (e.g., improvement of the debtor's credit rating), then the previously recognised impairment loss is reversed by adjusting the allowance account. The amount of the reversal is recorded in the income statement.

Assets measured at fair value available for sale

At the end of the reporting period the Group estimates whether there is an objective evidence that a financial asset or a group of financial assets is impaired. In the case of equity instruments classified as assets available for sale, a significant or prolonged decline in the fair value of the security below its cost resulting from higher credit risk is considered when determining whether the assets are impaired. If such kind of evidence concerning available for sale financial assets exists, the cumulative loss – determined as the difference between the cost of acquisition and the current fair value – is removed from other comprehensive income and recognised in the income statement. The above indicated difference should be reduced by the impairment concerning the given asset which was previously recognised in the income statement. Impairment losses concerning equity instruments recorded in the income statement are not

reversed through the income statement, but through other comprehensive income. If the fair value of a debt instrument classified as available for sale increases in a subsequent period, and such increase can be objectively related to an event occurring after the recording of the impairment loss in the income statement, then the respective impairment loss is reversed in the income statement under the item "Net impairment losses on loans and advances".

Renegotiated agreements

The Group considers renegotiations on contractual terms of loans and advances as impairment indicator unless the renegotiation was not due to the situation of the debtor but had been carried out on normal business terms. In such a case the Group makes an assessment whether the impairment should be recognised on either individual or group basis.

2.14. Financial guarantee contracts

The financial guarantee contract is a contract that requires the issuer to make specified payments to reimburse the holder for a loss it incurs because a specified debtor fails to make payment when due in accordance with the original or modified terms of a debt instrument.

When a financial guarantee contract is recognised initially, it is measured at the fair value. After initial recognition, an issuer of such a contract measures it at the higher of:

- the amount determined in accordance with IAS 37 "Provisions, Contingent Liabilities and Contingent Assets", and
- the amount initially recognised less, when appropriate, cumulative amortization recognised in accordance with IAS 18 "Revenue".

2.15. Cash and cash equivalents

Cash and cash equivalents comprise items with maturities of up to three months from the date of their acquisition, including: cash in hand and cash held at the Central Bank with unlimited availability for disposal, treasury bills and other eligible bills, loans and advances to banks, amounts due from other banks and government securities acquired for the purpose of short-term resale.

2.16. Sell-buy-back, buy-sell-back, reverse repo and repo contracts

Repo and reverse-repo transactions are defined as selling and purchasing securities for which a commitment has been made to repurchase or resell them at a contractual date and for a specified contractual price and are recognised when the money is transferred.

Securities sold with a repurchase clause (repos/sell buy back) are reclassified in the financial statements as pledged assets if the entity receiving them has the contractual or customary right to sell or pledge them as collateral security. The liability towards the counterparty is recognised as amounts due to other banks, deposits from other banks, other deposits or amounts due to customers, depending on its nature. Securities purchased together with a resale clause (reverse repos/buy sell back) are recognised as loans and advances to other banks or other customers, depending on their nature.

When concluding a repo or reverse repo transaction, mBank S.A. Group sells or buys securities with a repurchase or resale clause specifying a contractual date and price. Such transactions are presented in the statement of financial position as financial assets held for trading or as investment financial assets, and also as liabilities in the case of "sell-buy-back" transactions and as receivables in the case of "buy-sell-back" transactions.

Securities borrowed by the Group are not recognised in the financial statements, unless they are sold to third parties. In such case the purchase and sale transactions are recorded with a gain or a loss included in trading income. The obligation to return them is recorded at fair value as amounts due to customers. Securities borrowed under "buy-sell-back" transactions and then lent under "sell-buy-back" transactions are not recognised as financial assets.

As a result of "sell-buy-back" transactions concluded on securities held by the Group, financial assets are transferred in such way that they do not qualify for derecognition. Thus, the Group retains substantially all risks and rewards of ownership of the financial assets.

2.17. Derivative financial instruments and hedge accounting

Derivative financial instruments are recognised at fair value from the date of transaction. Fair value is determined based on prices of instruments listed on active markets, including recent market transactions, and on the basis of valuation techniques, including models based on discounted cash flows and options pricing models, depending on which method is appropriate in the particular case. All derivative instruments with a positive fair value are recognised in the statement of financial position as assets, those with a negative value as liabilities.

The best fair value indicator for a derivative instrument at the time of its initial recognition is the price of the transaction (i.e., the fair value of the paid or received consideration). If the fair value of the particular instrument may be determined by comparison with other current market transactions concerning the same instrument (not modified) or relying on valuation techniques based exclusively on market data that are available for observation, then the Group recognises the respective gains or losses from the first day in accordance with the principles described under Note 2.18.

Embedded derivative instruments are treated as separate derivative instruments if the risks attached to them and their characteristics are not strictly linked to the risks and characteristics of the underlying contract and the underlying contract is not measured at fair value through the income statement. Embedded derivative instruments of this kind are measured at fair value and the changes in fair value are recognised in the income statement.

In accordance with IAS 39 AG 30: (i), there is no need to separate the prepayment option from the host debt instrument for the needs of consolidated financial statements, because the option's exercise price is approximately equal on each exercise date to the amortised cost of the host debt instrument. If the value of prepayment option was not to be closely related to the underlying debt instrument, the option should be separated and fair valued in the consolidated financial statements of the Group; (ii), exercise price of a prepayment option reimburses the lender for an amount up to the approximate present value of lost interest for the remaining term of the host contract. Lost interest is the product of the principal amount prepaid multiplied by the interest rate differential. The interest rate differential is the excess of the effective interest rate of the host contract over the effective interest rate the entity would receive at the prepayment date if it reinvested the principal amount prepaid in a similar contract for the remaining term of the host contract.

The assessment of whether the call or put option is closely related to the host debt contract is made before separating the equity element of a convertible debt instrument in accordance with IAS 32.

The method of recognising the resulting fair value gain or loss depends on whether the given derivative instrument is designated as a hedging instrument, and if it is, it also depends on the nature of the hedged item. The Group designates some derivative instruments either as (1) fair value hedges against a recognised asset or liability or against a binding contractual obligation (fair value hedge), or as (2) hedges against highly probable future cash flows attributable to a recognised asset or liability, or a forecasted transaction (cash flow hedge). Derivative instruments designated as hedges against positions maintained by the Group are recorded by means of hedge accounting, subject to the fulfilment of the criteria specified in IAS 39:

- At the inception of the hedge there is formal designation and documentation of the hedging relationship and the entity's risk management objective and strategy for undertaking the hedge. That documentation shall include identification of the hedging instrument, the hedged item or transaction, the nature of the risk being hedged and how the entity will assess the hedging instruments effectiveness in offsetting the exposure to changes in the hedged item's fair value or cash flows attributable to the hedged risk.
- The hedge is expected to be highly effective in offsetting changes in fair value or cash flows attributable to the hedged risk, consistently with the originally documented risk management strategy for that particular hedging relationship.
- For cash flow hedges, a forecast transaction that is the subject of the hedge must be highly probable and must present an exposure to variations in cash flows that could ultimately affect profit or loss.
- The effectiveness of the hedge can be reliably measured, i.e. the fair value or cash flows of the hedged item that are attributable to the hedged risk and the fair value of the hedging instrument can be reliably measured.
- The hedge is assessed on an ongoing basis and determined actually to have been highly effective throughout the financial reporting periods for which the hedge was designated.

The Group documents the objectives of risk management and the strategy of concluding hedging transactions, as well as at the time of concluding the respective transactions, the relationship between the hedging instrument and the hedged item. The Group also documents its own assessment of the effectiveness of fair value hedging and cash flow hedging transactions, measured both prospectively and retrospectively from the time of their designation and throughout the period of duration of the hedging relationship between the hedging instrument and the hedged item.

Due to the split of derivatives classified into banking book and into trading book, the Group applies a different approach to the presentation of interest income/expense for each of these groups of derivatives that is described in Note 2.4 "Interest income and expenses". The remaining result from fair value measurement of derivatives is recognised in "Net trading income".

Fair value hedges

Changes in the fair value of derivative instruments designated and qualifying as fair value hedges are recognised in the income statement together with any changes in the fair value of the hedged asset or liability that are attributable to the hedged risk.

In case a hedge has ceased to fulfil the criteria of hedge accounting, the adjustment to the carrying value of the hedged item for which the effective interest method is used is amortised to the income statement over the period to maturity. The adjustment to the carrying amount of the hedged equity security remains in other comprehensive income until the disposal of the equity security.

Cash flow hedges

The effective part of the fair value changes of derivative instruments designated and qualifying as cash flow hedges is recognised in other comprehensive income. The gain or loss concerning the ineffective part is recognised in the income statement of the current period.

The amounts recognised in other comprehensive income are transferred to the income statement and recognised as income or cost of the same period in which the hedged item will affect the income statement (e.g., at the time when the forecast sale that is hedged takes place).

In case the hedging instrument has expired or has been sold, or the hedge has ceased to fulfil the criteria of hedge accounting, any aggregate gains or losses recognised at such time in other comprehensive income remain in other comprehensive income until the time of recognition in the income statement of the forecast transaction. When a forecast transaction is no longer expected to occur, the aggregate gains or losses recorded in other comprehensive income are immediately transferred to the income statement.

Derivative instruments not fulfilling the criteria of hedge accounting

Changes of the fair value of derivative instruments that do not meet the criteria of hedge accounting are recognised in the income statement of the current period.

The Group holds the following derivative instruments in its portfolio:

Market risk instruments:

- Futures contracts for bonds, index futures
- Options for securities and for stock-market indices
- Options for futures contracts
- Forward transactions for securities
- Commodity swaps

Interest rate risk instruments:

- Forward Rate Agreement (FRA)
- Interest Rate Swap (IRS), Overnight Index Swap (OIS)
- Interest Rate Options

Foreign exchange risk instruments:

- Currency forwards, fx swap, fx forward
- Cross Currency Interest Rate Swap (CIRS)
- Currency options.

2.18. Gains and losses on initial recognition

The best evidence of fair value of a financial instrument at initial recognition is the transaction price (i.e., the fair value of the payment given or received), unless the fair value of that instrument is evidenced by comparison with other observable current market transactions in the same instrument (without modification) or based on a valuation technique whose variables include only data from observable markets.

The transaction for which the fair value determined using a valuation model (where inputs are both observable and non-observable data) and the transaction price differ, the initial recognition is at the transaction price. The Group assumes that the transaction price is the best indicator of fair value, although the value obtained from the valuation model may differ. The difference between the transaction price and the model value, commonly referred to as "day one profit and loss", is amortised over the period of time.

The timing of recognition of deferred day one profit and loss is determined individually. It is either amortised over the life of the transaction, deferred until the instrument's fair value can be determined using market observable date, or realised through settlement. The financial instrument is subsequently measured at fair value, adjusted for the deferred day one profit and loss. Subsequent changes in fair value are recognised immediately in the income statement without reversal of deferred day one profits and losses.

2.19. Borrowings and deposits taken

Borrowings (including deposits) are initially recognised at fair value reduced by the incurred transaction costs. After the initial recognition, borrowings are recorded at adjusted cost of acquisition (amortised cost using the effective interest method). Any differences between the amount received (reduced by transaction costs) and the redemption value are recognised in the income statement over the period of duration of the respective agreements according to the effective interest rate method.

2.20. Intangible assets

The Group measures intangible assets initially at cost. After initial recognition, intangible assets are recognised at their cost of acquisition adjusted by the costs of improvement (rearrangement, development, reconstruction or modernisation) less any accumulated amortization and any accumulated impairment losses. Accumulated amortization is accrued by the straight line method taking into account the expected period of economic useful life of the respective intangible assets.

Goodwill

Goodwill as of the acquisition date is measured as the excess of the aggregate of the consideration transferred, the amount of any non-controlling interest in the acquiree and in a business combination achieved in stages, the acquisition-date fair value of the acquirer's previously held equity interest in the acquiree over the net of the acquisition-date amounts of the identifiable assets acquired and the liabilities assumed.

Goodwill on acquisition of subsidiaries is included in "Intangible assets". Goodwill is not amortised, but it is tested annually for impairment and if there have been any indication that it may be impaired, and it is carried in the statement of financial position at cost reduced by accumulated impairment losses. The Group assesses at the end of each reporting period whether there is any indication that cash generating unit to which goodwill is allocated may be impaired. If any such indication exists, the Group estimates the recoverable amount of the asset. Goodwill impairment losses should not be reversed.

Gains and losses on the disposal of the activity include the carrying amount of goodwill relating to the sold activity. Goodwill is allocated to cash generating units or groups of cash generating units for the purpose of impairment testing. The allocation is made as at the date of purchase to those cash-generating units or groups of cash generating units that are expected to benefit from the business combination in which the goodwill arose, not bigger than operating segments in accordance with IFRS 8 irrespective of whether other assets or liabilities of the acquiree are assigned to those units.

Computer software

Purchased computer software licences are capitalised in the amount of costs incurred for the purchase and adaptation for use of specific computer software. These costs are amortised on the basis of the expected useful life of the software (2-11 years). Expenses attached to the maintenance of computer software are expensed when incurred. Expenses directly linked to the development of identifiable and unique proprietary computer programmes controlled by the Group, which are likely to generate economic benefits in excess of such costs expected to be gained over a period exceeding one year, are recognised as intangible assets. Direct costs comprise personnel expenses directly related to the software.

Capitalised costs attached to the development of software are amortised over the period of their estimated useful life.

Computer software directly connected with the functioning of specific information technology hardware is recognised as "Tangible fixed assets".

Development costs

The Group identifies development costs as intangible asset as the asset will generate probable future economic benefits and fulfil the following requirements described in IAS 38, i.e., the Group has the intention and technical feasibility to complete and to use the intangible asset, the availability of adequate technical, financial and other resources to complete and to use the intangible asset and the ability to measure reliably the expenditure attributable to the intangible asset during its development.

"Development costs" useful lives are finite and the amortization period does not exceed 3 years. Amortization rates are adjusted to the period of economic utilisation. The Group shows separately additions from internal development and separately those acquired through business combinations.

Development expenditure comprises all expenditure that is directly attributable to research and development activities.

Intangible assets are tested in terms of possible impairment always after the occurrence of events or change of circumstances indicating that their carrying value in the statement of financial position might not be possible to be recovered.

2.21. Tangible fixed assets

Tangible fixed assets are carried at historical cost reduced by accumulated depreciation and accumulated impairment losses. Historical cost takes into account the expenses directly attached to the acquisition of the respective assets.

Subsequent costs are included in the asset's carrying amount or are recognised as a separate asset, as appropriate, only where it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. Any other expenses incurred on repairs and maintenance are expensed to the income statement in the reporting period in which they were incurred.

Land is not depreciated. Depreciation of other fixed assets is accounted for according to the straight line method in order to spread their initial value reduced by the residual value over the period of their useful life which is estimated as follows for the particular categories of fixed assets:

Buildings and structures	25-40 years,
Equipment	2-10 years,
Vehicles	5 years,
Information technology hardware	2-5 years,
Investments in third party fixed assets	10-40 years, no longer when the period of the lease contract,
Office equipment, furniture	5-10 years.

Land and buildings consist mainly of branch outlets and offices. Residual values, estimated useful life periods and depreciation method are verified at the end of the reporting period and adjusted prospectively in accordance with the arising need.

Group assesses at the end of each reporting period whether there is any indication that tangible asset may be impaired. If any such indication exists, the Group estimates the recoverable amount of the asset. Depreciable fixed assets are tested for impairment always whenever events or changes in circumstances indicate that the carrying value may not be recoverable. The value of a fixed asset carried in the statement of financial position is reduced to the level of its recoverable value if the carrying value in the statement of financial position exceeds the estimated recoverable amount. The recoverable value is the higher of two amounts: the fair value of the fixed asset reduced by its selling costs and the value in use.

If it is not possible to estimate the recoverable amount of the individual asset, the Group shall determine the recoverable amount of the cash-generating unit to which the asset belongs (cash-generating unit of the asset).

The carrying amount of tangible fixed assets is derecognised on disposal or when no future economic benefits are expected from its use or disposal. The gain or loss arising from the derecognition of tangible fixed assets are included in profit or loss when the item is derecognised. Gains are not classified as revenue.

Gains and losses on account of the disposal of fixed assets are determined by comparing the proceeds from their sale against their carrying value in the statement of financial position and they are recognised in the income statement.

2.22. Inventories

Inventories are stated at the lower of: cost of purchase/cost of construction and net realisable value. Cost of construction of inventories comprises direct construction costs, the relevant portion of fixed indirect production costs incurred in the construction process and the borrowing costs, which can be directly allocated to the purchase or construction of an asset. Net realisable value is the estimated selling price in the ordinary course of business, less applicable variable selling costs. The amount of any inventory write-downs to the net realisable value and any inventory losses are recorded as costs of the period in which a write-down or a loss occurred and they are classified as other operating costs. Reversals of inventory

write-downs resulting from increases in their net realisable value are recorded as a reduction of the inventories recognised as cost of the period in which the reversals took place. Inventory issues are valued through detailed identification of the individual purchase prices or costs of construction of the assets which relate to the realisation of the individual separate undertakings. In particular, inventories comprise land and rights to perpetual usufruct of land designated for use as part of construction projects carried out. They also comprise assets held for lease as well as assets taken over as a result of terminated lease agreements.

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

The Group classifies a non-current asset (or disposal group) as held for sale if its carrying amount will be recovered principally through a sale transaction rather than through continuing use. For this to be the case, the asset (or disposal group) must be available for immediate sale in its present condition subject only to terms that are usual and customary for sale of such assets (or disposal groups) and its sale must be highly probable, i.e., the appropriate level of management must be committed to a plan to sell the asset (or disposal group), and an active programme to locate a buyer and complete the plan must have been initiated. Further, the asset must be actively marketed for sale at a price that is reasonable in relation to its current fair value. In addition, the sale should be expected to qualify for recognition as a completed sale within one year from the date of classification.

Non-current assets held for sale are priced at the lower of: carrying value and fair value less costs to sell. Assets classified in this category are not depreciated.

When criteria for classification to non-current assets held for sale are not met, the Group ceases to classify the assets as held for sale and reclassifies them into appropriate category of assets. The Group measures a non-current asset that ceases to be classified as held for sale (or ceases to be included in a disposal group classified as held for sale) at the lower of:

- its carrying amount at a date before the asset (or disposal group) was classified as held for sale, adjusted for any depreciation, amortization or revaluations that would have been recognised had the asset (or disposal group) not been classified as held for sale, and
- its recoverable amount at the date of the subsequent decision not to sell.

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

The classification to this category takes place at the moment of sale or when the operation meets criteria of the operation classified as held for sale, if this moment took place previously. Disposal group which is to be taken out of usage may also be classified as discontinued operation.

2.24. Deferred income tax

The Group creates a deferred income tax on the temporary difference arising between the carrying amount of an asset or liability in the statement of financial position and its tax base. A taxable net difference is recognised in liabilities as "Provisions for deferred income tax". A deductible net difference is recognised under "Deferred income tax assets". Any change in the balance of the deferred tax assets and liabilities in relation to the previous accounting period is recorded under the item "Income Tax". The balance sheet method is applied for the calculation of the deferred corporate income tax.

Liabilities or assets for deferred corporate income tax are recognised in their full amount according to the balance sheet method in connection with the existence of temporary differences between the tax value of assets and liabilities and their carrying value. Such liabilities or assets are determined by application of the tax rates in force by virtue of law or of actual obligations at the end of the reporting period. According to expectations such tax rates applied will be in force at the time of realisation of the assets or settlement of the liabilities for deferred corporate income tax.

The main temporary differences arise on account of impairment write-offs recognised in relation to the loss of value of credits and granted guarantees of repayment of loans, amortization of fixed assets and intangible assets, finance leases treated as operating leases for tax purposes, revaluation of certain financial assets and liabilities, including contracts concerning derivative instruments and forward transactions, provisions for retirement benefits and other benefits following the period of employment, and also deductible tax losses.

The Group reviews the carrying amount of a deferred tax assets at the end of each reporting period. The Group reduces the carrying amount of a deferred tax asset to the extent that it is no longer probable that sufficient taxable profit will be available to allow the benefit of part or all of that deferred tax asset to be utilised. Any such reduction is reversed to the extent that it becomes probable that sufficient taxable profit will be available.

Deferred income tax assets are recognised to the extent it is probable that there will be sufficient taxable profits to allow them to recover. If the forecast amount of income determined for tax purposes does not allow the realisation of the asset for deferred income tax in full or in part, such an asset is recognised to the respective amount, accordingly. The above described principle also applies to tax losses recorded as part of the deferred tax asset.

The Group presents the deferred income tax assets and liabilities netted in the statement of financial position separately for each subsidiary undergoing consolidation. Such assets and provisions may be netted against each other if the Group possesses the legal rights allowing it to simultaneously account for them when calculating the amount of the tax liability.

In the case of the Bank, the deferred income tax assets and provisions are netted against each other separately for each country where the Bank conducts its business and is obliged to settle corporate income tax.

The Group discloses separately the amount of negative temporary differences (mainly on account of unused tax losses or unutilised tax allowances) in connection with which the deferred income tax asset was not recognised in the statement of financial position, and also the amount of temporary differences attached to investments in subsidiaries and associates for which no deferred income tax provision has been formed.

Deferred income tax for the Group is provided on assets or liabilities due to temporary differences arising from investments in subsidiaries and associates, except where, on the basis of any probable evidence, the timing of the reversal of the temporary difference is controlled by the Group and it is possible that the difference will not reverse in the foreseeable future.

Deferred income tax on account of revaluation of available for sale investments and of revaluation of cash flow hedging transactions is accounted for in the same way as any revaluation, directly in other comprehensive income, and it is subsequently transferred to the income statement when the respective investment or hedged item affects the income statement.

2.25. Assets repossessed for debt

Repossessed collateral represents financial and non-financial assets acquired by the Group in settlement of overdue loans. The assets are initially recognised at fair value when acquired and included in premises and equipment, financial assets or other assets depending on their nature and the Group's intention in respect of recovery of these assets. In case the fair value of repossessed collateral exceeds the receivable from the debtor, the difference constitutes a liability toward the debtor.

Repossessed assets are subsequently measured and accounted for in accordance with the accounting policies relevant for these categories of assets.

2.26. Prepayments, accruals and deferred income

Prepayments are recorded if the respective expenses concern the months succeeding the month in which they were incurred. Prepayments are presented in the statement of financial position under "Other assets".

Accruals include costs of supplies delivered to the Group but not yet resulting in its payable liabilities. Deferred income includes received amounts of future benefits. Accruals and deferred income are presented in the statement of financial position under the item "Other liabilities".

Deferred income comprises reinsurance and co-insurance commissions, resulting from insurance agreements included in reinsurance and co-insurance agreements, which are subject to settlement over the period in the proportional part to the future reporting periods.

Acquisition costs in the part attributable to future reporting periods are subject to settlement, proportionally to the duration of the relevant insurance agreements.

2.27. Leasing

A lease is classified as a finance lease if it transfers substantially all the risks and rewards incidental to ownership. Title may or may not eventually be transferred. A lease is classified as an operating lease if it does not transfer substantially all the risks and rewards incidental to ownership.

The Group determines whether an arrangement is, or contains, a lease based on the substance of the arrangement and assessment of whether fulfilment of the arrangement is dependent on the use of a specific asset and the arrangement conveys a right to use the asset.

mBank S.A. Group as a lessor

In the case of assets in use on the basis of a finance lease agreement, the amount equal to the net investment in the lease is recognised as receivables and presented as "Loans and advances to customers".

The difference between the gross receivable amount and the present value of the receivables is recognised as unrealised financial income.

Revenue from leasing agreements is recognised as follows:

■ Interests on finance lease

Revenue from finance lease is recognised on the accruals basis, based on the fixed rate of return calculated on the basis of all the cash flows related to the realisation of a given lease agreement, discounted using the lease interest rate.

■ Net revenue from operating lease

Revenue from operating lease and the depreciation cost of fixed assets provided by the Group under operating lease, incurred in order to obtain this revenue are recognised in net amount as other operating income in the profit and loss account.

Revenue from operating lease is recognised as income on a straight-line basis over the lease period, unless application of a different systematic method better reflects the time allocation of benefits drawn from the leased asset.

mBank S.A. Group as a lessee

The leases entered into by the Group are primarily operating leases. The total payments made under operating leases are charged to the income statement on a straight-line basis over the period of the lease.

2.28. Provisions

The value of provisions for contingent liabilities such as unutilised guarantees and (import) letters of credit, as well as for unutilised irreversible unconditionally granted credit limits, is measured in compliance with IAS 37 *Provisions, Contingent Liabilities and Contingent Assets*.

According to IAS 37, provisions are recognised when the Group has a present legal or constructive obligation as a result of past events, it is more likely that an outflow of resources will be required to settle the obligation and the amount has been reliably estimated.

Technical-insurance provisions for unpaid claims, benefits and premiums concern insurance activity.

Provision for unpaid claims and benefits is created in the amount of the established or expected final value of future claims and benefits paid in connection with events before the reporting period date, including related claims handling costs.

Provision for unpaid claims and benefits which were notified to the insurer and in relation to which the information held does not enable to assess the value of claims and benefits is calculated using the lump sum method.

Provision for premiums is created individually for each insurance agreement as premium written, attributed to subsequent reporting periods, proportionally to the period for which the premium was written on the daily basis. However, in case of insurance agreements whose risk is not evenly apportioned over the period of duration of insurance, provision is created proportionally to the expected risk in subsequent reporting periods.

At each reporting date, the Group tests for adequacy of technical-insurance provisions to ensure whether the provisions deducted by deferred acquisition costs are sufficient. The adequacy test is carried out using up-to-date estimates of future cash flows arising from insurance agreements, including costs of claims handling and policy-related costs.

If the assessment reveals that the technical-insurance provisions are insufficient in relation to estimated future cash flows, then the whole disparity is promptly recognised in the consolidated income statement through impairment of deferred acquisition costs or/and supplementary provisions.

2.29. Post-employment employee benefits and other employee benefits

Post-employment employee benefits

The Group forms provisions against future liabilities on account of post-employment benefits determined on the basis of an estimation of liabilities of that type, using an actuarial model. The Group uses a principle of recognition of actuarial gains or losses from the measurement of post-employment benefits related to changes in actuarial assumptions in other comprehensive income that will not be reclassified to the income statement. The Group recognizes service cost and net interest on the net defined benefit liability in the "Overhead cost" and in other interest expenses, respectively.

Equity-settled share-based payment transactions

The Group runs programmes of remuneration based on and settled in own shares as well as based on shares of the ultimate parent of the Bank and settled in cash. Equity-settled share-based payment transactions are accounted for in compliance with IFRS 2 *Share-based Payment*. In case of the part of the programme settled in shares, the fair value of the service rendered by employees in return for options and shares granted increases the costs of the respective period corresponding to own equity. The total amount which needs to be expensed over the period when the outstanding rights of the employees for their options and shares to become exercisable are vested is determined on the basis of the fair value of the granted options and shares. There are no market vesting conditions that shall be taken into account when estimating the fair value of share options and shares at the measurement date. Non-market vesting conditions are not taken into account when estimating the fair value of share options and shares but they are taken into account through adjustment on the number of equity instruments. At the end of each reporting period, the Bank revises its estimates of the number of options and shares that are expected to become exercised. In accordance with IFRS 2 it is not necessary to recognise the change in fair value of the share-based payment over the term of the programmes.

Cash-settled share-based payment transactions

In case of the part of the programme based on cash-settled share-based payments based on shares of the ultimate parent of the Bank, the fair value of the service rendered by employees in return for right to options/share appreciation rights increases the costs of the respective period, corresponding to liabilities. Until the liability related to the cash-settled share-based payments transactions is settled, the Bank measures the fair value of the liability at the end of each reporting period and at the date of settlement, with any changes in fair value recognised in profit or loss for the period.

Other employee benefits

From September 2012, in mBank Hipoteczny has been functioning the incentive programme based on phantom shares of this bank which is considered as incentive programme according to IAS 19.

2.30. Equity

Equity consists of capital and own funds attributable to owners of the Bank, and non-controlling interest created in compliance with the respective provisions of the law, i.e., the appropriate legislative acts, the By-laws or the Company Articles of Association.

Registered share capital

Share capital is presented at its nominal value, in accordance with the By-laws and with the entry in the business register.

■ Own shares

In the case of acquisition of shares in the Bank by the Bank the amount paid reduces the value of equity as own shares until the time when they are cancelled. In the case of sale or reallocation of such shares, the payment received in return is recognised in equity.

Share premium

Share premium is formed from the share premium obtained from the issue of shares reduced by the attached direct costs incurred with that issue.

■ Share issue costs

Costs directly connected with the issue of new shares or reduce the proceeds from the issue recognised in equity.

Retained earnings

Retained earnings include:

- other supplementary capital,
- other reserve capital,
- general banking risk reserve,
- undistributed profit for the previous year,
- net profit (loss) for the current year.

Other supplementary capital, other reserve capital and general banking risk reserve are formed from allocations of profit and they are assigned to purposes specified in the By-laws or other regulations of the law.

Moreover, other reserve capital comprises valuation of employee options.

Dividends for a given year, which have been approved by the General Meeting but not distributed at the end of the reporting period, are shown under the liabilities on account of dividends payable under the item "Other liabilities".

Other components of equity

Other components of equity result from:

- valuation of available for sale financial instruments,
- exchange differences on translation of foreign operations,
- actuarial gains and losses relating to post-employment benefits,
- valuation of derivative financial instruments held for cash flow hedging in relation to the effective portion of the hedge.

2.31. Valuation of items denominated in foreign currencies

Functional currency and presentation currency

The items contained in financial reports of particular entities of the Group, including foreign branches of the Bank, are valued in the currency of the basic economic environment in which the given entity conducts its business activities ("functional currency"). The financial statements are presented in the Polish zloty, which is the presentation currency of the Group and the functional currency of the Bank.

Transactions and balances

Transactions denominated in foreign currencies are converted to the functional currency at the exchange rate in force at the transaction date. Foreign exchange gains and losses on such transactions as well as balance sheet revaluation of monetary assets and liabilities denominated in foreign currency are recognised in the income statement.

Foreign exchange differences arising on account of such monetary items as financial assets measured at fair value through the income statement are recognised under gains or losses arising in connection with changes of fair value. Foreign exchange differences on account of such monetary assets as equity instruments classified as available for sale financial assets are recognised under other comprehensive income.

At the end of each reporting period non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rate at the date of the transaction, and non-monetary items that are measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was measured.

When a gain or loss on a non-monetary item is recognised in other comprehensive income, any exchange component of that gain or loss is recognised in other comprehensive income. Conversely, when a gain or loss on a non-monetary item is recognised in profit or loss, any exchange component of that gain or loss is recognised in profit or loss.

Changes in fair value of monetary items available for sale cover foreign exchange differences arising from valuation at amortised cost, which are recognised in the income statement.

Items of the statement of financial position of foreign branches are converted from functional currency to the presentation currency with the application of the average exchange rate as at the end of the reporting period. Income statement items of these entities are converted to presentation currency with the application of the arithmetical mean of average exchange rates quoted by the National Bank of Poland on the last day of each month of the reporting period. Foreign exchange differences so arisen are recognised in other comprehensive income.

Companies belonging to the Group

The performance and the financial position of all the entities belonging to the Group, none of which conduct their operations under hyperinflationary conditions, the functional currencies of which differ from the presentation currency, are converted to the presentation currency as follows:

- assets and liabilities in each presented statement of financial position are converted at the average rate of exchange of the National Bank of Poland (NBP) in force at the end of this reporting period;
- revenues and expenses in each income statement are converted at the rate equal to the arithmetical mean of the average rates quoted by NBP on the last day of each of 12 months of each presented periods; whereas

- all resulting foreign exchange differences are recognised as a distinct item of other comprehensive income.

Upon consolidation, foreign exchange differences arising from the conversion of net investments in companies operating abroad are recognised in other comprehensive income. Upon the disposal of a foreign operation, such foreign exchange differences are recognised in the income statement as part of the profit or loss arising upon disposal.

Leasing business

Gains and losses on foreign exchange differences from the valuation of liabilities on account of credit financing of purchases of assets under operating leasing schemes are recognised in the income statement. In the operating leasing agreements recognised in the statement of financial position the fixed assets subject to the respective contracts are recognised at the starting date of the appropriate contract as converted to PLN, whereas the foreign currency loans with which they were financed are subject to valuation according to the respective foreign exchange rates.

In the case of finance lease agreements the foreign exchange differences arising from the valuation of leasing receivables and liabilities denominated in foreign currency are recognised through the income statement at the end of the reporting period.

2.32. Trust and fiduciary activities

mBank S.A. operates trust and fiduciary activities including domestic and foreign securities and services provided to investment and pension funds.

Dom Maklerski mBanku S.A. operates trust and fiduciary activities in connection with the handling of securities accounts of the clients.

The assets concerned are not shown in these financial statements as they do not belong to the Group.

Other companies belonging to the Group do not conduct any trust or fiduciary activities.

2.33. New standards, interpretations and amendments to published standards

These financial statements include the requirements of all the International Accounting Standards and the International Financial Reporting Standards endorsed by the European Union, and the related with them interpretations which have been endorsed and binding for annual periods starting on 1 January 2015.

Published Standards and Interpretations which have been issued and binding for the Group for annual periods starting on 1 January 2015

Standards and interpretations approved by the European Union:

- IFRIC 21, *Levies*, published by International Financial Reporting Standard Interpretations Committee on 20 May 2013, binding for annual periods starting on or after 1 January 2014. In the European Union, Interpretation is applicable for annual periods beginning on or after 17 June 2014.

The Interpretation provides guidance on when to recognise a liability for a levy imposed by a government, both for levies that are accounted for in accordance with IAS 37 and those where the timing and amount of the levy is certain and does not address whether the liability to pay a levy gives rise to an asset or an expense.

- Annual Improvements to IFRSs 2011 – 2013 Cycle, published by the International Accounting Standards Board on 12 December 2013, approved by EU on 18 December 2014 and binding for annual periods starting on or after 1 July 2014, in EU effective latest for financial years beginning on or after 1 January 2015.

The improvements to the following standards were implemented during the cycle: IFRS 1 in terms of clarification of using the IFRSs that are effective by the first-time adopter, IFRS 3 in terms of the elimination from its scope the accounting for the formation of joint arrangement defined in IFRS 11 in the financial statements of the joint arrangement itself, IFRS 13 in terms of the clarification of the exception for measuring the fair value of a group of financial assets and financial liabilities based on price that would have been achieved for sale of net long position or transfer net short position in case of exposure to a specific risk, IAS 40 in terms of the clarification the reference between IFRS 3 and IAS 40 related to classification of property as investment property or owner-occupied property.

These financial statements do not include the following standards and interpretations which await endorsement of the European Union or which have been endorsed by the European Union but entered or will enter into force after the balance sheet date.

In relation to standards and interpretations that have been approved by the European Union, but entered or will enter into force after the balance sheet date, the Group did not use the possibility of early application.

Published Standards and Interpretations which have been issued but are not yet binding or have not been adopted early

Standards and interpretations approved by the European Union:

- IAS 19 (Amended), *Defined Benefit Plans: Employee Contributions*, published by the International Accounting Standards Board on 21 November 2013, approved by European Union on 17 December 2014 and binding for annual periods starting on or after 1 July 2014, in EU effective at the latest for financial years beginning on or after 1 February 2015.

The amendment relates only to contributions for defined benefit plans from employees or third parties. The amendment of the Standard is aimed at clarification and simplification the accounting requirements for contributions independent of the number of years of service, i.e. contributions that are a fixed percentage of the employee's salary, a fixed amount throughout the service period or dependent on the employee's age. In accordance with the amendment of the Standard such contributions should be recognized as a reduction in the service cost in the period in which the related service is rendered, instead of attributing the contributions to the periods of service.

The Group is of the opinion that the application of the amended standard will have no significant impact on the financial statements in the period of its initial application.

- Amendments to IAS 1, *Disclosure initiative*, published by the International Accounting Standards Board on 18 December 2014, approved by European Union on 18 December 2015 and binding for annual periods starting on or after 1 January 2016.

The amendments to IAS 1 include the clarification of the material information with particular regard to the reduction of immaterial information in financial statements. Moreover, specific items in financial statements may be the subject to both aggregation and disaggregation depending on its materiality. IAS 1 was also completed with the requirements regarding the presentation of subtotals in financial statements. Additionally, the information presented in the notes of financial statements may be presented in a systematic manner, however in determining a systematic manner, the entity shall consider the effect on the understandability and comparability of its financial statements. The guidelines regarding the identification of significant accounting policies were deleted in the amendments to IAS 1.

The Group is of the opinion that the application of the amended standard will have no significant impact on the financial statements in the period of its initial application.

- Improvements to IFRSs 2010 – 2012 Cycle, published by the International Accounting Standards Board on 12 December 2013, approved by European Union on 17 December 2014, in majority binding for annual periods starting on or after 1 July 2014 and some effective prospectively for transactions occurring on or after 1 July 2014, in EU effective at latest for financial years beginning on or after 1 February 2015.

The improvements to the following standards were implemented during the cycle: IFRS 2 in terms of changing definitions: "vesting condition", "market condition" and adding definitions: "service condition" and "performance condition", IFRS 3 in terms of clarification of classification a contingent consideration by an acquirer, IFRS 8 in terms of disclosure requirement of judgments made by management in applying the aggregation criteria for operating segments and disclosure of reconciliation of the total of the reportable segments' assets to the total assets, IFRS 13 in terms of clarification of doubts for the possibility of simplified measurement of short-term receivables and payables without discounting, when the effect of not discounting is immaterial, IAS 16 and IAS 38 in terms of proportionate restatement of accumulated depreciation or amortization, respectively, when an item of property, plant and equipment or intangible asset, respectively is revalued, IAS 24 in terms of identifying related party which provides key management personnel services to the reporting entity or to the parent of the reporting entity.

The Group is of the opinion that the application of the amended standards will have no significant impact on the financial statements in the period of their initial application.

- Amendments to IAS 16 and IAS 38, *Clarification of acceptable methods of depreciation and amortization*, published by the International Accounting Standards Board on 12 May 2014, approved by European Union on 2 December 2015 and binding for annual periods beginning on or after 1 January 2016.

The amended IAS 16 prohibits the use of a revenue-based method for depreciating a tangible fixed asset. A depreciation method that is based on revenue that is generated by an activity of the entity is not appropriate, because the revenue generated by an activity that includes the use of an asset reflects factors other than the consumption of the economic benefits of the asset.

The amended IAS 38 includes a rebuttable presumption that a revenue-based method for amortization of an intangible asset is inappropriate for the same reasons as in the case of tangible fixed assets presented in amended IAS 16. However, the presumption in case of amended IAS 38 could be overcome in two circumstances: when it can be demonstrated that revenue is highly correlated with the consumption of the economic benefits embodied in an intangible asset and when the right embodied by an intangible asset is expressed as a total amount of revenue to be generated.

The Group is of the opinion that the application of the amended standards will have no significant impact on the financial statements in the period of its initial application.

- Amendments to IAS 27, *Equity method in separate financial statements*, published by the International Accounting Standards Board on 12 August 2014, approved by European Union on 18 December 2015, binding for annual periods beginning on or after 1 January 2016.

The amended IAS 27 re-establish the possibility of equity method application for investments in subsidiaries, joint ventures and associates in separate financial statements. The entity preparing separate financial statements should account for investments in subsidiaries, joint ventures and associates at cost or according to IFRS 9 or using the equity method as described in IAS 28. The dividend from a subsidiary, a joint venture or an associate is recognized in profit and loss or as a reduction from the carrying amount of the investment if the equity method is used.

The Group is of the opinion that the application of the amended standard will have no significant impact on the financial statements in the period of its initial application.

- Amendments to IFRS 11, *Accounting for acquisitions of interests in joint operations*, published by the International Accounting Standards Board on 6 May 2014, approved by European Union on 24 November 2015 and binding for annual periods beginning on or after 1 January 2016.

The amended standard requires the acquirer of an interest in a joint operation in which the activity constitutes a business, as defined in IFRS 3 Business Combination, to apply all of the principles on business combinations accounting in IFRS 3 and other IFRSs except for those principles that conflict with the guidance in this IFRS. It applies to the acquisition of both the initial interest and additional interests in a joint operation in which the activity of the joint operation constitutes a business. Moreover, the acquirer shall disclose the information required by IFRS 3 and other IFRSs for business combinations.

The Group is of the opinion that the application of the amended standard will have no significant impact on the financial statements in the period of its initial application.

- Amendments to IAS 16 and IAS 41 *Agriculture: Bearer Plants* published by the International Accounting Standards Board on 30 June 2014, approved by European Union on 23 November 2015 and binding for annual periods beginning on or after 1 January 2016.

The amended IAS 16 and IAS 41 introduce the obligation of recognizing bearer plants in the same way as tangible assets and of using the requirements of IAS 16 measuring them either at cost or at revaluated amount. IAS 41 still applies to the produce on those bearer plants, which should be measured at fair value less costs to sell. Bearer animals are not covered by the amendments.

The Group is of the opinion that the application of the amended standards will have no significant impact on the financial statements in the period of its initial application.

- Annual Improvements to IFRSs 2012-2014 Cycle, changing 4 standards, published by the International Accounting Standards Board on 25 September 2014, approved by European Union on 15 December 2015 and binding for annual periods beginning on or after 1 January 2016.

The improvements to the following standards were implemented during the cycle: IFRS 5 in the situation when an asset is reclassified from being held for sale to being held for distribution to owners or from being held for distribution to owners to being held for sale, then the change in classification is considered a continuation of the original plan of disposal. Additionally, when assets no longer meet the criteria for held for distribution to owners (without meeting the held-for-sale criteria), the entity should cease to apply held-for-distribution accounting in the same way as it ceases to apply the held-for-sale accounting when they no longer meet the held-for-sale criteria; IFRS 7 when an entity transfers a financial asset retaining the right to service that financial asset for a fee that is included in a servicing contract, whether the entity has a continuing involvement as a result of the servicing contract for the purpose of disclosure requirements. Additionally, IFRS 7 clarifies that disclosures

regarding offsetting financial assets and financial liabilities are not specifically required for all interim periods, unless it is required by IAS 34; IAS 19 in terms of clarification that high quality corporate bonds used to determine a discount rate of post-employment benefit obligations shall be in the same currency as the currency of the post-employment benefit obligations. Assessment whether there is a deep market in such high quality corporate bonds should be made for the currency, not for a country; IAS 34 in terms of clarifying the meaning of disclosure of information' elsewhere in the interim financial report' and additionally it introduces a requirement to incorporate disclosure in interim financial statement by cross-reference to information in another statement.

The Group is of the opinion that the application of the amended standards will have no significant impact on the financial statements in the period of their initial application.

Standards and interpretations not yet approved by the European Union:

- IFRS 9, *Financial Instruments*, published by the International Accounting Standards Board on 24 July 2014, represents the final version of the standard, replaces earlier versions of IFRS 9 and completes the International Accounting Standards Board's project to replace IAS 39 *Financial Instruments: Recognition and Measurement*. The new standard addresses classification and measurement of financial assets and financial liabilities, impairment methodology and hedge accounting. IFRS 9 does not include macro hedge accounting, which is a separate project of International Accounting Standards Board. The Group continues to apply IAS 39 accounting for macro hedges. The new standard is effective for annual periods beginning on or after 1 January 2018.

The Group is of the opinion that the application of the standard will have an impact on the presentation and measurement of these instruments in the financial statements.

- IFRS 14, *Regulatory Deferral Accounts*, published by the International Accounting Standards Board on 30 January 2014, binding for annual periods starting on or after 1 January 2016.

The Standard permits an entity that adopts IFRS to continue to use, in its first and subsequent IFRS financial statements, its previous accounting policies for the recognition, measurement, impairment and derecognition of regulatory deferral account balances. The Standard requires to present regulatory deferral account balances as separate line items in the statement of financial position and to present movements in those account balances as separate line items in the statement of profit and loss and other comprehensive income. The disclosures to identify the nature of, and risks associated with, the rate regulation that has resulted in the recognition of regulatory deferral account balances are also required.

The Group is of the opinion that the application of the standard will have no significant impact on the financial statements in the period of its initial application.

- IFRS 15, *Revenue from Contracts with Customers*, published by the International Accounting Standards Board on 28 May 2014, binding for annual periods beginning on or after 1 January 2018.

Amendments to IFRS 15 were published by International Accounting Standards Board on 11 September 2015 and are binding for annual periods starting on or after 1 January 2018.

IFRS 15 introduces new principles of revenue recognition. The core principle is that an entity recognizes revenue to depict the transfer of promised goods and services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. According to a new IFRS 15 revenue is recognized when the customer obtains control of these goods or services. Depending on the fulfilment of certain conditions revenues are either recognized over time throughout the duration of the contract if a performance obligation is satisfied over time, or at a point in time when the customer obtains control of these goods or services.

The Group is of the opinion that the application of the standard will have no significant impact on the financial statements in the period of its initial application.

- Amendments to IFRS 10 and IAS 28, *Sale or contribution of assets between an investor and its associate or joint venture*, published by the International Accounting Standards Board on 11 September 2014. The date of entry into force has been postponed indefinitely by International Accounting Standards Board.

The amendments to IFRS 10 and IAS 28 eliminate inconsistency between these standards and clarify the accounting approach in a situation when a parent loses control of a subsidiary as a result of transaction between a parent and its associate or joint venture. The accounting approach depends on whether contribution of assets to an associate or a joint venture constitute a business as defined in IFRS 3 Business Combinations. If assets constitute a business, the amendments introduce a requirement of full recognition gain or loss resulting from the transaction. If assets do not constitute

a business, a gain or loss resulting from the transaction is recognized only to the extent of the unrelated investors' interests in that associate or joint venture.

The Group is of the opinion that the application of the amended standards will have no significant impact on the financial statements in the period of its initial application.

- Amendments to IFRS 10, IFRS 12 and IAS 28, *Investment entities: applying the consolidation exception*, published by the International Accounting Standards Board on 18 December 2014, binding for annual periods starting on or after 1 January 2016.

The amendments to IFRS 10, IFRS 12 and IAS 28 exempt to the requirement of presenting consolidated financial statements by an entity that is a parent if its ultimate or any intermediate parent produces financial statements that are available for public use and comply with IFRSs, in which subsidiaries are consolidated or are measured at fair value through profit or loss. Additionally, the requirement to consolidation was limited to the situation when an investment entity has a subsidiary that is not itself an investment entity and whose main purpose and activities are providing services that relate to the investment entity's investment activities. Moreover, when applying the equity method in an associate or joint venture that is an investment entity, an investor retain the fair value measurement applied by that investment entity associate or joint venture to the investment entity associate's or joint venture's interests in subsidiaries.

The Group is of the opinion that the application of the amended standards will have no significant impact on the financial statements in the period of their initial application.

- Amendments to IAS 12, *Recognition of Deferred Tax Assets for Unrealised Losses*, published by the International Accounting Standards Board on 19 January 2016, binding for annual periods starting on or after 1 January 2017.

Amendments to IAS 12 clarify the requirements on recognition of deferred tax assets for unrealized losses on debt instruments measured at fair value. The amendments introduce the guidance on the identification of deductible temporary differences. Especially the standard confirms that decreases below cost in the carrying amount of a fixed-rate debt instrument measured at fair value for which the tax base remains at cost give rise to a deductible temporary difference. This applies irrespective of whether the debt instrument's holder expects to use it or sale it.

The Group is of the opinion that the application of the amended standards will have no significant impact on the financial statements in the period of their initial application.

- Amendments to IAS 7, *Disclosure Initiative*, published by the International Accounting Standards Board on 29 January 2016, binding for annual periods starting on or after 1 January 2017.

Amendments to IAS 7 introduce the requirements to disclose changes in liabilities arising from financing activities in statement of cash flows, including both changes arising from cash flows and non-cash changes. To fulfill the requirement the standard requires a reconciliation between the opening and closing balances in the statement of financial position for liabilities arising from financing activities in cash flow statement.

The Group is of the opinion that the application of the amended standards will have no significant impact on the financial statements in the period of their initial application.

- IFRS 16, *Leases*, published by the International Accounting Standards Board on 13 January 2016, binding for annual periods starting on or after 1 January 2019.

IFRS 16 introduces new principles for the recognition of leases. The main amendment is the elimination of the classification of leases as either operating leases or finance leases and instead, the introduction of a single lessee accounting model. Applying a single accounting model, a lessee is required to recognize lease assets and corresponding liability in the statement of financial position, except for leases with a term of less than 12 months and leases with underlying asset of low value. A lessee is also required to recognize depreciation costs of lease asset separately from interest costs on lease liabilities in the income statement.

IFRS 16 substantially carries forward the lessor accounting approach. It means that lessor continues to classify its leases as operating leases or finance leases, and to account for those two types of leases differently.

The Group is of the opinion that the application of a new standard will have an impact on the recognition, presentation, measurement and disclosure of lease assets and corresponding liability in the financial statements of the Group as lessee. The Group is of the opinion that the application of a new standard will have no significant impact on recognition of previous finance lease in the financial statements of the Group.

2.34. Comparative data

The data for the year 2014 presented in these consolidated financial statements are fully comparable with the data at the end of year 2015 and were not adjusted.

4. Major estimates and judgments made in connection with the application of accounting policy principles

The Group applies estimates and adopts assumptions which impact the values of assets and liabilities presented in the subsequent period. Estimates and assumptions, which are continuously subject to assessment, rely on historical experience and other factors, including expectations concerning future events, which seem justified under the given circumstances.

Impairment of loans and advances

The Group reviews its loan portfolio in terms of possible impairments at least once per quarter. In order to determine whether any impairment loss should be recognised in the income statement, the Group assesses whether any evidence exists that would indicate some measurable reduction of estimated future cash flows attached to the loan portfolio. The methodology and the assumptions (on the basis of which the estimated cash flow amounts and their anticipated timing are determined) are regularly verified. The rules of determining write-downs and provisions for impairment of credit exposures have been described under Note 3.4.6.

Fair value of derivatives and other financial instruments

The fair value of financial instruments not listed on active markets is determined by applying valuation techniques. All the models are approved prior to being applied and they are also calibrated in order to assure that the obtained results indeed reflect the actual data and comparable market prices. As far as possible, observable market data originating from an active market are used in the models. Methods for determining the fair value of financial instruments are described in Note 3.16.

Impairment of available for sale financial assets

The Group reviews its debt securities classified as available for sale investments at each reporting date to assess whether they are impaired. This requires similar judgment as applied to the individual assessment of loans and advances. The Group also records impairment charges on available for sale equity investments when there has been a significant or prolonged decline in the fair value below their cost. The determination of what is 'significant' or 'prolonged' requires professional judgment. In making this judgment, the Group evaluates, among other factors, historical share price movements and duration and extent to which the fair value of an investment is less than its cost.

Deferred tax assets

Deferred tax assets are recognised in respect of tax losses to the extent that it is probable that future taxable profit will be available, against which the losses can be utilised. Judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and level of future taxable profits.

Revenue and expenses from sale of insurance products bundled with loans

Revenue and expenses from sale of insurance products bundled with loans are split into interest income and fee and commission income based on the relative fair value analysis of each of these products.

The remuneration included in fee and commission income is recognised partly as upfront income and partly including deferring over time based on the analysis of the stage of completion of the service.

Now, the Group leads in case of insurance policies bundled with loans to upfront recognition less than 10% of bancassurance income associated with cash and car loans and 0% to approximately 25% of bancassurance income associated with mortgage loans. Recognition of the remaining part of the income is spread over the economic life of the associated loans. Expenses directly linked to the sale of insurance products are recognised using the same pattern.

Liabilities due to post-employment employee benefits

The costs of post-employment employee benefits are determined using an actuarial valuation. The actuarial valuation involves making assumptions about discount rates, future salary increases, mortality rates and other factors. Due to the long-term nature of these liabilities, such estimates are subject to significant uncertainty.

Leasing classification

The Group makes judgement classifying lease agreements as finance lease or operating lease based on the economic substance of the transaction basing on professional judgment whether substantially all the risk and rewards incidental to ownership of an asset were transferred or not.

Classification for forbore exposures

In accordance with the Group's forbearance policy presented under Note 3.4.7, the Group classifies exposure / customers which are subject to the forbearance policy on the basis of professional judgment.

5. Business segments

Following the adoption of "management approach" of IFRS 8, operating segments are reported in accordance with the internal reporting provided to the Bank's Management Board (the chief operating decision-maker), which is responsible for allocating resources to the reportable segments and assesses their performance.

The classification by business segments is based on client groups and product groups defined by homogenous transaction characteristics. The classification is consistent with sales management and the philosophy of delivering complex products to the Bank's clients, including both standard banking products and more sophisticated investment products. The method of presentation of financial results coupled with the business management model ensures a constant focus on creating added value in relations with clients of the Bank and Group companies and should be seen as a primary division, which serves the purpose of both managing and perceiving business within the Group.

From the beginning of 2015, the Group has adjusted the assignment of two subsidiaries to segments: mLeasing Sp. z o.o. and mBank Hipoteczny S.A. From the results of mLeasing Sp. z o.o., previously assigned, according to split of customers, to Corporate and Investment Banking sub-segment and Retail Banking segment, activities regarding funding were excluded and assigned to Financial Markets sub-segment. The results of mBank Hipoteczny S.A., previously assigned to the Retail Banking segment, were divided into the Corporate and Investment Banking sub-segment and Retail Banking segment (according to split of customers into corporate and retail) as well as to the Financial Markets sub-segment, to which activities regarding funding, including issuance of covered bonds, were assigned.

According to above-mentioned changes, the comparative data concerning business segments of the Group were restated to reflect changes in presentation made to the current financial year.

The Group conducts its business through different business segments, which offer specific products and services targeted at specific client groups and market segments. The Group currently conducts its operations through the following business segments:

- The Retail Banking segment, which divides its customers into mBank customers and Private Banking customers and which offers a full range of the Bank's banking products and services as well as specialized products offered by a number of subsidiaries belonging to the Retail Banking segment. The key products in this segment include current and savings accounts (including accounts in foreign currencies), term deposits, lending products (retail mortgage loans and non-mortgage loans such as cash loans, car loans, overdrafts, credit cards and other loan products), debit cards, insurance products, investment products, brokerage and leasing services offered to both individual customers and to micro-businesses. The results of the Retail Banking segment include the results of foreign branches of mBank in the Czech Republic and Slovakia. The Retail Banking segment also includes the results of: mWealth Management S.A., Aspiro S.A., as well as the results of retail segments of mLeasing Sp. z o.o., Dom Maklerski mBanku S.A. and mBank Hipoteczny S.A. Moreover this segment

includes the result of BRE Ubezpieczenia TUiR S.A. and AWL I Sp. z o.o. until the date of their sale as well as the result of BRE Ubezpieczenia Sp. z o.o. and BRE Agent Ubezpieczeniowy Sp. z o.o. until the date of their merger with Aspiro. In 2015, this segment also includes the Group's result on sale of BRE Ubezpieczenia TUiR S.A.

■ The Corporates and Financial Markets segment, which is divided into two sub-segments:

Corporate and Investment Banking sub-segment (business line), which targets small, medium and large-sized companies and public sector entities. The key products offered to these customers include transactional banking products and services including current account products, multi-functional internet banking, tailor-made cash management and trade finance services, term deposits, foreign exchange transactions, a comprehensive offer of short-term financing and investment loans, cross-border credit, project finance, structured and mezzanine finance services, investment banking products including foreign exchange options, forward contracts, interest rate derivatives and commodity swaps and options, structured deposit products with embedded options (interest on structured deposit products are directly linked to the performance of certain underlying financial instruments such as foreign exchange options, interest rate options and stock options), debt origination for corporate clients, treasury bills and bonds, non-government debt, medium-term bonds, buy sell back and sell buy back transactions and repo transactions, as well as leasing, factoring and brokerage services. The Corporate and Investment Banking sub-segment includes the results of the following subsidiaries: mFaktoring S.A., Garbary Sp. z o.o., Tele-Tech Investment Sp. z o.o. as well as the results of corporate segments of mLeasing Sp. z o.o., Dom Maklerski mBanku S.A. and mBank Hipoteczny S.A. Moreover this segment includes the results of Transfinance a.s. until the date of sale of the company and results of MLV 45 Sp. z o.o. spółka komandytowa until the date of adopting a resolution of liquidation of the company.

■ *Financial Markets* sub-segment (business line) consists primarily of treasury, financial markets, and financial institutions operations, manages the liquidity, interest rate and foreign exchange risks of the Bank, its trading and investment portfolios, and conducts market making in PLN denominated cash and derivative instruments. The Bank also maintains an extensive correspondent banking network and also develops relationships with other banks providing products such as current accounts, overdrafts, stand alone and syndicated loans and loans insured by KUKI to support the Polish export market. This sub-segment also includes the results of mFinance France S.A. as well as the results of mLeasing Sp. z o.o. and mBank Hipoteczny S.A. with regard to activities concerning funding.

■ Operations which are not included in the Retail Banking segment and the Corporates and Financial Markets segment are reported under "Other". This segment includes the results of mLocum S.A., mCentrum Operacji Sp. z o.o. and BDH Development Sp. z o.o.

The principles of segment classification of the Group's activities are described below.

Transactions between the business segments are conducted on regular commercial terms.

Allocation of funds to the Group companies and assigning them to particular business segments results in funding cost transfers. Interest charged for these funds is based on the Group's weighted average cost of capital and presented in operating income.

Internal fund transfers between the Bank's units are calculated at transfer rates based on market rates. Transfer rates are determined on the same basis for all operating units of the Bank and their differentiation results only from currency and maturity structure of assets and liabilities. Internal settlements concerning internal valuation of funds transfers are reflected in the results of each segment.

Assets and liabilities of a business segment comprise operating assets and liabilities, which account for most of the statement of financial position, whereas they do not include such items as taxes or loans.

The separation of the assets and liabilities of a segment, as well as of its income and costs, is done on the basis of internal information prepared at the Bank for the purpose of management accounting. Assets and liabilities for which the units of the given segment are responsible as well as income and costs related to such assets and liabilities are attributed to individual business segments. The financial result of a business segment takes into account all the income and cost items attributable to it.

The business operations of particular companies of the Group are fully attributed to the appropriate business segments (including consolidation adjustments).

The primary basis used by the Group in the segment reporting is business line division. In addition, the Group's activity is presented by geographical areas reporting broken down into Poland and foreign countries because of the place of origin of income and expenses. Foreign countries segment includes activity of mBank's foreign branches in Czech Republic and Slovakia as well as activity of foreign subsidiary mFinance France S.A. (until the end of 2014, this segment also included the activity of the company

Transfinance a.s.). The activity of the company mFinance France S.A., after the elimination of income and expenses and assets and liabilities related to the issue of bonds under the EMTN programme, is presented in the "Foreign countries" segment. The cost of the EMTN programme as well as the related assets and liabilities are presented in the segment "Poland".

Business segment reporting on the activities of mBank S.A. Group
for the period from 1 January to 31 December 2015
(PLN'000)

	Corporates & Financial Markets		Retail Banking (including Private Banking)	Other	Total figure for the Group	Statement of financial position reconciliation/ income statement reconciliation
	Corporate and Investment Banking	Financial Markets				
Net interest income	755 179	191 746	1 565 578	(1 130)	2 511 373	2 511 373
- sales to external clients	749 959	607 685	1 151 618	2 111	2 511 373	
- sales to other segments	5 220	(415 939)	413 960	(3 241)	-	
Net fee and commission income	376 722	(1 804)	507 286	14 972	897 176	897 176
Dividend income	14 226	139	77	3 098	17 540	17 540
Trading income	215 769	(17 419)	95 671	(1 086)	292 935	292 935
Gains less losses from investment securities, investments in subsidiaries and associates	19 138	5 802	194 032	95 436	314 408	314 408
Investments in joint ventures	-	-	-	(141)	(141)	(141)
Other operating income	65 254	708	52 168	127 729	245 859	245 859
Net impairment losses on loans and advances	(177 783)	(754)	(224 262)	(18 423)	(421 222)	(421 222)
Overhead costs	(620 795)	(89 550)	(968 428)	(175 823)	(1 854 596)	(1 854 596)
Amortisation	(74 939)	(8 552)	(112 638)	(3 521)	(199 650)	(199 650)
Other operating expenses	(35 345)	(150)	(48 816)	(101 516)	(185 827)	(185 827)
Operating profit	537 426	80 166	1 060 668	(60 405)	1 617 855	1 617 855
Gross profit of the segment	537 426	80 166	1 060 668	(60 405)	1 617 855	1 617 855
Income tax					(313 727)	(313 727)
Net profit attributable to Owners of mBank S.A.					1 301 246	1 301 246
Net profit attributable to non-controlling interests					2 882	2 882
Assets of the segment	35 057 604	41 162 527	46 210 195	1 092 695	123 523 021	123 523 021
Liabilities of the segment	30 224 844	33 481 611	46 866 764	674 838	111 248 057	111 248 057
Other items of the segment						
Expenditures incurred on fixed assets and intangible assets	157 002	8 922	185 493	4 427	355 844	

Business segment reporting on the activities of mBank S.A. Group
for the period from 1 January to 31 December 2014
(PLN'000)

	Corporates & Financial Markets		Retail Banking (including Private Banking)	Other	Total figure for the Group	Statement of financial position reconciliation/ income statement reconciliation
	Corporate and Investment Banking	Financial Markets				
Net interest income	746 495	139 698	1 611 284	(6 819)	2 490 658	2 490 658
- sales to external clients	741 668	542 826	1 207 278	(1 114)	2 490 658	
- sales to other segments	4 827	(403 128)	404 006	(5 705)	-	
Net fee and commission income	387 861	(5 989)	506 058	13 760	901 690	901 690
Dividend income	17 223	191	78	2 500	19 992	19 992
Trading income	184 109	69 739	115 119	189	369 156	369 156
Gains less losses from investment securities, investments in subsidiaries and associates	10 074	45 299	(700)	(2 747)	51 926	51 926
Other operating income	98 128	865	114 477	133 452	346 922	346 922
Net impairment losses on loans and advances	(211 584)	(1 065)	(303 285)	31	(515 903)	(515 903)
Overhead costs	(598 456)	(87 297)	(858 616)	(36 174)	(1 580 543)	(1 580 543)
Amortisation	(73 752)	(8 814)	(104 255)	(3 201)	(190 022)	(190 022)
Other operating expenses	(40 573)	273	(63 226)	(137 650)	(241 176)	(241 176)
Operating profit	519 525	152 900	1 016 934	(36 659)	1 652 700	1 652 700
Gross profit of the segment	519 525	152 900	1 016 934	(36 659)	1 652 700	1 652 700
Income tax					(363 390)	(363 390)
Net profit attributable to Owners of mBank S.A.					1 286 668	1 286 668
Net profit attributable to non-controlling interests					2 642	2 642
Assets of the segment	32 399 510	43 101 622	41 637 447	847 243	117 985 822	117 985 822
Liabilities of the segment	25 731 503	40 092 161	40 384 484	704 694	106 912 842	106 912 842
Other items of the segment						
Expenditures incurred on fixed assets and intangible assets	165 487	9 711	120 867	1 586	297 651	

Geographical areas reporting on the activities of mBank Group for the period from 1 January to 31 December	2015			2014		
	Poland	Foreign Countries	Total	Poland	Foreign Countries	Total
Net interest income	2 383 730	127 643	2 511 373	2 369 399	121 259	2 490 658
Net fee and commission income	871 654	25 522	897 176	875 745	25 945	901 690
Dividend income	17 540	-	17 540	19 992	-	19 992
Trading income	288 215	4 720	292 935	363 388	5 768	369 156
Gains less losses from investment securities, investments in subsidiaries and associates	314 408	-	314 408	51 926	-	51 926
Investments in joint ventures	(141)	-	(141)	-	-	-
Other operating income	242 745	3 114	245 859	345 279	1 643	346 922
Net impairment losses on loans and advances	(411 834)	(9 388)	(421 222)	(480 714)	(35 189)	(515 903)
Overhead costs	(1 750 584)	(104 012)	(1 854 596)	(1 473 145)	(107 398)	(1 580 543)
Amortisation	(195 794)	(3 856)	(199 650)	(185 911)	(4 111)	(190 022)
Other operating expenses	(182 917)	(2 910)	(185 827)	(238 129)	(3 047)	(241 176)
Operating profit	1 577 022	40 833	1 617 855	1 647 830	4 870	1 652 700
Gross profit of the segment	1 577 022	40 833	1 617 855	1 647 830	4 870	1 652 700
Income tax			(313 727)			(363 390)
Net profit attributable to Owners of mBank S.A.			1 301 246			1 286 668
Net profit attributable to non-controlling interests			2 882			2 642
Assets of the segment, including:	119 572 565	3 950 456	123 523 021	114 548 848	3 436 974	117 985 822
- tangible assets	1 253 137	10 434	1 263 571	1 171 783	11 220	1 183 003
- deferred income tax assets	366 088	-	366 088	266 382	6 034	272 416
Liabilities of the segment	104 825 293	6 422 764	111 248 057	101 151 600	5 761 242	106 912 842

6. Net interest income

	Year ended 31 December	
	2015	2014
Interest income		
Loans and advances including the unwind of the impairment provision discount	2 584 546	2 833 184
Investment securities	750 745	836 567
Cash and short-term placements	49 855	73 327
Trading debt securities	51 092	47 882
Interest income on derivatives classified into banking book	157 511	138 097
Interest income on derivatives concluded under the fair value hedge	46 618	18 429
Interest income on derivatives concluded under the cash flow hedge	14 140	1 400
Other	5 998	7 368
Total interest income	3 660 505	3 956 254
Interest expense		
Arising from amounts due to banks	(95 330)	(190 634)
Arising from amounts due to customers	(696 042)	(892 120)
Arising from issue of debt securities	(264 991)	(229 293)
Arising from subordinated liabilities	(78 966)	(77 254)
Other	(13 803)	(76 295)
Total interest expense	(1 149 132)	(1 465 596)

Interest income related to impaired financial assets amounted to PLN 109 715 thousand (for the period ended 31 December 2014: PLN 159 113 thousand).

Net interest income per client groups is as follows:

	Year ended 31 December	
	2015	2014
Interest income		
From banking sector	383 567	404 700
From clients, including:	3 276 938	3 551 554
- corporate clients	1 109 637	1 154 100
- individual clients	1 445 073	1 607 090
- public sector	722 228	790 364
Total interest income	3 660 505	3 956 254
Interest expense		
From banking sector	(179 456)	(251 492)
From clients, including:	(694 138)	(967 818)
- corporate clients	(284 296)	(410 506)
- individual clients	(372 457)	(463 685)
- public sector	(37 385)	(93 627)
From debt securities in issue	(275 538)	(246 286)
Total interest expense	(1 149 132)	(1 465 596)

7. Net fee and commission income

	Year ended 31 December	
	2015	2014
Fee and commission income		
Payment cards-related fees	342 310	413 614
Credit-related fees and commissions	287 273	254 302
Commissions for agency service regarding sale of insurance products of external financial entities	149 760	116 675
Fees from brokerage activity and debt securities issue	122 970	119 537
Commissions from bank accounts	165 764	157 474
Commissions from money transfers	102 849	97 627
Commissions due to guarantees granted and trade finance commissions	48 977	46 581
Commissions for agency service regarding sale of other products of external financial entities	113 457	88 291
Commissions on trust and fiduciary activities	22 337	21 108
Fees from portfolio management services and other management-related fees	14 915	13 438
Fees from cash services	39 686	38 648
Other	23 629	32 306
Fee and commission income	1 433 927	1 399 601
Fee and commission expense		
Payment cards-related fees	(204 864)	(194 993)
Commissions paid to external entities for sale of the Bank's products	(98 449)	(78 001)
Commissions paid for agency service regarding sale of insurance products of external financial entities	(1 565)	(4 209)
Discharged brokerage fees	(31 644)	(29 915)
Cash services	(40 666)	(36 110)
Fees to NBP and KIR	(10 614)	(10 757)
Other discharged fees	(148 949)	(143 926)
Total fee and commission expense	(536 751)	(497 911)

Decrease of payment cards related fees in 2015 in relation to 2014 was mainly caused by double reduction of the interchange fees introduced on 1 July 2014 and 29 January 2015.

	Year ended 31 December	
	2015	2014
Fee and commission income from insurance contracts		
- Income from insurance intermediation	149 760	97 822
- Income from insurance policies administration	-	18 853
Total fee and commission income from insurance contracts	149 760	116 675

8. Dividend income

	Year ended 31 December	
	2015	2014
Trading securities	217	243
Securities available for sale	17 323	19 749
Total dividend income	17 540	19 992

9. Net trading income

	Year ended 31 December	
	2015	2014
Foreign exchange result	288 708	233 048
Net exchange differences on translation	250 273	311 760
Net transaction gains/(losses)	38 435	(78 712)
Other net trading income and result on hedge accounting	4 227	136 108
Interest-bearing instruments	(8 599)	110 045
Equity instruments	1 457	(1 524)
Market risk instruments	3 559	(1 810)
Result on fair value hedge accounting, including:	11 417	29 059
- Net profit on hedged items	2 954	(108 241)
- Net profit on fair value hedging instruments	8 463	137 300
Ineffective portion of cash flow hedge	(3 607)	338
Total net trading income	292 935	369 156

Significantly weaker net trading income from interest bearing instruments in 2015 compared to 2014 results from the evolution of long term market interest rates, which in 2014 were characterized by a significant but gradual decline, while in 2015 remained stable.

"Foreign exchange result" includes profit/(loss) on spot transactions and forward contracts, options, futures and on translation of assets and liabilities denominated in foreign currencies. "Interest-bearing instruments" include the profit/(loss) on money market instrument trading, swap contracts for interest rates, options and other derivative instruments. "Equity instruments" include the valuation and profit/(loss) on global trade in equity securities. "Market risk instruments" include profit/(loss) on: bond futures, index futures, security options, stock exchange index options, and options on futures contracts as well as the result from securities forward transactions and commodity swaps.

The Group applies fair value hedge accounting and cash flow hedge accounting. Detailed information on hedge accounting are included in Note 21 "Hedge accounting".

10. Other operating income

	Year ended 31 December	
	2015	2014
Income from sale or liquidation of fixed assets, intangible assets, assets held for sale and inventories	141 534	149 766
Income from insurance activity net	23 898	96 237
Income from services provided	22 175	24 009
Net income from operating lease	9 533	11 157
Income due to release of provisions for future commitments	8 057	5 081
Income from recovering receivables designated previously as prescribed, remitted or uncollectible	4 254	2 233
Income from compensations, penalties and fines received	105	229
Other	36 303	58 210
Total other operating income	245 859	346 922

Income from sale or liquidation of tangible fixed assets, intangible assets as well as assets held for disposal comprises primarily income of the company mLocum S.A. from developer activity.

Income from services provided is earned on non-banking activities.

In 2015, net income from insurance activities include income realised by BRE Ubezpieczenia TUiR S.A. in the first quarter of 2015, i.e. until the sale of the company BRE Ubezpieczenia TUiR S.A. by mBank S.A. Group.

Income from insurance activity net comprises income from premiums, reinsurance and co-insurance activity, reduced by claims paid and costs of claims handling and adjusted by the changes in provisions for claims connected with the insurance activity conducted within mBank Group.

Net income from operating lease consists of income from operating lease and related depreciation cost of fixed asset provided by the Group under operating lease, incurred to obtain revenue.

Net income from insurance activity generated in 2015 and 2014 is presented below.

	Year ended 31 December	
	2015	2014
Income from premiums		
- Premiums attributable	65 764	234 851
- Change in provision for premiums	(17 358)	(39 899)
Premiums earned	48 406	194 952
Reinsurer's shares		
- Gross premiums written	(16 307)	(66 607)
- Change in unearned premiums reserve	(66)	(2 416)
Reinsurer's share in premiums earned	(16 373)	(69 023)
Net premiums earned	32 033	125 929
Claims and benefits		
- Claims and benefits paid out in the current year including costs of liquidation before tax	(14 809)	(63 099)
- Change in provision for claims and benefits paid out in the current year including costs of liquidation before tax	(7 996)	(19 902)
- Reinsurer's share in claims and benefits paid out in the current year including costs of liquidation	11 047	46 141
- Change in provision for reinsurer's share of claims and benefits paid out in the current year including costs of liquidation	4 396	10 212
Claims and benefits net	(7 362)	(26 648)
- Other costs net of reinsurance	(746)	(3 183)
- Other operating income	5	440
- Costs of expertise and certificates concerning underwriting risk	(32)	(301)
Total net income from insurance activity	23 898	96 237

Net income from operating lease generated in 2015 and 2014 is presented below.

	Year ended 31 December	
	2015	2014
Net income from operating lease, including:		
- Income from operating lease	55 308	61 576
- Depreciation cost of fixed assets provided under operating lease	(45 775)	(50 419)
Total net income from operating lease	9 533	11 157

11. Overhead costs

	Year ended 31 December	
	2015	2014
Staff-related expenses	(854 814)	(844 131)
Material costs, including:	(633 855)	(627 613)
- logistics cost	(334 034)	(330 228)
- IT costs	(118 842)	(109 267)
- marketing costs	(117 168)	(126 232)
- consulting costs	(54 173)	(54 522)
- other material costs	(9 638)	(7 364)
Taxes and fees	(28 339)	(29 811)
Contributions and transfers to the Bank Guarantee Fund	(278 155)	(70 790)
Contributions to the Borrowers Support Fund	(52 077)	-
Contributions to the Social Benefits Fund	(7 356)	(6 993)
Other	-	(1 205)
Total overhead costs	(1 854 596)	(1 580 543)

■ The increase of costs in the item "Contribution and transfers to the Bank Guarantee Fund" has been caused by mBank and mBank Hipoteczny being obliged to contribute in the amount of PLN 141 716 thousand via the BFG fund in the bail-out of Spółdzielczy Bank Rzemiosła i Rolnictwa w Wołominie (the Co-operative Crafts and Agriculture Bank in Wołomin) depositors, as well as an increase of rates of fees payable to the BFG in 2015 compared to 2014.

On 9 September 2015 the Parliament of the Republic of Poland passed the "Act on support for borrowers that are in a financial distress and took a housing loan". The act sets principles for providing returnable financial support to natural persons obliged to repay housing loans who are in a financial distress as well as the terms and conditions for using it. The support will be paid from the Borrowers Support Fund, financed by contributions made by lenders proportionally to their share in the volume of housing loans portfolio granted to households which is above 90 days past due in respect of principal or interest repayment.

According to the information dated on 5 January 2016 received from the Council of the Borrowers Support Fund, the payments of mBank and mBank Hipoteczny due to the Fund amounts to PLN 51 727 thousand and PLN 350 thousand respectively. mBank Group made appropriate provisions (Note 33 "Provisions") and their costs have been included as overhead costs in the mBank Group consolidated financial result for the year 2015. The payment was made on 18 February 2016.

"Material costs" includes operating lease payment costs of tangible assets (mainly real estate) of PLN 27 836 thousand (2014: PLN 27 678 thousand).

Staff-related expenses in 2015 and 2014 are presented below.

	Year ended 31 December	
	2015	2014
Wages and salaries	(692 750)	(682 454)
Social security expenses	(107 509)	(102 000)
Employee contributions related to post-employment benefits	(522)	(616)
Remuneration concerning share-based payments, including:	(19 696)	(24 814)
- share-based payments settled in mBank S.A. shares	(14 459)	(14 251)
- cash-settled share-based payments	(5 237)	(10 563)
Other staff expenses	(34 337)	(34 247)
Staff-related expenses, total	(854 814)	(844 131)

Cash-settled share-based payments relate to the cost of 2008 incentive programme for the Management Board Members of the Bank in its part based on Commerzbank shares. Detailed information regarding incentive programmes to which share-based payments relate, is included under the Note 44 "Share-based incentive programmes".

12. Other operating expenses

	Year ended 31 December	
	2015	2014
Costs arising from sale or liquidation of fixed assets, intangible assets, assets held for resale and inventories	(106 882)	(115 713)
Provisions for future commitments	(17 716)	(57 958)
Costs arising from provisions created for other receivables (excluding loans and advances)	(4 282)	(7 396)
Donations made	(2 624)	(2 669)
Costs of sale of services	(1 685)	(1 438)
Compensation, penalties and fines paid	(2 471)	(1 869)
Costs arising from receivables and liabilities recognised as prescribed, remitted and uncollectible	(244)	(3 584)
Impairment provisions created for tangible fixed assets and intangible assets	(2 013)	(8 090)
Other operating costs	(47 910)	(42 459)
Total other operating expenses	(185 827)	(241 176)

In 2015 and 2014 the cost of impairment provisions created for tangible fixed assets and intangible assets relate mainly to an impairment loss of value of the property in the amount of PLN 2 000 thousand and PLN 6 869 thousand respectively.

Costs arising from sale or liquidation of fixed assets, intangible assets, assets held for resale and inventories comprise primarily the expenses incurred by mLocum in connection with its developer activity.

In 2015, provisions for future commitments include provisions for legal proceedings of PLN 8 762 thousand (2014: PLN 51 705 thousand) (Note 33).

Costs of services provided concern non-banking services.

13. Net impairment losses on loans and advances

	Year ended 31 December	
	2015	2014
Net impairment losses on amounts due from other banks (Note 18)	(212)	(1 114)
Net impairment losses on loans and advances to customers (Note 22)	(425 082)	(521 444)
Net impairment losses on contingent liabilities (Note 33)	4 072	6 655
Total net impairment losses on loans and advances	(421 222)	(515 903)

14. Income tax expense

	Year ended 31 December	
	2015	2014
Current tax	(408 726)	(324 716)
Deferred income tax (Note 34)	94 999	(38 674)
Total income tax	(313 727)	(363 390)

Profit before tax	1 617 855	1 652 700
Tax calculated at Polish current tax rate (19%)	(307 392)	(314 013)
Effect of different tax rates in other countries	1	5
Income not subject to tax *)	49 196	9 856
Costs other than tax deductible costs **)	(50 135)	(48 732)
Other positions affecting income tax	959	(402)
Deferred tax losses incurred by mBank branch in the Czech Republic in the previous years	(6 034)	(7 512)
Inactive tax losses	(322)	(2 592)
Income tax expense	(313 727)	(363 390)

Effective tax rate calculation

Profit before income tax	1 617 855	1 652 700
Income tax	(313 727)	(363 390)
Effective tax rate	19.39%	21.99%

- *) includes i.e. a positive results of branches in Czech Republic and Slovakia (excluded from taxation in Poland).
- **) includes non-deductible costs according to Article 16 item 1 of Corporate Income Tax Act from 15 February 1992 (Journal of Laws No 21, item 86).

Information about deferred income tax is presented under Note 34. The tax on the Group's profit before tax differs from the theoretical amount that would arise using the basic tax rate of the parent as presented above.

15. Earnings per share

Earnings per share for 12 months

	Year ended 31 December	
	2015	2014
Basic:		
Net profit attributable to Owners of mBank S.A.	1 301 246	1 286 668
Weighted average number of ordinary shares	42 221 351	42 189 705
Net basic profit per share (in PLN per share)	30.82	30.50
Diluted:		
Net profit attributable to Owners of mBank S.A., applied for calculation of diluted earnings per share	1 301 246	1 286 668
Weighted average number of ordinary shares	42 221 351	42 189 705
Adjustments for:		
- share options	25 809	31 590
Weighted average number of ordinary shares for calculation of diluted earnings per share	42 247 160	42 221 295
Diluted earnings per share (in PLN per share)	30.80	30.47

According to IAS 33, the Bank prepares a calculation of the diluted earnings per share taking into account contingently issuable shares as part of the incentive programmes described in the Note 44. The calculations did not include those elements of the incentive programmes, which were antidilutive for the presented periods that could potentially dilute basic earnings per share in the future.

The basic earnings per share are computed as the quotient of the Bank stockholders' share of the profit and the weighted average number of ordinary shares during the year.

The diluted earnings per share are calculated by adjusting the weighted average number of ordinary shares as if all possible ordinary shares causing the dilution were replaced with shares. The Bank has one category of potential ordinary shares causing the dilution: share options. The number of diluting shares is computed as the number of shares that would be issued if all share options were executed at the market price, determined as the average annual closing price of the Bank's shares.

16. Other comprehensive income

Disclosure of tax effects relating to each component of other comprehensive income	Year ended 31 December 2015			Year ended 31 December 2014		
	Before-tax amount	Tax (expense) benefit	Net amount	Before-tax amount	Tax (expense) benefit	Net amount
Items that may be reclassified subsequently to the the income statement	(162 456)	47 331	(115 125)	326 427	(93 066)	233 361
Exchange differences on translation of foreign operations	(4 661)	-	(4 661)	245	-	245
Change in valuation of available for sale financial assets	(153 848)	46 581	(107 267)	321 174	(92 114)	229 060
Cash flow hedges (net)	(3 947)	750	(3 197)	5 008	(952)	4 056
Items that will not be reclassified to the income statement	(1 965)	373	(1 592)	(2 352)	447	(1 905)
Actuarial gains and losses relating to post-employment benefits	(1 965)	373	(1 592)	(2 352)	447	(1 905)
Total other comprehensive income	(164 421)	47 704	(116 717)	324 075	(92 619)	231 456

The table below presents detailed information concerning other comprehensive income for the years 2015 and 2014.

	Year ended 31 December	
	2015	2014
Items that may be reclassified subsequently to the the income statement	(115 125)	233 361
Exchange differences on translating foreign operations	(4 661)	245
Unrealised gains (positive differences) arising during the year (net)	3 882	2 157
Unrealised losses (negative differences) arising during the year (net)	(3 209)	(1 912)
Reclassification adjustments for gains (losses) included in the income statement (net)	(5 334)	-
Available-for-sale financial assets	(107 267)	229 060
Unrealised gains on debt instruments arising during the year (net)	35 771	259 643
Unrealised losses on debt instruments arising during the year (net)	(110 971)	-
Reclassification adjustments of gains (losses) on debt instruments to the income statement (net)	729	(36 524)
Unrealised gains on equity instruments arising during the year (net)	135 467	14 272
Unrealised losses on equity instruments arising during the year (net)	(38 493)	-
Reclassification adjustments of gains (losses) on equity instruments to the income statement (net)	(129 770)	(8 331)
Cash flow hedges	(3 197)	4 056
Unrealized gains arising during the year (net)	8 256	4 056
Reclassification adjustments for gains (losses) included in the income statement (net)	(11 453)	-
Items that will not be reclassified to the income statement	(1 592)	(1 905)
Actuarial gains and losses relating to post-employment benefits	(1 592)	(1 905)
Actuarial gains	3	-
Actuarial losses	(1 595)	(1 905)
Total other comprehensive income (net)	(116 717)	231 456

In 2015, the reclassification of gains on equity instruments to the income statement in the amount of PLN 129 770 thousand applies to the sale of PZU S.A. shares.

In 2015, unrealized gains on equity instruments include positive valuation of the share in Visa Europe Ltd (Visa Europe) in the gross amount of EUR 39 245 thousand - the equivalent of PLN 167 243 thousand (according to the average NBP exchange rate as of 31 December 2015). Detailed information regarding the expected impact of the takeover transaction of Visa Europe by Visa Inc. have been presented under Note 23.

In 2014, unrealized gains on equity instruments include a positive valuation of PZU S.A. shares in the amount of PLN 17 531 thousand.

Moreover, in 2015 and 2014 a considerable impact on other components of equity had a change in the valuation of government bonds.

17. Cash and balances with central bank

	31.12.2015	31.12.2014
Cash in hand	1 330 045	372 987
Current account	4 608 088	2 681 562
Total cash and balances with the Central Bank (Note 43)	5 938 133	3 054 549

On the basis of the Act on the National Bank of Poland of 29 August 1997, mBank and mBank Hipoteczny hold a mandatory reserve deposit. The arithmetic mean of daily balances of the mandatory reserve which mBank and mBank Hipoteczny were obliged to maintain during a given period in the current account with NBP amounted to:

- PLN 2 558 417 thousand for the period from 31 December 2015 to 31 January 2016,
- PLN 2 123 204 thousand for the period from 31 December 2014 to 1 February 2015.

As at 31 December 2015, the former part of the reserve bore 1.35% interest (31 December 2014: 1.8%).

18. Loans and advances to banks

	31.12.2015	31.12.2014
Current accounts	375 660	492 313
Placements with other banks (up to 3 months)	164 097	459 943
Included in cash equivalents (Note 43)	539 757	952 256
Loans and advances	288 215	214 148
Term placements with other banks	29 448	10 396
Reverse repo / buy-sell-back transactions	593 465	1 811 151
Other receivables	448 148	764 948
Total (gross) loans and advances to banks	1 899 033	3 752 899
Provisions created for loans and advances to banks (negative amount)	(1 699)	(1 484)
Total (net) loans and advances to banks	1 897 334	3 751 415
Short-term (up to 1 year)	1 867 402	3 687 301
Long-term (over 1 year)	29 932	64 114

In 2015, the item "Other receivables" includes cash collaterals (as at 31 December 2015: PLN 367 970 thousand, 31 December 2014: PLN 563 150 thousand) placed by the Group under the derivative transactions (Note 37).

The following table presents receivables from Polish and foreign banks:

	31.12.2015	31.12.2014
Loans and advances to Polish banks (gross)	1 012 331	1 220 190
Provisions created for loans and advances to Polish banks	(152)	(234)
Loans and advances to foreign banks (gross)	886 702	2 532 709
Provisions created for loans and advances to foreign banks	(1 547)	(1 250)
Total (net) loans and advances to banks	1 897 334	3 751 415

As at 31 December 2015, the variable rate loans to banks amounted to PLN 272 448 thousand and the fixed rate loans to banks amounted to PLN 15 767 thousand (as at 31 December 2014 – variable rate loans to banks amounted to PLN 204 336 thousand and fixed rate loans to PLN 9 812 thousand).

As at 31 December 2015 and 31 December 2014, the term placements with other banks were fixed rated and amounted respectively: PLN 193 545 thousand and PLN 470 339 thousand. An average interest rate for placements in other banks and loans granted to other banks amounted to 1.33% (31 December 2014: 1.50%).

The following table presents the changes in provisions for losses on loans and advances to banks.

	31.12.2015	31.12.2014
Provisions for loans and advances to banks as at the beginning of the period	(1 484)	(289)
Provisions created (Note 13)	(5 120)	(6 241)
Release of provisions (Note 13)	4 908	5 127
Foreign exchange differences	(3)	(81)
Provisions for loans and advances to banks as at the end of the period	(1 699)	(1 484)

As at 31 December 2015, provisions for loans and advances to banks in the whole relates to the loans without impairment, as at 31 December 2014 provisions for loans and advances to banks related mainly to the loans without impairment.

Loans and advances to banks	31.12.2015		31.12.2014	
	exposure in PLN '000	share/coverage (%)	exposure in PLN '000	share/coverage (%)
Neither past due nor impaired	1 899 033	100.00	3 752 782	100.00
Past due but not impaired	-	-	-	-
Impaired	-	-	117	0
Total, gross	1 899 033	100.00	3 752 899	100.00
Provision (provision for impaired loans and advances as well as IBNI provision)	(1 699)	0.09	(1 484)	0.04
Total, net	1 897 334	99.91	3 751 415	99.96

Loans and advances to banks neither past due nor impaired

Loans and advances to banks		
Sub-portfolio	31.12.2015	31.12.2014
1	423 980	1 421 582
2	1 096 822	1 192 383
3	173 829	145 096
4	29 263	641 456
5	45 451	1 063
6	-	-
7	14 336	19 491
8	64 375	173 171
other *	50 977	158 540
Total	1 899 033	3 752 782

*) position "other" concerns these entities, which do not use the same rating systems as mBank S.A.

19. Trading securities

	31.12.2015			31.12.2014		
	Trading securities without pledge	Pledged trading securities	Total trading securities	Trading securities without pledge	Pledged trading securities	Total trading securities
Debt securities:	533 998	16 697	550 695	547 962	598 035	1 145 997
Issued by government	161 795	16 697	178 492	19 871	598 035	617 906
- government bonds	161 795	16 697	178 492	19 871	598 035	617 906
Other debt securities	372 203	-	372 203	528 091	-	528 091
- bank's bonds	248 156	-	248 156	473 097	-	473 097
- deposit certificates	73 124	-	73 124	-	-	-
- corporate bonds	50 923	-	50 923	54 994	-	54 994
Equity securities:	6 846	-	6 846	17 947	-	17 947
- listed	4 192	-	4 192	10 431	-	10 431
- unlisted	2 654	-	2 654	7 516	-	7 516
Total debt and equity securities:	540 844	16 697	557 541	565 909	598 035	1 163 944

Trading securities include securities used to secure sell-buy-back transactions with customers, whose market value as at 31 December 2015 amounted to PLN 16 697 thousand (31 December 2014: PLN 598 035 thousand).

20. Derivative financial instruments

The Group uses the following derivative instruments for economic hedging and for other purposes:

Forward currency transactions represent commitments to purchase foreign and local currencies, including outstanding spot transactions. **Futures for currencies and interest rates** are contractual commitments to receive or pay a specific net value, depending on currency rate of exchange or interest rate variations, or to buy or sell a foreign currency or a financial instrument on a specified future date for a fixed price established on the organised financial market. Because futures contracts are collateralised with fair-valued cash or securities and the changes of the face value of such contracts are accounted for daily in reference to stock exchange quotations, the credit risk is marginal. **FRA contracts** are similar to futures except that each FRA is negotiated individually and each requires payment on a specific future date of the difference between the interest rate set in the agreement and the current market rate on the basis of theoretical amount of capital.

Currency and interest rate swap contracts are commitments to exchange one cash flow for another cash flow. Such a transaction results in swap of currencies or interest rates (e.g., fixed to variable interest rate) or combination of all these factors (e.g., cross-currency CIRS). With the exception of specific currency swap contracts, such transactions do not result in swaps of capital. The credit risk of the Group consists of the potential cost of replacing swap contracts if the parties fail to discharge their liabilities. This risk is monitored daily by reference to the current fair value, proportion of the face value of the contracts and market liquidity. The Group evaluates the parties to such contracts using the same methods as for its credit business, to control the level of its credit exposure.

The Group applies fair value hedge accounting for a part of the portfolio of fixed interest rate mortgage loans granted by the foreign branch of the Bank in the Czech Republic, fixed interest rate Eurobonds issued by mFinance France S.A, subsidiary of mBank, fixed interest rate mortgage bonds issued by mBank Hipoteczny, a subsidiary of mBank, as well as cash flow hedge accounting of variable rate loans indexed to market rates, granted by the Bank. Hedging instrument in both types of hedge accounting are fix to float Interest Rate Swap.

Detailed information on hedge accounting are presented in Note 21 below.

Currency and interest rate options are agreements, pursuant to which the selling party grants the buying party the right, but not an obligation, to purchase (call option) or sell (put option) a specific quantity of a foreign currency or a financial instrument at a predefined price on or by a specific date or within an agreed period. In return for accepting currency or interest rate risk, the buyer offers the seller a premium. An option can be either a public instrument traded at a stock exchange or a private instrument negotiated between the Group and a customer (private transaction). The Group is exposed to credit risk related to purchased options only up to the balance sheet value of such options, i.e. the fair value of the options.

Market risk transactions include futures contracts as well as commodity options, stock options and index options.

Face values of certain types of financial instruments provide a basis for comparing them to instruments disclosed in the statement of financial position but they may not be indicative of the value of the future cash flows or of the present fair value of such instruments. For this reason, the face values do not indicate the level of the Group's exposure to credit risk or price change risk. Derivative instruments can have positive value (assets) or negative value (liabilities), depending on market interest or currency exchange rate fluctuations. The aggregate fair value of derivative financial instruments may be subject to strong variations.

The following table presents the fair values of the derivatives:

	Contract amount		Fair value	
	Purchase	Disposal	Assets	Liabilities
As at 31 December 2015				
Derivatives held for trading				
Foreign exchange derivatives				
- Currency forwards	13 962 295	14 011 671	105 911	118 931
- Currency swaps	16 318 308	16 195 356	151 039	90 225
- Cross-currency interest rate swaps	6 446 870	6 492 050	43 495	78 674
- OTC currency options bought and sold	3 439 254	4 097 450	47 872	54 577
Total OTC derivatives	40 166 727	40 796 527	348 317	342 407
- Currency futures	80 433	80 339	-	-
Total foreign exchange derivatives	40 247 160	40 876 866	348 317	342 407
Interest rate derivatives				
- Interest rate swap, OIS	205 093 783	205 093 783	2 758 408	2 789 736
- Forward rate agreements	30 032 000	37 839 000	22 713	19 186
- OTC interest rate options	222 315	326 127	2 267	2 571
Total OTC interest rate derivatives	235 348 098	243 258 910	2 783 388	2 811 493
- Interest rate futures	-	738	-	-
Total interest rate derivatives	235 348 098	243 259 648	2 783 388	2 811 493
Market risk transactions	2 582 949	1 471 990	20 168	17 724
Total derivative assets / liabilities held for trading	278 178 207	285 608 504	3 151 873	3 171 624
Derivatives held for hedging				
Derivatives designated as fair value hedges	5 245 822	5 245 822	146 694	2 014
- Interest rate swaps	5 245 822	5 245 822	146 694	2 014
Derivatives designated as cash flow hedges	2 455 000	2 455 000	50 761	-
- Interest rate swaps	2 455 000	2 455 000	50 761	-
Total derivatives held for hedging	7 700 822	7 700 822	197 455	2 014
Total recognised derivative assets/ liabilities	285 879 029	293 309 326	3 349 328	3 173 638
Short-term (up to 1 year)	142 237 718	148 828 312	854 071	831 002
Long-term (over 1 year)	143 641 311	144 481 014	2 495 257	2 342 636

	Contract amount		Fair value	
	Purchase	Disposal	Assets	Liabilities
As at 31 December 2014				
Derivatives held for trading				
Foreign exchange derivatives				
- Currency forwards	17 780 971	17 711 933	172 061	38 397
- Currency swaps	12 180 402	12 276 709	45 073	162 466
- Cross-currency interest rate swaps	4 723 072	4 760 397	12 290	57 389
- OTC currency options bought and sold	2 910 254	2 807 456	56 775	48 286
Total OTC derivatives	37 594 699	37 556 495	286 199	306 538
- Currency futures	139 953	141 615	-	-
Total foreign exchange derivatives	37 734 652	37 698 110	286 199	306 538
Interest rate derivatives				
- Interest rate swap, OIS	254 956 265	254 956 265	4 264 152	4 260 275
- Forward rate agreements	66 775 000	81 157 400	147 744	123 087
- OTC interest rate options	341 659	374 641	3 981	4 059
Total OTC interest rate derivatives	322 072 924	336 488 306	4 415 877	4 387 421
- Interest rate futures	2 664	295 171	-	-
Total interest rate derivatives	322 075 588	336 783 477	4 415 877	4 387 421
Market risk transactions	716 656	653 246	9 048	20 815
Total derivative assets / liabilities held for trading	360 526 896	375 134 833	4 711 124	4 714 774
Derivatives held for hedging				
Derivatives designated as fair value hedges	7 217 658	7 217 658	102 226	3 592
- Interest rate swaps	7 217 658	7 217 658	102 226	3 592
Derivatives designated as cash flow hedges	2 040 000	2 040 000	52 167	690
- Currency swaps	2 040 000	2 040 000	52 167	690
Total derivatives held for hedging	9 257 658	9 257 658	154 393	4 282
Total recognised derivative assets/ liabilities	369 784 554	384 392 491	4 865 517	4 719 056
Short-term (up to 1 year)	188 488 877	201 319 549	1 001 243	973 957
Long-term (over 1 year)	181 295 677	183 072 942	3 864 274	3 745 099

In the both reporting periods market risk transactions comprise the fair values of: stock index options, shares and other equity securities, futures for commodities, swap contracts for commodities.

Under the financial derivative instruments the Group presented derivative instruments in the amount of PLN 1 173 thousand (liabilities), which have been separated from the structured investment deposits (31 December 2014: PLN 1 238 thousand).

As at 31 December 2015 and 31 December 2014, the Group did not have any financial assets and liabilities designated upon initial recognition as at fair value through the income statement.

21. Hedge accounting

Fair value hedge accounting

The Group applies fair value hedge accounting, under which the only kind of hedged risk is the risk of changes in interest rates.

At the end of each month, the Group evaluates effectiveness of the applied hedging by carrying out analysis of changes in fair value of the hedged and hedging instruments in respect of the hedged risk.

Description of the hedging relation

The Group hedges against the risk of change in fair value:

- a part of the portfolio of mortgage loans for a fixed interest rate granted by foreign branch of mBank in Czech Republic. The hedged risk results from changes in interest rates,
- fixed interest rate Eurobonds issued by mFinance France S.A. (mFF), subsidiary of mBank. The hedged risk results from changes in interest rates.

- bonds issued by mBank Hipoteczny (mBH), a subsidiary of mBank. The hedged risk results from changes in interest rates.

Hedged items

The hedged items are:

- a part of the portfolio of mortgage loans for a fixed interest rate denominated in CZK and granted by foreign branch of mBank in Czech Republic,
- two tranches of fixed interest rate Eurobonds issued by mFF with a total nominal value of EUR 1 000 000 thousand,
- fixed interest rate Eurobonds issued by mFF with a nominal value of CHF 200 000 thousand,
- fixed interest rate Eurobonds issued by mFF with a nominal value of CZK 500 000 thousand,
- fixed interest rate mortgage bonds issued by mBH with a nominal value of EUR 124 000 thousand,

Hedging instruments

IRS is the hedging instrument swapping the fixed interest rate for a variable interest rate.

Presentation of the result from hedged and hedging transactions

Fair value adjustment of the hedged assets and liabilities as well as valuation of the hedging instruments are recognised in the income statement as trading income.

The total results of fair value hedge accounting recognised in the income statement

	31.12.2015	31.12.2014
Interest income on derivatives concluded under the fair value hedge (Note 6)	46 618	18 429
Net profit on hedged items (Note 9)	2 954	(108 241)
Net profit on fair value hedging instruments (Note 9)	8 463	137 300
The total results of fair value hedge accounting recognised in the income statement	58 035	47 488

Cash flow hedge accounting

Starting from the third quarter of 2014, the Group applies cash flow hedge accounting of the part of loans at a variable interest rate indexed to the market rate, granted by the Bank. An Interest Rate Swap is the hedging instrument changing the variable interest rate to a fixed interest rate. The interest rate risk is the hedged risk within applied by the Group cash flow hedge accounting. The ineffective portion of the gains or losses on the hedging instrument is presented in Note 9 "Other net trading income and result on hedge accounting". Portion of the gains or losses on the hedging instrument that is an effective hedge, is presented in the statement of comprehensive income as "Cash flow hedges (net)".

The following note presents other comprehensive income due to cash flow hedges as at 31 December 2015 and 31 December 2014.

	31.12.2015	31.12.2014
Other comprehensive income from cash flow hedge at the beginning of the period	5 008	-
Gains/losses recognised in the comprehensive income during the reporting period (gross)	6 586	6 746
Amount included as interest income in the income statement during the reporting period	14 140	1 400
Ineffective portion of cash flow hedge recognised in the income statement	(3 607)	338
Accumulated other comprehensive income at the end of the reporting period (gross)	1 061	5 008
Deferred tax	(202)	(952)
Accumulated net other comprehensive income at the end of the reporting period	859	4 056
Impact on other comprehensive income in the reporting period (gross)	(3 947)	5 008
Deferred tax on cash flow hedges	750	(952)
Impact on other comprehensive income in the reporting period (net)	(3 197)	4 056

Total results of cash flow hedge accounting recognised in the income statement

	31.12.2015	31.12.2014
Interest income on derivatives concluded under the cash flow hedge (Note 6)	14 140	1 400
Ineffective portion of cash flow hedge (Note 9)	(3 607)	338
The total results of cash flow hedge accounting recognised in the income statement	10 533	1 738

The period from January 2016 to August 2018 is the period in which the cash flows are expected, and when they are expected to have an impact on the result.

Below is given the timetable prepared as at 31 December 2015, presenting the periods in which the cash flows from loans secured under the cash flow hedge accounting are expected and their impact on the profit and loss account.

Cash flows from loans secured under the cash flow hedge accounting (PLN 000's)		
up to 3 months	period from 3 months to 1 year	period from 1 year to 5 years
10 294	26 890	19 604

The fair value equal to book value of derivatives hedging was presented in Note 20 "Derivative financial instruments".

22. Loans and advances to customers

	31.12.2015	31.12.2014
Loans and advances to individuals:	46 258 683	41 560 477
- current accounts	5 897 129	5 442 653
- term loans, including:	40 361 554	36 117 824
housing and mortgage loans	34 184 208	30 510 513
Loans and advances to corporate entities:	33 446 644	32 841 046
- current accounts	3 976 187	3 701 490
- term loans:	26 976 422	23 977 679
- corporate & institutional enterprises	5 825 318	5 751 583
- medium & small enterprises	21 151 104	18 226 096
- reverse repo / buy-sell-back transactions	1 031 029	3 838 553
- other	1 463 006	1 323 324
Loans and advances to public sector	1 520 728	1 924 395
Other receivables	183 355	1 047 273
Total (gross) loans and advances to customers	81 409 410	77 373 191
Provisions for loans and advances to customers (negative amount)	(2 975 864)	(2 790 841)
Total (net) loans and advances to customers	78 433 546	74 582 350
Short-term (up to 1 year)	26 169 938	26 964 700
Long-term (over 1 year)	52 263 608	47 617 650

As at 31 December 2015, variable rate loans amounted to PLN 77 271 986 thousand and fixed rate loans amounted to PLN 4 137 424 thousand (as at 31 December 2014 respectively: PLN 73 877 559 thousand and PLN 3 495 632 thousand). The values mentioned above relate to loans granted to individual customers, corporate customers and the public sector. The average interest rate for loans granted to customers (excluding reverse repos) amounted to 3.22% (31 December 2014: 3.98%).

The item "Other" includes cash collaterals (as at 31 December 2015 in the amount of PLN 32 303 thousand, as at 31 December 2014: PLN 18 226 thousand) placed by the Group under derivatives transactions (Note 37).

Provisions for loans and advances

	31.12.2015	31.12.2014
Incurring but not identified losses		
Gross balance sheet exposure	76 777 938	72 458 578
Impairment provisions for exposures analysed according to portfolio approach	(247 198)	(242 401)
Net balance sheet exposure	76 530 740	72 216 177
Receivables with impairment		
Gross balance sheet exposure	4 631 472	4 914 613
Provisions for receivables with impairment	(2 728 666)	(2 548 440)
Net balance sheet exposure	1 902 806	2 366 173

Movements in provisions for loans and advances

MOVEMENTS IN PROVISIONS FOR LOANS AND ADVANCES TO CUSTOMERS AS OF 2015	Provisions as at 01.01.2015	Provisions created	Release of provisions	Reclassification and foreign exchange differences	Write-offs	Provisions as at 31.12.2015
Loans and advances to individuals	(1 480 413)	(1 154 655)	932 620	169 578	368	(1 532 502)
Current accounts	(593 854)	(429 843)	260 277	80 195	183	(683 042)
Term loans, including:	(886 559)	(724 812)	672 343	89 383	185	(849 460)
Housing and mortgage loans	(541 352)	(454 401)	429 254	75 034	136	(491 329)
Loans and advances to corporate entities	(1 309 059)	(751 328)	547 963	(6 538)	76 711	(1 442 251)
Current accounts	(241 111)	(150 230)	150 225	6 341	29 915	(204 860)
Term loans, including:	(1 061 730)	(552 420)	396 823	(12 879)	42 225	(1 187 981)
Corporate & institutional enterprises	(193 948)	(173 802)	205 938	(184)	4 481	(157 515)
Medium & small enterprises	(867 782)	(378 618)	190 885	(12 695)	37 744	(1 030 466)
Other	(7 007)	(48 678)	1 704	-	4 571	(49 410)
Reclassification to non-current assets held for sale	789	-	(789)	-	-	-
Loans and advances to public sector	(1 369)	(8 462)	8 780	(64)	4	(1 111)
Total movements in provisions for loans and advances to customers	(2 790 841)	(1 914 445)	1 489 363	162 976	77 083	(2 975 864)

MOVEMENTS IN PROVISIONS FOR LOANS AND ADVANCES TO CUSTOMERS AS OF 2014	Provisions as at 01.01.2014	Provisions created	Release of provisions	Reclassification and foreign exchange differences	Write-offs	Provisions as at 31.12.2014
Loans and advances to individuals	(1 154 497)	(1 004 962)	703 279	(24 442)	209	(1 480 413)
Current accounts	(444 214)	(405 670)	264 742	(8 812)	100	(593 854)
Term loans, including:	(710 283)	(599 292)	438 537	(15 630)	109	(886 559)
Housing and mortgage loans	(469 157)	(311 490)	249 763	(10 552)	84	(541 352)
Loans and advances to corporate entities	(1 205 113)	(742 274)	512 086	(32 647)	158 889	(1 309 059)
Current accounts	(234 414)	(197 360)	186 836	(22 710)	26 537	(241 111)
Term loans, including:	(915 235)	(512 930)	324 214	11 273	30 948	(1 061 730)
Corporate & institutional enterprises	(180 681)	(74 498)	63 586	(2 355)	-	(193 948)
Medium & small enterprises	(734 554)	(438 432)	260 628	13 628	30 948	(867 782)
Other	(55 464)	(31 984)	1 036	(21 999)	101 404	(7 007)
Reclassification to non-current assets held for sale	-	-	-	789	-	789
Loans and advances to public sector	(11 797)	(2 100)	12 527	1	-	(1 369)
Total movements in provisions for loans and advances to customers	(2 371 407)	(1 749 336)	1 227 892	(57 088)	159 098	(2 790 841)

Loans and advances include receivables under finance leases

	31.12.2015	31.12.2014
Gross investment in finance leases, receivable:	6 496 455	5 122 993
- not later than 1 year	1 855 227	1 634 260
- later than 1 year and not later than 5 years	3 794 792	2 893 079
- later than 5 years	846 436	595 654
Unearned future finance income on finance leases (negative amount)	(619 045)	(537 336)
Net investment in finance leases	5 877 410	4 585 657
Net investment in finance leases, receivable:		
- not later than 1 year	1 645 833	1 446 365
- later than 1 year and not later than 5 years	3 466 354	2 645 409
- later than 5 years	765 223	493 883
Net investment in finance leases	5 877 410	4 585 657
Impairment provisions for finance leases receivable	(181 350)	(159 100)
Net carrying amount of finance leases receivable	5 696 060	4 426 557
Unguaranteed residual value accruing to the lessor	518 560	323 458

Loans and advances to customers	31.12.2015		31.12.2014	
	exposure in PLN '000	share/coverage (%)	exposure in PLN '000	share/coverage (%)
Neither past due nor impaired	74 325 196	91.30	69 925 565	90.37
Past due but not impaired	2 452 742	3.01	2 533 013	3.27
Impaired	4 631 472	5.69	4 914 613	6.35
Total, gross	81 409 410	100.00	77 373 191	100.00
Provision (provision for impaired loans and advances as well as IBNI provision)	(2 975 864)	3.66	(2 790 841)	3.61
Total, net	78 433 546	96.34	74 582 350	96.39

The amount of recognised provision for loans and advances was PLN 2 975 864 thousand (as at 31 December 2014: PLN 2 790 841 thousand) of which PLN 2 728 666 thousand (as at 31 December 2014: PLN 2 548 440 thousand) represented the individually impaired loans and advances to customers and the remaining amount of PLN 247 198 thousand represented IBNI portfolio provision (as at 31 December 2014 PLN 242 401 thousand).

91.30% of the portfolio of loans and advances to customers has been considered to be neither past due nor impaired (31 December 2014: 90.37%).

Loans and advances neither past due nor impaired

31 December 2015	Individuals			Corporate entities					Public sector	Other receivables	Total - Loans and advances to customers
	Current accounts	Term loans	including: housing and mortgage loans	Current accounts	Term loans		Reverse repo / buy-sell-back transactions	Other			
					corporate & institutional enterprises	medium & small enterprises					
1	73 738	3 352 215	3 316 206	171 207	136 737	624 044	-	15 857	165 419	-	4 539 217
2	986 459	23 503 360	22 619 385	563 181	1 572 989	1 331 849	-	16 541	910 399	-	28 884 778
3	1 078 038	5 144 700	3 695 658	563 568	1 790 850	7 962 057	-	5	353 910	-	16 893 128
4	1 676 851	3 390 676	1 247 163	1 710 080	1 928 327	5 850 244	-	-	87 106	-	14 643 284
5	525 269	1 253 339	689 852	519 345	171 326	2 579 718	-	-	3 894	-	5 052 891
6	50 144	174 278	103 723	18 332	143	250 948	-	-	-	-	493 845
7	141 419	432 953	301 722	53 115	8 126	553 882	-	-	-	-	1 189 495
8	-	-	-	5	-	-	1 031 029	-	-	-	183 355
other *)	-	-	-	-	-	-	-	1 382 193	-	-	1 382 193
Default category	3 733	28 243	25 152	-	-	-	-	-	-	-	31 976
Total	4 535 651	37 279 764	31 998 861	3 598 833	5 608 498	19 152 742	1 031 029	1 414 596	1 520 728	183 355	74 325 196

31 December 2014	Individuals			Corporate entities				Public sector	Other receivables	Total - Loans and advances to customers	
	Current accounts	Term loans	including: housing and mortgage loans	Current accounts	Term loans		Reverse repo / buy-sell-back transactions				Other
					corporate & institutional enterprises	medium & small enterprises					
1	50 121	2 756 681	2 698 567	76 519	444 595	460 889	-	2	177 917	246	3 966 970
2	902 114	19 205 880	18 575 234	489 396	1 077 725	996 792	-	18 226	1 197 564	1 302	23 888 999
3	1 100 939	5 646 539	4 220 487	545 440	1 165 995	3 116 904	-	3	339 965	279	11 916 064
4	1 295 018	3 393 621	1 580 106	1 619 116	2 643 625	8 909 256	-	-	175 188	100	18 035 924
5	592 123	1 262 949	611 563	484 530	33 037	1 895 509	-	-	5 960	7	4 274 115
6	39 417	145 005	85 502	24 807	687	158 190	-	-	-	-	368 106
7	105 480	356 644	262 273	40 367	99 902	400 277	-	-	-	1	1 002 671
8	57 433	152 165	118 386	4	-	-	3 838 553	-	3 192	1 044 814	5 096 161
other *)	-	-	-	1	-	-	-	1 299 532	-	-	1 299 533
Default category	54	8 516	3 223	12 592	8 009	47 398	-	-	-	453	77 022
Total	4 142 699	32 928 000	28 155 341	3 292 772	5 473 575	15 985 215	3 838 553	1 317 763	1 899 786	1 047 202	69 925 565

*) position "other" concerns these entities, which do not use the same rating systems as mBank S.A.

Loans and advances past due but not impaired

Gross amounts of loans and advances, which were past due but not impaired is presented below by classes of assets. No impairment is recognised in respect of loans and advances past due for less than 90 days, unless other available information indicates their impairment.

31 December 2015	Individuals			Corporate entities				Public sector	Other receivables	Total - Loans and advances to customers	
	Current accounts	Term loans	including: housing and mortgage loans	Current accounts	Term loans		Reverse repo / buy-sell-back transactions				Other
					corporate & institutional enterprises	medium & small enterprises					
Past due up to 30 days	411 472	1 151 230	911 808	11 989	8 405	482 428	-	-	-	2 065 524	
Past due 31 - 60 days	30 107	159 817	109 651	3 058	11 850	70 581	-	-	-	275 413	
Past due 61 - 90 days	12 780	35 116	20 866	845	-	24 808	-	-	-	73 549	
Past due over 90 days	8 568	13 992	7 547	76	-	15 620	-	-	-	38 256	
Total	462 927	1 360 155	1 049 872	15 968	20 255	593 437	-	-	-	2 452 742	

31 December 2014	Individuals			Corporate entities				Public sector	Other receivables	Total - Loans and advances to customers	
	Current accounts	Term loans	including: housing and mortgage loans	Current accounts	Term loans		Reverse repo / buy-sell-back transactions				Other
					corporate & institutional enterprises	medium & small enterprises					
Past due up to 30 days	322 554	1 055 791	833 692	14 822	18 504	611 548	-	-	24 609	-	2 047 828
Past due 31 - 60 days	23 808	145 974	104 053	3 324	392	61 823	-	-	-	71	235 392
Past due 61 - 90 days	9 685	34 553	20 861	621	-	11 201	-	-	-	-	56 060
Past due over 90 days	9 441	19 548	5 556	10 296	-	154 448	-	-	-	-	193 733
Total	365 488	1 255 866	964 162	29 063	18 896	839 020	-	-	24 609	71	2 533 013

Loans and advances individually impaired

Loans and advances individually impaired amounted to PLN 1 902 806 thousand (as at 31 December 2014: PLN 2 366 173 thousand). Gross amounts of loans and advances individually impaired (i.e., before taking into consideration the cash flows from collateral held and expected repayments) are presented below by classes of assets.

	Individuals			Corporate entities				Public sector	Other receivables	Total - Loans and advances to customers	
	Current accounts	Term loans	including: housing and mortgage loans	Current accounts	Term loans		Reverse repo / buy-sell-back transactions				Other
					corporate & institutional enterprises	medium & small enterprises					
31 December 2015											
Loans and advances with impairment	898 551	1 721 635	1 135 475	361 386	196 565	1 404 925	-	48 410	-	-	4 631 472
Provisions for loans and advances with impairment	(636 432)	(754 742)	(441 167)	(309 077)	(146 815)	(833 190)	-	(48 410)	-	-	(2 728 666)
31 December 2014											
Loans and advances with impairment	934 466	1 933 958	1 391 010	379 655	259 112	1 401 861	-	5 561	-	-	4 914 613
Provisions for loans and advances with impairment	(539 544)	(788 893)	(496 287)	(335 978)	(181 480)	(697 127)	-	(5 418)	-	-	(2 548 440)

The Group applies a conservative approach in the area of verification of collateral value and setting of acceptable LtV levels. The policy, in this respect, imposes particularly significant restrictions in case of transactions with probability of default higher than average (non-purpose loans and consolidation loans) and/or secured on low-liquid real estate (localized on not well developed markets).

Financial effect of collaterals

The note below presents the influence of value of collaterals received by the Group in relation to the loans granted by the Group on the provisions level.

As at 31 December 2015	Gross amount	Provisions created	Provisions without cash flow from collaterals	Financial effect of collaterals
Balance sheet data				
Loans and advances to banks	1 899 033	(1 699)	(1 716)	17
Loans and advances to customers, including:	81 409 410	(2 975 864)	(4 027 369)	1 051 505
Loans to individuals:	46 258 683	(1 532 502)	(1 877 982)	345 480
– Current accounts	5 897 129	(683 042)	(703 700)	20 658
– Term loans, including:	40 361 554	(849 460)	(1 174 282)	324 822
housing and mortgage loans	34 184 208	(491 329)	(752 343)	261 014
Loans to corporate clients:	30 952 609	(1 392 841)	(2 098 866)	706 025
– Current accounts	3 976 187	(204 860)	(371 874)	167 014
– Term loans:	26 976 422	(1 187 981)	(1 726 992)	539 011
corporate & institutional enterprises	5 825 318	(157 515)	(205 283)	47 768
medium & small enterprises	21 151 104	(1 030 466)	(1 521 709)	491 243
Loans and advances to public sector	1 520 728	(1 111)	(1 111)	-
Total balance sheet data	83 308 443	(2 977 563)	(4 029 085)	1 051 522
Off-balance sheet data:				
Loan commitments and other commitments	21 012 565	(30 060)	(36 185)	6 125
Guarantees, banker's acceptances, documentary and commercial letters of credit	5 081 900	(15 546)	(19 696)	4 150
Total off-balance sheet data:	26 094 465	(45 606)	(55 881)	10 275
As at 31 December 2014				
Balance sheet data				
Loans and advances to banks	3 752 899	(1 484)	(1 484)	-
Loans and advances to customers, including:	77 373 191	(2 790 841)	(4 176 138)	1 385 297
Loans to individuals:	41 560 477	(1 480 413)	(1 797 724)	317 311
– Current accounts	5 442 653	(593 854)	(614 931)	21 077
– Term loans, including:	36 117 824	(886 559)	(1 182 793)	296 234
housing and mortgage loans	30 510 513	(541 352)	(764 534)	223 182
Loans to corporate clients:	27 679 169	(1 281 773)	(2 349 790)	1 068 017
– Current accounts	3 701 490	(241 111)	(397 825)	156 714
– Term loans:	23 977 679	(932 442)	(1 951 965)	1 019 523
corporate & institutional enterprises	5 751 583	(193 948)	(280 510)	86 562
medium & small enterprises	18 226 096	(867 782)	(1 671 455)	803 673
Loans and advances to public sector	1 924 395	(1 369)	(1 404)	35
Total balance sheet data	81 126 090	(2 792 325)	(4 177 622)	1 385 297
Off-balance sheet data:				
Loan commitments and other commitments	19 883 402	(41 376)	(45 684)	4 308
Guarantees, banker's acceptances, documentary and commercial letters of credit	3 610 377	(8 237)	(11 773)	3 536
Total off-balance sheet data:	23 493 779	(49 613)	(57 457)	7 844

23. Investment securities

	31.12.2015			31.12.2014		
	Investment securities without pledge	Pledged investment securities	Total investment securities	Investment securities without pledge	Pledged investment securities	Total investment securities
Debt securities	25 141 089	5 396 481	30 537 570	22 270 938	5 146 060	27 416 998
Issued by government	16 842 144	5 396 481	22 238 625	17 440 062	5 146 060	22 586 122
- government bonds	16 842 144	5 396 481	22 238 625	17 440 062	5 146 060	22 586 122
Issued by central bank	7 442 384	-	7 442 384	4 479 540	-	4 479 540
Other debt securities	856 561	-	856 561	351 336	-	351 336
- bank's bonds	233 158	-	233 158	24 907	-	24 907
- corporate bonds	583 456	-	583 456	284 854	-	284 854
- communal bonds	39 947	-	39 947	41 575	-	41 575
Equity securities:	199 379	-	199 379	261 616	-	261 616
Listed	-	-	-	229 961	-	229 961
Unlisted	199 379	-	199 379	31 655	-	31 655
Total debt and equity securities:	25 340 468	5 396 481	30 736 949	22 532 554	5 146 060	27 678 614
Short-term (up to 1 year)	11 196 419	90 975	11 287 394	9 034 438	-	9 034 438
Long-term (over 1 year)	14 144 049	5 305 506	19 449 555	13 498 116	5 146 060	18 644 176

Presented above equity securities recognised at cost less impairment include provisions for impairment of PLN 19 754 thousand (31 December 2014: PLN 12 007 thousand).

As at 31 December 2015, equity securities include fair value of shares of Visa Europe Ltd in the amount of PLN 167 243 thousand.

As at 31 December 2014, listed equity securities include fair value of PZU S.A. shares in the amount of PLN 229 961 thousand. As at 31 December 2015, the Group did not have any PZU shares.

As at 31 December 2015, the carrying values of debt securities with fixed interest rates amounted to PLN 25 018 609 thousand while debt securities with variable interest rates PLN 5 518 961 thousand (31 December 2014 respectively: PLN 21 184 127 thousand and PLN 6 232 871 thousand).

The above note includes government bonds pledged under the Bank Guarantee Fund (BFG), government bonds pledged as sell-buy-back transactions, government bonds pledged as collateral for the loans received from the European Investment Bank and government bonds pledged as collateral for deposit placed by the customer.

In accordance with the BFG Law of 14 December 1994, as at 31 December 2015 the Group held government bonds and bills included in the statement of financial position in the amount of PLN 568 248 thousand with a nominal value of PLN 537 000 thousand (31 December 2014: carrying value - PLN 410 712 thousand; nominal value - PLN 377 000 thousand), which were pledged as collateral for the Bank Guarantee Fund and were deposited in a separate account at the National Depository of Securities.

On 22 December 2015 mBank S.A. has received an information with regards to the proposed structuring of the intended takeover of Visa Europe by Visa Inc transaction. The transaction depends on obtaining relevant regulatory approvals and its conclusion is planned for the second quarter of 2016. mBank S.A. will be one of transaction beneficiaries. According to the received information, the potential impact of the transaction settlement on mBank includes: EUR - 43.6 million in cash - equivalent of PLN 185.8 million (at the average NBP exchange rate as of 31 December 2015), EUR - 15.0 million in privileges shares (preferred stock) - equivalent of PLN 63.9 million (at the average NBP exchange rate as of 31 December 2015). The above amounts may be adjusted by the transaction costs, the amounts corresponding to the impairment of the company's Visa Europe incurred as a result of the occurrence of the events described in the transaction documents (leakage) and by any approved requests for revision of the granted amounts made by the members of Visa Europe. The Visa Europe members have the right to appeal. The process of reviewing appeals will last until 1 March 2016. The final amounts allocated on individual participants of the transaction will be known on its finalization (closing date), which is expected in the second quarter of 2016.

Moreover, the transaction between Visa Inc. and Visa Europe provides for a conditional payment, "earn-out" type and payable in cash after the period of 16 quarters after the settlement of the transaction, of which impact on the Bank's result is unknown. The final amount of the conditional payment (earn-out) will depend on a number of conditions and the amount of the total revenue of

Visa Europe generated by all the participants of the organization within 4 years after the conclusion of the transaction as well as the share of revenue generated by the Bank in this total revenue.

Accordingly, as at 31 December 2015, the Bank has determined the fair value of the share in Visa Europe Ltd in the amount of EUR 39 245 thousand – equivalent PLN 167 243 thousand (at the average NBP exchange rate as of 31 December 2015), and the difference between the previous value of the share of PLN 43 and determined fair value, net of income tax in the amount of PLN 31 776 thousand, has been recognized in other comprehensive income and had no impact on the net profit of the Bank and the Group.

Gains less losses from investment securities, investments in subsidiaries and associates

	Year ended 31 December	
	2015	2014
Sale/redemption of financial assets available for sale	133 413	55 373
Gains less losses related to sale of subsidiaries and associates	189 694	-
Impairment of available for sale equity securities	(200)	-
Impairment of investments in subsidiaries	(8 499)	(3 447)
Total gains less losses from investment securities, investments in subsidiaries and associates	314 408	51 926

In 2015, the item "Gains less losses related to sale of subsidiaries and associates" includes mainly the profit on sale of BRE Ubezpieczenia TUiR S.A. shares in the amount of PLN 194 348 thousand.

Moreover, the item "Sale/redemption of financial assets available for sale" includes the profit on sale of equity securities in the amount of PLN 127 333 thousand (in 2014 – PLN 10 283 thousand) mainly of PZU S.A. shares in the amount of PLN 124 994 thousand as well as profit on sale of treasury bonds and mortgage bonds in the amount of PLN 6 312 thousand (in 2014 – PLN 45 090 thousand).

In 2015, impairment of investments in subsidiaries relates mainly to the write-off of the Bank's involvement in Call Center Poland S.A. in the amount of PLN 8 096 thousand.

In 2014, impairment of investment securities included the write-off of the carrying value of Transfinance a.s. assets to the fair value less costs to sale due to classification the subsidiary as non-current assets (disposal group) held for sale in the amount of PLN 2 737 thousand.

Movements in investment securities

	31.12.2015	31.12.2014
Investment securities		
As at the beginning of the period	27 678 614	25 341 763
Exchange differences	21 388	18 860
Additions	339 313 828	331 433 043
Disposals (sale, redemption and forfeiture)	(336 244 836)	(329 435 421)
Gains / (losses) from impairment of equity securities and debt securities available for sale	(8 709)	(710)
Gains / (losses) from changes in fair value	(23 336)	321 079
As at the end of the period	30 736 949	27 678 614

Movements in provisions for losses on investment securities

	31.12.2015	31.12.2014
Provisions for losses on equity securities		
<i>Listed</i>		
As at the beginning of the period	-	(125)
Amounts written off during the period as uncollectible	-	125
As at the end of the period	-	-

Unlisted		
As at the beginning of the period	(12 007)	(11 297)
Allowance for impairment	(8 709)	(710)
Amounts written off during the period as uncollectible	203	-
Amounts recovered during the period	307	-
Change in the scope of consolidation	452	-
As at the end of the period	(19 754)	(12 007)
Total provisions for investment securities		
As at the beginning of the period	(12 007)	(11 422)
Allowance for impairment	(8 709)	(710)
Amounts written off during the period as uncollectible	203	125
Amounts recovered during the period	307	-
Change in the scope of consolidation	452	-
As at the end of the period	(19 754)	(12 007)

24. Assets and liabilities held for sale

As at 31 December 2014, as non-current assets (disposal group) the Group presented the shares of the company Transfinance a.s. Under the sale agreement signed on 8 December 2014 between mBank S.A. and UniCredit Bank Czech Republic and Slovakia a.s. (UniCredit), on 20 January 2015, the sale transaction of the Transfinance shares for UniCredit was finalized closing the process of restructuring of the foreign factoring activities i.e. after the sale of Magyar Factor zRt and Intermarket Bank AG in 2011.

Moreover, as at 31 December 2014 as non-current assets (disposal group) the Group presented the shares of the company BRE Ubezpieczenia Towarzystwo Ubezpieczeń I Reasekuracji S.A. ("BRE TUIR") as well as the shares of AWL I Sp. z o.o. hold indirectly through BRE TUIR.

On 27 March 2015, after meeting specific conditions precedent, in particular: (i) obtaining the consent of the Office of Competition and Consumer Protection and (ii) no objections being raised by the Polish Financial Supervision Authority, the company Aspiro S.A. sold of 100% shares of BRE TUIR to the company Avanssur S.A., belonging to AXA Group.

Detailed information concerning the sale of the companies presented by the Group as non-current assets (disposal group) as at 31 December 2014 has been presented under Note 46.

25. Intangible assets

	31.12.2015	31.12.2014
Development costs	-	1
Goodwill	3 532	3 532
Patents, licences and similar assets, including:	347 357	361 214
- computer software	249 964	269 674
Other intangible assets	5 154	6 278
Intangible assets under development	163 006	94 601
Total intangible assets	519 049	465 626

In 2015 and 2014, the Group performed impairment tests of intangible assets under development and goodwill. In 2014, as a result of the test, the Group made an impairment provision of goodwill in the amount of PLN 1 196 thousand.

Movements in intangible assets

Movements in intangible assets from 1 January to 31 December 2015	Development costs	Acquired patents, licences and other similar assets		Other intangible assets	Intangible assets under development	Goodwill	Total intangible assets
			including: acquired computer software				
Gross value of intangible assets as at the beginning of the period: 01.01.2015	224	986 375	747 854	22 370	94 601	4 728	1 108 298
Increase (due to)	-	90 885	37 916	7	122 047	-	212 939
- purchase	-	38 620	4 489	2	93 172	-	131 794
- transfer from intangible assets under development	-	39 325	20 583	5	-	-	39 330
- development costs	-	-	-	-	20 376	-	20 376
- other increases	-	12 940	12 844	-	8 499	-	21 439
Decrease (due to)	(185)	(48 700)	(36 597)	(150)	(53 642)	-	(102 677)
- liquidation	(185)	(36 995)	(36 597)	-	-	-	(37 180)
- transfer to intangible assets given to use	-	-	-	-	(39 330)	-	(39 330)
- other decreases	-	(11 705)	-	(150)	(14 312)	-	(26 167)
Gross value of intangible assets as at the end of the period: 31.12.2015	39	1 028 560	749 173	22 227	163 006	4 728	1 218 560
Accumulated amortization as at the beginning of the period: 01.01.2015	(223)	(625 151)	(478 180)	(16 092)	-	-	(641 466)
Amortization for the period (due to)	184	(56 042)	(21 029)	(981)	-	-	(56 839)
- amortization	(1)	(92 840)	(57 397)	(1 131)	-	-	(93 972)
- other increases	-	(41)	(25)	150	-	-	109
- liquidation	185	36 989	36 591	-	-	-	37 174
- other decreases	-	(150)	(198)	-	-	-	(150)
Accumulated amortization as at the end of the period: 31.12.2015	(39)	(681 193)	(499 209)	(17 073)	-	-	(698 305)
Impairment losses as at the beginning of the period: 01.01.2015	-	(10)	-	-	-	(1 196)	(1 206)
Impairment losses as at the end of the period: 31.12.2015	-	(10)	-	-	-	(1 196)	(1 206)
Net value of intangible assets as at the end of the period: 31.12.2015	-	347 357	249 964	5 154	163 006	3 532	519 049

Movements in intangible assets from 1 January to 31 December 2014	Development costs	Acquired patents, licences and other similar assets		Other intangible assets	Intangible assets under development	Goodwill	Total intangible assets
			including: acquired computer software				
Gross value of intangible assets as at the beginning of the period: 01.01.2014	5 537	876 331	696 619	26 177	99 366	4 728	1 012 139
Increase (due to)	-	129 712	64 440	95	93 313	-	223 120
- purchase	-	41 977	4 936	83	67 368	-	109 428
- transfer from fixed assets under construction	-	192	9	-	-	-	192
- transfer from intangible assets under development	-	69 374	46 556	-	-	-	69 374
- development costs	-	-	-	-	14 968	-	14 968
- other increases	-	18 169	12 939	12	10 977	-	29 158
Decrease (due to)	(5 313)	(19 668)	(13 205)	(3 902)	(98 078)	-	(126 961)
- liquidation	-	(3 201)	(1 407)	-	-	-	(3 201)
- transfer to intangible assets given to use	-	-	-	-	(69 374)	-	(69 374)
- non-current assets held for sale	-	(8 482)	(8 482)	-	(1 636)	-	(10 118)
- other decreases	(5 313)	(7 985)	(3 316)	(3 902)	(27 068)	-	(44 268)
Gross value of intangible assets as at the end of the period: 31.12.2014	224	986 375	747 854	22 370	94 601	4 728	1 108 298
Accumulated amortization as at the beginning of the period: 01.01.2014	(5 155)	(532 519)	(407 013)	(19 110)	-	-	(556 784)
Amortization for the period (due to)	4 932	(92 632)	(71 167)	3 018	-	-	(84 682)
- amortization	(4)	(91 233)	(59 064)	(1 119)	-	-	(92 356)
- other increases	(1)	(22 325)	(19 724)	-	-	-	(22 326)
- liquidation	-	3 202	1 408	-	-	-	3 202
- non-current assets held for sale	-	4 558	4 558	-	-	-	4 558
- other decreases	4 937	13 166	1 655	4 137	-	-	22 240
Accumulated amortization as at the end of the period: 31.12.2014	(223)	(625 151)	(478 180)	(16 092)	-	-	(641 466)
Impairment losses as at the beginning of the period: 01.01.2014	-	(10)	-	-	-	-	(10)
- increase	-	-	-	-	-	(1 196)	(1 196)
Impairment losses as at the end of the period: 31.12.2014	-	(10)	-	-	-	(1 196)	(1 206)
Net value of intangible assets as at the end of the period: 31.12.2014	1	361 214	269 674	6 278	94 601	3 532	465 626

26. Tangible assets

	31.12.2015	31.12.2014
Tangible assets, including:	660 017	644 774
- land	1 335	1 335
- buildings and structures	193 652	202 454
- equipment	149 573	116 923
- vehicles	231 210	225 322
- other fixed assets	84 247	98 740
Fixed assets under construction	84 505	72 603
Total tangible assets	744 522	717 377

Movements in tangible assets

Movements in tangible assets from 1 January to 31 December 2015	Land	Buildings and structures	Equipment	Vehicles	Other fixed assets	Tangible assets under construction	Total
Gross value of tangible assets as at the beginning of the period: 01.01.2015	1 335	357 152	578 115	326 062	418 878	72 783	1 754 325
Increase (due to)	-	666	88 409	87 155	20 160	101 417	297 807
- purchase	-	146	33 427	81 826	5 856	84 469	205 724
- transfer from tangible assets under construction	-	82	53 984	-	13 706	-	67 772
- other increases	-	438	998	5 329	598	16 948	24 311
Decrease (due to)	-	(563)	(37 810)	(78 891)	(28 272)	(89 515)	(235 051)
- sale	-	-	(5 450)	(74 563)	(1 391)	-	(81 404)
- liquidation	-	(562)	(19 899)	(818)	(13 375)	-	(34 654)
- transfer to tangible assets	-	-	-	-	-	(67 772)	(67 772)
- other decreases	-	(1)	(12 461)	(3 510)	(13 506)	(21 743)	(51 221)
Gross value of tangible assets as at the end of the period: 31.12.2015	1 335	357 255	628 714	334 326	410 766	84 685	1 817 081
Accumulated depreciation as at the beginning of the period: 01.01.2015	-	(98 559)	(461 192)	(100 715)	(320 007)	-	(980 473)
Depreciation for the period (due to)	-	(6 905)	(17 949)	(2 368)	(6 381)	-	(33 603)
- depreciation charge	-	(7 121)	(55 470)	(55 728)	(33 134)	-	(151 453)
- other increases	-	(615)	(102)	(39)	(246)	-	(1 002)
- sale	-	-	5 372	50 173	1 373	-	56 918
- liquidation	-	205	19 757	753	12 341	-	33 056
- other decreases	-	626	12 494	2 473	13 285	-	28 878
Accumulated depreciation as at the end of the period: 31.12.2015	-	(105 464)	(479 141)	(103 083)	(326 388)	-	(1 014 076)
Impairment losses as at the beginning of the period: 01.01.2015	-	(56 139)	-	(25)	(131)	(180)	(56 475)
- increase	-	(2 000)	-	(13)	-	-	(2 013)
- decrease	-	-	-	5	-	-	5
Impairment losses as at the end of the period: 31.12.2015	-	(58 139)	-	(33)	(131)	(180)	(58 483)
Net value of tangible assets as at the end of the period: 31.12.2015	1 335	193 652	149 573	231 210	84 247	84 505	744 522

Movements in tangible assets from 1 January to 31 December 2014	Land	Buildings and structures	Equipment	Vehicles	Other fixed assets	Tangible assets under construction	Total
Gross value of tangible assets as at the beginning of the period: 01.01.2014	1 267	356 197	589 388	321 877	414 012	37 213	1 719 954
Increase (due to)	91	2 972	41 499	128 729	18 230	62 675	254 196
- purchase	-	471	24 220	92 054	4 662	55 751	177 158
- transfer from tangible assets under construction	-	543	10 731	61	12 997	-	24 332
- other increases	91	1 958	6 548	36 614	571	6 924	52 706
Decrease (due to)	(23)	(2 017)	(52 772)	(124 544)	(13 364)	(27 105)	(219 825)
- sale	-	-	(43 429)	(88 642)	(3 253)	-	(135 324)
- liquidation	-	(4)	(4 632)	(2)	(9 500)	-	(14 138)
- transfer to tangible assets	-	-	-	-	-	(24 332)	(24 332)
- transfer to intangible assets	-	-	-	-	-	(192)	(192)
- non-current assets held for sale	-	(638)	(1 695)	(678)	(179)	-	(3 190)
- other decreases	(23)	(1 375)	(3 016)	(35 222)	(432)	(2 581)	(42 649)
Gross value of tangible assets as at the end of the period: 31.12.2014	1 335	357 152	578 115	326 062	418 878	72 783	1 754 325
Accumulated depreciation as at the beginning of the period: 01.01.2014	-	(91 866)	(441 462)	(131 860)	(295 633)	-	(960 821)
Depreciation for the period (due to)	-	(6 693)	(19 730)	31 145	(24 374)	-	(19 652)
- depreciation charge	-	(7 233)	(49 319)	(55 496)	(36 037)	-	(148 085)
- other increases	-	(427)	(1 613)	(3)	(336)	-	(2 379)
- sale	-	-	22 981	58 984	3 238	-	85 203
- liquidation	-	-	4 542	2	8 249	-	12 793
- non-current assets held for sale	-	514	1 048	345	71	-	1 978
- other decreases	-	453	2 631	27 313	441	-	30 838
Accumulated depreciation as at the end of the period: 31.12.2014	-	(98 559)	(461 192)	(100 715)	(320 007)	-	(980 473)
Impairment losses as at the beginning of the period: 01.01.2014	-	(49 270)	-	-	(131)	(180)	(49 581)
- increase	-	(6 869)	-	(25)	-	-	(6 894)
Impairment losses as at the end of the period: 31.12.2014	-	(56 139)	-	(25)	(131)	(180)	(56 475)
Net value of tangible assets as at the end of the period: 31.12.2014	1 335	202 454	116 923	225 322	98 740	72 603	717 377

The recoverable value of impaired tangible assets is the net selling price determined on the basis of market prices for similar assets.

As part of its activities as a lessor, the mBank Group presents within tangible assets those assets which are leased to third parties under operating lease agreements. The table below presents future minimum lease payments under non-cancellable operating lease agreements with the Group as a lessor.

	31.12.2015	31.12.2014
Minimum lease payments under non-cancellable operating lease		
Up to 1 year	50 535	46 662
Over 1 year up to 5 years	57 800	50 895
Over 5 years	3	-
Total	108 338	97 557

The Group presents depreciation of tangible assets leased under operating lease agreements as net income from operating lease (Note 10).

27. Other assets

	31.12.2015	31.12.2014
Other, including:	971 192	794 964
- debtors	222 454	176 599
- interbank balances	2 365	2 726
- other accruals	115 938	73 358
- accrued income	56 315	46 588
- inventories	298 791	303 392
- other	275 329	192 301
Total other assets	971 192	794 964
Short-term (up to 1 year)	643 751	473 489
Long-term (over 1 year)	327 441	321 475

The value of inventories primarily results from the business of the companies: mLocum and mLeasing.

Throughout the year 2015 and 2014, the Group did not capitalize borrowing costs.

As at 31 December 2015, other assets in the amount of PLN 275 329 thousand include receivables of Dom Maklerski mBanku S.A. from the National Depository of Securities in the amount of PLN 89 332 thousand (31 December 2014: PLN 115 514 thousand).

As at 31 December 2015, the above note includes financial assets in amount of PLN 314 151 thousand (31 December 2014: PLN 294 839 thousand).

	31.12.2015	31.12.2014
Gross other financial assets, including:	321 778	310 418
- Not past due	316 726	303 131
- Past due over 90 days	5 052	7 287
- Provisions for impaired assets (negative amount)	(7 627)	(15 579)
Net other financial assets	314 151	294 839

28. Amounts due to other banks

	31.12.2015	31.12.2014
Current accounts	1 235 941	684 644
Term deposits	144 870	10 084
Loans and advances received	9 374 045	11 345 217
Repo / sell-buy-back transactions	778 145	1 124 586
Liabilities in respect of cash collaterals	427 026	172 838
Payables to be settled	2 053	2 739
Other	57 251	43 721
Amounts due to other banks	12 019 331	13 383 829
Short-term (up to 1 year)	5 892 092	5 121 501
Long-term (over 1 year)	6 127 239	8 262 328

As at 31 December 2015, the fixed rate term deposits accepted from other banks amounted to PLN 144 870 thousand (31 December 2014: PLN 10 084 thousand). In the both reporting periods there were no variable rate term deposits.

As at 31 December 2015 and as at 31 December 2014, loans and advances received from other banks were variable rate loans.

The average interest rate for loans and deposits received from other banks in 2015 amounted to 0.69% (31 December 2014: -1.25%).

mBank S.A. did not provide collateral related to loans from other banks. The Group did not note any violations of contractual terms related to liabilities in respect of loans received.

29. Amounts due to customers

	31.12.2015	31.12.2014
Individual customers:	46 117 051	39 284 776
Current accounts	32 468 053	27 974 843
Term deposits	13 604 623	11 202 722
Other liabilities:	44 375	107 211
- liabilities in respect of cash collaterals	22 205	19 357
- other	22 170	87 854
Corporate customers:	34 423 929	32 237 087
Current accounts	16 800 113	13 516 365
Term deposits	12 209 975	11 128 087
Loans and advances received	3 634 064	3 218 105
Repo transactions	1 093 712	3 738 058
Other liabilities:	686 065	636 472
- liabilities in respect of cash collaterals	566 645	492 975
- other	119 420	143 497
Public sector customers:	599 886	900 616
Current accounts	468 038	627 765
Term deposits	131 104	250 263
Repo transactions	-	12 951
Other liabilities:	744	9 637
- liabilities in respect of cash collaterals	-	125
- other	744	9 512
Total amounts due to customers	81 140 866	72 422 479
Short-term (up to 1 year)	74 696 817	67 174 957
Long-term (over 1 year)	6 444 049	5 247 522

As at 31 December 2015, the majority of the deposits from retail and corporate customers bore fixed interest rates. The average interest rate for amounts due to customers (excluding repos) amounted to 1.08% (31 December 2014: -1.50%).

As at 31 December 2015, the balance of loans and advances received includes the loan received from European Investment Bank in the amount of PLN 3 634 064 thousand (31 December 2014: PLN 3 218 105 thousand). The loan was collateralized with treasury bonds, which have been presented as pledged assets under Note 23 and Note 37.

30. Debt securities in issue

As at 31 December 2015

Debt securities in issue by category	Nominal value	Contractual interest rate	Guarantee/collateral	Redemption date	Carrying value
Short-term issues	326 250				327 231
Mortgage bonds (in PLN)	145 750	2.95%	mortgage bond register	20-04-2016	146 359
Mortgage bonds (in PLN)	149 500	3.59%	mortgage bonds publicly registered	28-09-2016	150 809
Mortgage bonds (in PLN)	31 000	3.50%	mortgage bond register	15-11-2016	30 063

Debt securities in issue by category	Nominal value	Contractual interest rate	Guarantee/collateral	Redemption date	Carrying value
Long-term issues	8 590 656				8 618 964
Mortgage bonds (in PLN)	200 000	3.10%	mortgage bond register	20-04-2017	201 054
Mortgage bonds (in PLN)	153 250	2.75%	mortgage bond register	16-06-2017	152 918
Mortgage bonds (in EUR)	42 516	1.93%	mortgage bond register	19-10-2017	42 747
Mortgage bonds (in EUR)	31 887	0.85%	mortgage bond register	15-02-2018	31 958
Mortgage bonds (in PLN)	108 900	3.46%	mortgage bond register	15-06-2018	107 881
Bonds (in CHF)	786 617	2.50%	guarantee	08-10-2018	788 687
Mortgage bonds (in EUR)	212 580	1.08%	mortgage bond register	22-10-2018	213 187
Mortgage bonds (in EUR)	85 032	1.12%	mortgage bond register	22-10-2018	85 094
Bonds (in CZK)	78 849	2.32%	guarantee	06-12-2018	78 977
Bonds (in PLN)	12 000	3.24%	no collateral	16-01-2019	11 813
Bonds (in PLN)	50 000	3.18%	no collateral	21-01-2019	49 803
Bonds (in EUR)	2 130 750	2.38%	guarantee	01-04-2019	2 158 072
Mortgage bonds (in PLN)	80 000	2.77%	mortgage bond register	21-06-2019	79 985
Mortgage bonds (in EUR)	212 580	0.82%	mortgage bond register	15-10-2019	212 991
Mortgage bonds (in EUR)	212 580	0.56%	mortgage bond register	24-06-2020	213 084
Mortgage bonds (in EUR)	127 548	2.75%	mortgage bond register	28-07-2020	127 653
Mortgage bonds (in PLN)	415 000	2.82%	mortgage bond register	10-09-2020	415 782
Mortgage bonds (in PLN)	255 000	2.87%	mortgage bond register	22-09-2021	255 215
Bonds (in EUR)	2 130 750	2.00%	guarantee	26-11-2021	2 119 199
Mortgage bonds (in EUR)	85 230	1.14%	mortgage bond register	25-02-2022	85 543
Mortgage bonds (in PLN)	200 000	2.59%	mortgage bond register	28-04-2022	200 919
Mortgage bonds (in PLN)	300 000	2.72%	mortgage bond register	28-07-2022	302 336
Mortgage bonds (in PLN)	200 000	2.73%	mortgage bond register	20-02-2023	201 153
Mortgage bonds (in PLN)	250 000	2.68%	mortgage bond register	16-10-2023	251 421
Mortgage bonds (in EUR)	46 768	1.29%	mortgage bond register	24-04-2025	47 158
Mortgage bonds (in EUR)	34 013	3.50%	mortgage bond register	28-02-2029	34 432
Mortgage bonds (in EUR)	63 774	3.50%	mortgage bond register	15-03-2029	64 621
Mortgage bonds (in EUR)	85 032	3.20%	mortgage bond register	30-05-2029	85 281
Debt securities in issue (carrying value in PLN '000)					8 946 195

As at 31 December 2014

Debt securities in issue by category	Nominal value	Contractual interest rate	Guarantee/collateral	Redemption date	Carrying value
Short-term issues	2 978 911				2 994 568
Bonds (in PLN)	50 000	3.31%	no collateral	16-03-2015	50 072
Mortgage bonds (in PLN)	78 611	3.03%	mortgage bond register	15-05-2015	78 799
Mortgage bonds (in PLN)	100 000	3.56%	mortgage bond register	07-07-2015	101 695
Mortgage bonds (in PLN)	57 150	3.99%	mortgage bonds publicly registered	28-07-2015	57 911
Mortgage bonds (in PLN)	100 000	3.66%	mortgage bond register	28-09-2015	100 891
Bonds (in EUR)	2 131 150	2.75%	guarantee	12-10-2015	2 141 691
Bonds (in PLN)	385 000	3.55%	no collateral	23-11-2015	386 423
Mortgage bonds (in PLN)	77 000	3.23%	mortgage bonds publicly registered	30-11-2015	77 086

Debt securities in issue by category	Nominal value	Contractual interest rate	Guarantee/collateral	Redemption date	Carrying value
Long-term issues	7 331 869				7 347 174
Mortgage bonds (in PLN)	145 700	3.15%	mortgage bond register	20-04-2016	146 237
Mortgage bonds (in PLN)	149 500	4.09%	mortgage bonds publicly registered	28-09-2016	150 879
Mortgage bonds (in PLN)	31 000	3.73%	mortgage bond register	15-11-2016	28 900
Mortgage bonds (in PLN)	172 750	3.30%	mortgage bond register	20-04-2017	173 521
Mortgage bonds (in PLN)	150 000	3.03%	mortgage bond register	16-06-2017	149 549
Mortgage bonds (in EUR)	42 623	2.08%	mortgage bond register	19-10-2017	42 745
Mortgage bonds (in EUR)	31 967	1.10%	mortgage bond register	15-02-2018	31 945
Mortgage bonds (in PLN)	103 900	3.74%	mortgage bond register	15-06-2018	103 369
Bonds (in CHF)	708 965	2.50%	guarantee	08-10-2018	710 272
Mortgage bonds (in EUR)	213 115	1.21%	mortgage bond register	22-10-2018	213 164
Mortgage bonds (in EUR)	85 246	1.12%	mortgage bond register	22-10-2018	85 000
Bonds (in CZK)	76 840	2.32%	guarantee	06-12-2018	76 963
Bonds (in PLN)	12 000	4.14%	no collateral	16-01-2019	11 745
Bonds (in PLN)	50 000	3.48%	no collateral	21-01-2019	49 669
Bonds (in EUR)	2 131 150	2.38%	guarantee	01-04-2019	2 155 147
Mortgage bonds (in PLN)	80 000	3.05%	mortgage bond register	21-06-2019	79 963
Mortgage bonds (in EUR)	213 115	0.95%	mortgage bond register	15-10-2019	212 724
Mortgage bonds (in EUR)	127 869	2.75%	mortgage bond register	28-07-2020	127 338
Bonds (in EUR)	2 131 150	2.00%	guarantee	26-11-2021	2 116 927
Mortgage bonds (in PLN)	291 700	3.62%	mortgage bond register	28-07-2022	294 906
Mortgage bonds (in PLN)	200 000	3.62%	mortgage bond register	20-02-2023	202 017
Mortgage bonds (in EUR)	34 098	3.50%	mortgage bond register	28-02-2029	34 407
Mortgage bonds (in EUR)	63 935	3.50%	mortgage bond register	15-03-2029	64 564
Mortgage bonds (in EUR)	85 246	3.20%	mortgage bond register	30-05-2029	85 223
Debt securities in issue (carrying value in PLN '000)					10 341 742

The Group did not note any violations of contractual terms related to liabilities in respect of issued debt securities.

Issues in 2015

In 2015 mBank Hipoteczny S.A. issued mortgage bonds with the nominal value of PLN 1 205 000 thousand and EUR 81 000 thousand (the equivalent of PLN 345 182 thousand according to the average exchange rate of the National Bank of Poland as at 31 December 2015).

Issues in 2014

On 20 November 2014, mFinance France S.A. (mFF), a subsidiary of the Bank issued Eurobonds with a nominal value of EUR 500 000 thousand (PLN 2 107 750 thousand at the average exchange rate of the National Bank of Poland as at 20 November 2014) maturing in 2021. The funds coming from the issue in the amount of EUR 495 916 thousand (PLN 2 089 265 thousand at the average exchange rate of the National Bank of Poland as at 20 November 2014), were placed by mFF in mBank as a security deposit to back the guarantee issued by the Bank to secure payment of any amounts payable on debt securities issued under Eurobond Issue Programme.

On 24 March 2014, mFinance France S.A. issued Eurobonds with a nominal value of EUR 500 000 thousand (equivalent to PLN 2 099 500 thousand at the average exchange rate of the National Bank of Poland as at 24 March 2014) maturing in 2019. On 1 April 2014, on the basis of the agreement concluded on 24 March 2014, the funds raised from the issue in the amount of EUR 496 095 thousand, were deposited in mBank S.A. by mFF as the security deposit for the guarantee of payment of all amounts to be paid in respect of the issued Eurobonds granted by mBank.

Movements in debt securities in issue

	31.12.2015	31.12.2014
As at the beginning of the period	10 341 742	5 402 056
Additions (issue)	1 545 905	5 654 056
Disposals (redemption)	(3 056 217)	(1 090 158)
Disposals (partial repayment)	-	(37 994)
Exchange differences	88 980	195 375
Other changes	25 785	218 407
Debt securities in issue as at the end of the period	8 946 195	10 341 742

On 10 November 2015, the company mFinance France S.A. made timely redemption of Eurobonds with a nominal value of EUR 500 000 thousand, issued on 4 October 2012 as part of Eurobonds Issue Programme.

In 2015, mBank made redemption of 3 850 bonds with a nominal value of PLN 385 000 thousand, issued in November 2012.

On 31 March 2014, mBank made an early redemption of 650 bonds with a nominal value of PLN 65 000 thousand issued by mBank S.A. in November 2012 as part of the Bonds and Bank Securities Issue Programme.

As at 31 December 2015, the nominal value of receivables constituting collateral for the issue of mortgage bonds amounted to PLN 5 403 757 thousand (31 December 2014: PLN 3 263 858 thousand). According to legal requirements, the nominal value of mortgage bonds issued on the basis of such receivables cannot exceed 60% of the value of the related real estate. At 31 December 2015, this amount in the register of collateral of mortgage bond amounted to PLN 4 342 172 thousand (31 December 2014: PLN 2 653 030 thousand). Both, as at 31 December 2015 and as at 31 December 2014, covered bonds were secured with receivables secured with mortgage entered as the first item in the land and mortgage register.

Additionally, as at 31 December 2015, government bonds with a nominal value of PLN 60 000 thousand were the basis for the issue of mortgage bonds register (31 December 2014: PLN 160 000 thousand).

The value of receivables constituting collateral for the issue of public sector covered bonds amounted to PLN 361 911 thousand as at 31 December 2015 (31 December 2014: PLN 421 805 thousand).

Additionally, as at 31 December 2015, government bonds with a nominal value of PLN 6 000 thousand were the basis for the issue of mortgage bonds publicly registered (31 December 2014: PLN 30 000 thousand).

Transactions regarding Bank's bonds included in subordinated liabilities have been described under Note 31 below.

31. Subordinated liabilities

SUBORDINATED LIABILITIES	Nominal value	Currency	Terms of interest rate (%)	Effective interest rate (%)	Redemption date	As at the end of the period (in PLN '000)
As at 31 December 2015						
- Commerzbank AG	400 000	CHF	3M LIBOR + 1.2%*	0.380	08.03.2017	1 576 159
- Commerzbank AG	80 000	CHF	3M LIBOR + 1.4%**	0.631	perpetual ¹⁾	315 213
- Commerzbank AG	170 000	CHF	3M LIBOR + 2.2%***	1.475	perpetual ¹⁾	672 003
- Investors not associated with mBank S.A. Group	500 000	PLN	6M WIBOR + 2.25%	4.020	20.12.2023	500 567
- Investors not associated with mBank S.A. Group	750 000	PLN	6M WIBOR + 2.1%	3.890	17.01.2025	763 373
						3 827 315

SUBORDINATED LIABILITIES	Nominal value	Currency	Terms of interest rate (%)	Effective interest rate (%)	Redemption date	As at the end of the period (in PLN '000)
As at 31 December 2014						
- Commerzbank AG	400 000	CHF	3M LIBOR + 1.2%*	1.200	08.03.2017	1 419 015
- Commerzbank AG	80 000	CHF	3M LIBOR + 1.4%**	1.350	perpetual ¹⁾	283 683
- Commerzbank AG	70 000	CHF	3M LIBOR + 2.0%***	2.007	18.12.2017	248 307
- Commerzbank AG	170 000	CHF	3M LIBOR + 2.2%****	2.200	perpetual ¹⁾	605 697
- Commerzbank AG	90 000	CHF	3M LIBOR + 2.5%	2.450	24.06.2018	319 177
- Investors not associated with mBank S.A. Group	500 000	PLN	6M WIBOR + 2.25%	4.300	20.12.2023	500 664
- Investors not associated with mBank S.A. Group	750 000	PLN	6M WIBOR + 2.1%	4.150	17.01.2025	751 181
						4 127 724

* Margin amounting to 0.7% was in force for the period of first five years. From June 2012, margin amounting to 1.2% is in force.

** Margin amounting to 1.4% is in force up to December 2016. Within the period of next years it will be equal to 3.4%.

*** Margin amounting to 2.0% is in force from December 2012.

**** Margin amounting to 2.2% is in force up to January 2018. Within the period of next years it will be equal to 4.2%.

¹⁾ Debt securities become due on the initiative of the Bank no earlier than two years after the issue date or on the initiative of Commerzbank, not earlier than five years after the issue date, after obtaining the approval of the Polish Financial Supervision Authority.

The effective interest rate specified in the tables above means the interest rate at the inception day of the last interest period.

In 2015 and in 2014, the Group did not note any delays in repayments of interest instalments and was not in default of any other contractual provisions related to its subordinated liabilities.

According to the decision dated 8 January 2015 mBank obtained a written permission of the Polish Financial Supervision Authority (KNF) to include in Tier 2 capital the amount of PLN 750 000 thousand constituting subordinated liabilities from the bonds issue dated 17 December 2014 on a total nominal value of PLN 750 000 thousand with redemption date on 17 January 2025 on terms that meet the requirements arising from the CRR Regulation.

According to the decision dated 14 February 2014 mBank obtained a written permission of the KNF to include in Tier 2 capital the amount of PLN 500 000 thousand constituting subordinated liabilities from the bonds issue dated 3 December 2013 on total nominal value of PLN 500 000 thousand and with 10 years maturity on terms that meet the requirements arising from the CRR Regulation.

According to Article 484 (5) of the CRR Regulation, subordinated liabilities arising from the bonds issue with undefined maturity are included in Tier 2 capital calculation with application of the rules of grandfathering and limits of grandfathering in transitional period ongoing from 1 January 2014 till 31 December 2021.

Movements in subordinated liabilities

	31.12.2015	31.12.2014
As at the beginning of the period	4 127 724	3 762 757
Additions (issue)	-	750 000
Disposals (repayment)	(637 661)	(480 122)
Exchange differences	337 144	133 121
Other changes	108	(38 032)
Subordinated liabilities as at the end of the period	3 827 315	4 127 724
Short-term (up to 1 year)	16 799	6 560
Long-term (over 1 year)	3 810 516	4 121 164

In June 2015, the Bank made a partial repayment of the subordinated loan in the amount of CHF 90 million thousand (equivalent to PLN 359 019 thousand at the exchange rate of 24 June 2015) taken on 24 June 2008 with the maturity date on 24 June 2018.

Moreover, in June 2015 the Bank made a partial repayment of the subordinated loan in the amount of CHF 70 million (equivalent to PLN 278 719 thousand at the exchange rate of 18 June 2015) taken on 18 December 2007 in the amount of CHF 120 000 with the maturity date on 18 December 2017 and partially repaid on 18 June 2014 in the amount of CHF 50 000 (equivalent to PLN 170 090 thousand at the exchange rate of 18 June 2014).

On 17 December 2014, the Bank issued subordinated bonds with a total nominal value of PLN 750 000 thousand, as described above.

On 24 March 2014, the bonds with undefined maturity date, issued on 24 June 2008 in the amount of CHF 90 000 thousand CHF (equivalent of PLN 310 032 thousand at the rate of 24 March 2014), was prepaid by mBank S.A.

32. Other liabilities

	31.12.2015	31.12.2014
Other liabilities, including		
- tax liabilities	26 492	24 819
- interbank settlements	412 278	425 309
- creditors	561 832	323 815
- accrued expenses	141 842	160 502
- deferred income	303 608	111 711
- provisions for post-employment employee benefits	14 241	12 012
- provisions for holiday equivalents	24 102	24 581
- provisions for other liabilities to employees	151 083	165 703
- other	128 613	101 202
Total other liabilities	1 764 091	1 349 654

As at 31 December 2015, the presented note includes financial liabilities of PLN 1 115 952 thousand (as at 31 December 2014: PLN 909 626 thousand). Cash flows resulting from those financial liabilities are presented under the Note 3.10.1. The other components of presented liabilities, except for part of provisions for post-employment benefits that were calculated on actuarial basis, are short-term liabilities.

Movements in provisions for post-employment employee benefits

	31.12.2015	31.12.2014
Provisions for post-employment employee benefits		
As at the beginning of the period (by type)	12 012	9 015
pension and disability provisions	6 500	4 878
provisions for death severance	3 386	2 635
provisions for Social Benefit Fund	2 126	1 502
Change in the period (due to)	2 229	2 997
Provisions created, due to:	602	616
pension and disability provisions	314	421
provisions for death severance	207	148
provisions for Social Benefit Fund	81	47
Interest expense, due to:	525	417
pension and disability provisions	166	238
provisions for death severance	295	112
provisions for Social Benefit Fund	64	67
Actuarial gains and losses recognised in other comprehensive income (Note 16), due to:	1 965	2 352
pension and disability provisions	728	1 153
provisions for death severance	508	529
provisions for Social Benefit Fund	729	670
Reduction / elimination of the plan, due to:	-	(1)
pension and disability provisions	-	(1)
Benefits paid, due to:	(863)	(387)
pension and disability provisions	(559)	(189)
provisions for death severance	(15)	(38)
provisions for Social Benefit Fund	(289)	(160)
As at the end of the period (by type)	14 241	12 012
pension and disability provisions	7 149	6 500
provisions for death severance	4 381	3 386
provisions for Social Benefit Fund	2 711	2 126
Short-term (up to 1 year)	1 136	1 032
pension and disability provisions	865	794
provisions for death severance	223	194
provisions for Social Benefit Fund	48	44
Long-term (over 1 year)	13 105	10 980
pension and disability provisions	6 284	5 706
provisions for death severance	4 158	3 192
provisions for Social Benefit Fund	2 663	2 082

The discount rate is one of the key assumptions used in the actuarial valuation of provisions for post-employment benefits. If the discount rate used in the calculation of these provisions was decreased by 0.5 p.p., the value of the provisions would increase by PLN 575 thousand, and in the case of an increase of the discount rate by 0.5 p.p. the value of the provisions would fall by PLN 526 thousand.

	31.12.2015	31.12.2014
Breakdown of actuarial gains and losses		
Change in financial assumptions, due to:	488	1 678
pension and disability provisions	193	774
provisions for death severance	134	424
provisions for Social Benefit Fund	161	480
Change in demographic assumptions, due to:	489	332
pension and disability provisions	262	93
provisions for death severance	(52)	204
provisions for Social Benefit Fund	279	35
Other changes, due to:	988	342
pension and disability provisions	273	286
provisions for death severance	426	(99)
provisions for Social Benefit Fund	289	155

33. Provisions

	31.12.2015	31.12.2014
For off-balance sheet granted contingent liabilities *	45 606	49 613
For legal proceedings	99 582	96 933
Other	80 228	30 335
Total provisions	225 416	176 881

* includes valuation of financial guarantees

As at 31 December 2015, other provisions include the provisions for payments for the Borrowers Support Fund created by mBank and mBank Hipoteczny in the amounts of PLN 51 727 thousand and PLN 350 thousand respectively. The cost of the provisions have been included in the Group's income statement for the year 2015 under overhead costs (Note 11). The payments were made on 18 February 2016.

Estimated dates of granted contingent liabilities realisation are presented in Note 36.

The estimated cash flow due to created provisions for legal proceedings and other provisions is expected to crystallise over 1 year.

Movements in the provisions

	31.12.2015	31.12.2014
As at the beginning of the period (by type)	176 881	228 228
For off-balance sheet granted contingent liabilities	49 613	56 068
For legal proceedings	96 933	56 275
Technical-insurance provisions	-	87 168
Other	30 335	28 717
Change in the period (due to)	48 535	(51 347)
- increase of provisions, due to:	215 357	254 601
for off-balance-sheet granted contingent liabilities (Note 13)	146 689	144 061
for legal proceedings	8 762	51 705
technical-insurance provisions	-	48 387
other	59 906	10 448
- release of provisions, due to:	(150 761)	(151 067)
for off-balance-sheet granted contingent liabilities (Note 13)	(150 761)	(150 716)
for legal proceedings	-	(351)
- write-offs	(16 167)	(19 548)
- reclassification to other positions of statement of financial position	37	-
- reclassification to non-current assets held for sale	-	(135 555)
- foreign exchange differences	69	222
As at the end of the period (by type)	225 416	176 881
For off-balance sheet granted contingent liabilities	45 606	49 613
For legal proceedings	99 582	96 933
Other	80 228	30 335

Provisions for off-balance sheet granted contingent liabilities

	31.12.2015	31.12.2014
Incurred but not identified losses		
Off-balance sheet contingent liabilities	26 066 206	23 435 879
Provisions for off-balance sheet contingent liabilities analysed according to portfolio approach (negative amount)	(31 147)	(27 693)
Net off-balance sheet contingent liabilities	26 035 059	23 408 186
Off-balance sheet granted contingent liabilities with impairment		
Off-balance sheet contingent liabilities	28 259	57 900
Provisions for off-balance sheet contingent liabilities analysed individually (negative amount)	(14 459)	(21 920)
Net off-balance sheet contingent liabilities	13 800	35 980

34. Assets and liabilities for deferred income tax

Assets and liabilities for deferred income tax are calculated for all temporary differences in accordance with the balance sheet method, using an effective income tax rate of 19% in 2015 and 2014.

Assets and liabilities for deferred income tax are not recognised as short term assets and liabilities.

Changes in assets and liabilities for deferred income tax are presented below.

Deferred income tax assets	As at 01.01.2015	Recognised in the income statement	Recognised in other comprehensive income	Other changes	As at 31.12.2015
Interest	76 855	12 255	-	13 359	102 469
Valuation of derivative financial instruments	2 599	(1 758)	-	-	841
Valuation of investment securities	24 020	15 588	4 248	-	43 856
Provisions for impairment of loans and advances	234 186	(5 487)	-	-	228 699
Provisions for employee benefits	36 300	(1 415)	373	-	35 258
Other provisions	8 848	34 615	-	-	43 463
Prepayments/accruals	25 635	1 188	-	-	26 823
Tax losses carried forward	6 445	(6 182)	-	-	263
Differences between carrying and tax value of lease	157 804	45 403	-	-	203 207
Other negative temporary differences	72 862	18 679	-	1 832	93 373
Total deferred income tax assets	645 554	112 886	4 621	15 191	778 252

Deferred income tax liabilities	As at 01.01.2015	Recognised in the income statement	Recognised in other comprehensive income	Other changes	As at 31.12.2015
Interest	(57 998)	(5 507)	-	(13 353)	(76 858)
Valuation of derivative financial instruments	(32 125)	(10 884)	750	-	(42 259)
Valuation of investment securities	(158 373)	5 910	(226)	-	(152 689)
Interest and fees received in advance	(40 611)	1 799	-	-	(38 812)
Difference between tax and book value of tangible and intangible assets	(46 845)	(3 244)	-	-	(50 089)
Prepayments regarding amortization of applied investment relief	(18 657)	-	-	-	(18 657)
Other positive temporary differences	(28 314)	(5 961)	-	494	(33 781)
Total deferred income tax liabilities	(382 923)	(17 887)	524	(12 859)	(413 145)

Deferred income tax assets	As at 01.01.2014	Recognised in the income statement	Recognised in other comprehensive income	Other changes	As at 31.12.2014
Interest	105 053	(28 198)	-	-	76 855
Valuation of derivative financial instruments	27 103	(24 504)	-	-	2 599
Valuation of investment securities	9 058	15 349	-	(387)	24 020
Provisions for impairment of loans and advances	194 482	39 704	-	-	234 186
Provisions for employee benefits	33 548	2 657	447	(352)	36 300
Other provisions	8 830	1 434	-	(1 416)	8 848
Prepayments/accruals	23 730	2 965	-	(1 060)	25 635
Tax losses carried forward	16 245	(9 800)	-	-	6 445
Differences between carrying and tax value of lease	118 806	38 998	-	-	157 804
Other negative temporary differences	77 497	(3 713)	(4)	(918)	72 862
Total deferred income tax assets	614 352	34 892	443	(4 133)	645 554

Deferred income tax liabilities	As at 01.01.2014	Recognised in the income statement	Recognised in other comprehensive income	Other changes	As at 31.12.2014
Interest	(44 502)	(13 496)	-	-	(57 998)
Valuation of derivative financial instruments	(6 173)	(25 000)	(952)	-	(32 125)
Valuation of investment securities	(93 616)	(1 113)	(64 492)	848	(158 373)
Interest and fees received in advance	(35 767)	(4 844)	-	-	(40 611)
Difference between tax and book value of tangible and intangible assets	(34 613)	(12 546)	-	314	(46 845)
Prepayments regarding amortization of applied investment relief	(18 657)	-	-	-	(18 657)
Other positive temporary differences	(13 157)	(16 567)	4	1 406	(28 314)
Total deferred income tax liabilities	(246 485)	(73 566)	(65 440)	2 568	(382 923)

Deferred income tax included in the income statement	31.12.2015	31.12.2014
Interest	6 748	(41 694)
Valuation of derivative financial instruments	(12 642)	(49 504)
Valuation of securities	21 498	14 236
Provisions for impairment of loans and advances	(5 487)	39 704
Provisions for employee benefits	(1 415)	2 657
Other provisions	34 615	1 434
Prepayments/accruals	1 188	2 965
Interest and fees received in advance	1 799	(4 844)
Difference between tax and book value of tangible and intangible assets	(3 244)	(12 546)
Differences between carrying and tax value of lease	45 403	38 998
Tax losses carried forward	(6 182)	(9 800)
Other temporary differences	12 718	(20 280)
Total deferred income tax included in the income statement (Note 14)	94 999	(38 674)

A level of deferred tax asset for the year 2015 does not include tax losses of the foreign branch in Slovakia. Potential including of the tax losses into deferred tax asset in years to come will depend upon an assessment of the corporate income tax base level in a future (including the periods scheduled for settlement of tax losses).

Due to the improbability of occurrence of taxable income enabling to use tax losses incurred in Garbary Sp. z o.o. and BDH Development Sp. z o.o., the Group does not include those losses in the deferred tax asset calculation. The total amount of unused tax losses not included in the calculation of deferred tax assets amounted to PLN 53 208 thousand at the end of 31 December 2015 and PLN 67 823 thousand at the end of 31 December 2014. Right to tax losses' settlement expires between 2016 and 2020 year.

The Group recognizes deferred tax liabilities or assets related to temporary differences arising from investments in subsidiaries and associates except that the implementation of the temporary differences is controlled by the Group and it is probable that in the foreseeable future, these differences will not be reversed. At the end of 2015 the Group did not include settlements on temporary differences in the total amount of PLN 986 494 thousand incurred due to investments in subsidiaries and affiliated companies in deferred tax calculation and PLN 669 642 thousand at the end of 2014.

Deferred tax assets are recognised, because it is probable that future taxable profit will occur.

35. Proceedings before a court, arbitration body or public administration authority

As at 31 December 2015, the Bank was not involved in any proceedings before a court, arbitration body, or public administration authority concerning liabilities of the Bank or its subsidiaries, which represent at least 10% of the Bank's equity. Moreover, the total value of claims concerning liabilities of the Bank or its subsidiary in all proceedings before a court, an arbitration body or a public administration authority as at 31 December 2015 was also not higher than 10% of the Bank's equity.

The Bank monitors the status of all legal proceedings brought against the Bank and the level of required provisions.

Report on major proceedings brought against the Bank

1. Lawsuit brought by Bank Pekao SA (previously BPH SA) against Garbary Sp. z o.o. ("Garbary")

BPH brought the case to court on 17 February 2005. The value of the dispute was estimated at PLN 42 854 thousand. The purpose was to cancel actions related to the creation of Garbary and the contribution in kind. The dispute focuses on determination of the value of the right to perpetual usufruct of land and related buildings that ZM Pozmeat SA contributed in kind to Garbary as payment for a stake in ZM Pozmeat SA share capital worth PLN 100 000 thousand. On 6 June 2006, the District Court in Poznań issued a verdict according to which the claims were dismissed in their entirety. The claimant filed an appeal against that verdict. On 6 February 2007, the Court of Appeal dismissed the claimant's appeal. The claimant filed the last resort appeal against the ruling of the Court of Appeal. On 2 October 2007, the Supreme Court revoked

the ruling of the Court of Appeal and referred the case back. After re-examining the case, the Court of Appeal dismissed the ruling of the District Court in Poznań on 4 March 2008 and referred the case back. On 16 September 2010, the District Court in Poznań dismissed the claim in whole. On 19 October 2010, BPH filed an appeal against the ruling in question. On 24 February 2011, the Court of Appeal made a decision on revoking the ruling and discontinuance of proceedings involving Bank Pekao S.A. (the Bank entered in the proceedings as successor of BPH) justified by lack of title to bring the action before the court on the side of the Bank. The case was returned to the court of the first instance where it was continued with the participation of Pekao SA (previously BPH SA) as the claimant. Bank Pekao SA (previously BPH SA) filed the last resort appeal against the aforesaid decision with the Supreme Court. On 25 April 2012, the Supreme Court revoked the aforesaid decision of the Court of Appeal and referred the case back. On 9 April 2014 the Court of Appeal changed the ruling of the District Court and considered the activities connected with setting up the company Garbary and contribution in kind as ineffective in relation to Bank Pekao SA (previously BPH SA). The Bank filed an annulment appeal to the Supreme Court from above mentioned judgment. On 5 August 2015 the Supreme Court issued a decision in which it has declined acceptance of the complaint for consideration. Possibility of settlement of the dispute is being analyzed, with consideration of the legal conditions of efficient enforcement of the judgment.

2. Lawsuit brought by Bank Pekao SA (previously BPH SA) against the Bank and Tele-Tech Investment Sp. z o.o. ("TTI")

On 17 November 2007, BPH brought to court a case for damages in the amount of PLN 34 880 thousand plus statutory interest from 20 November 2004 to the date of payment, due to alleged illegal actions such as the sale by ZM Pozmeat SA to TTI of all shares in the equity of Garbary Sp. z o.o. (previously Milenium Center Sp. z o.o.), an important part of its assets, while ZM Pozmeat SA was at risk of insolvency.

In its reply to the claim, the Bank petitioned the Court for dismissing the claim on the grounds of there being no legal basis for allowing the claim. On 1 December 2009, the Court decided to suspend the case until the completion of Pozmeat's bankruptcy proceedings. On 26 January 2011, the court has decided to reinstate suspended proceedings due to the closing of the insolvency procedure. On 5 June 2012, the court once again decided to suspend the proceedings until the case filed by Bank Pekao SA (previously BPH SA) against Garbary Sp. z o.o. is finally settled. In November 2015, a decision to resume the suspended proceedings was made.

3. Claims of clients of Interbrok

170 entities who were clients of Interbrok Investment E. Drózdź i Spółka Spółka jawna (hereinafter referred to as Interbrok) called the Bank for amicable settlement in the total amount of PLN 385 520 thousand and via the District Court in Warsaw. In addition, 9 legal compensation suits have been delivered to the Bank. Eight of the nine suits were placed by former clients of Interbrok for the total amount of PLN 800 thousand with the reservation that the claims may be extended up to the total amount of PLN 5 950 thousand. Plaintiffs allege that the Bank aided in Interbrok's illegal activities, which caused damage to plaintiffs. Seven of the suits against mBank were dismissed on substantive grounds and thus ended with a valid court order. The eighth suit was dismissed on substantive grounds by the District Court. On 21 December 2010, the Court of Appeals revoked the judgment of the District Court and remanded the case to the District Court in Warsaw for re-examination. In the 9th case the value of the subject of litigation amounts to PLN 275 423 thousand together with statutory interest and legal costs. The amount set forth in the petition is to cover the receivables, acquired by the Plaintiff by way of assignment, due to parties aggrieved by Interbrok on account of the reduction (as a result of Interbrok's bankruptcy) of the receivables by a return of the deposits paid by the aggrieved for making investments on the forex market. The Plaintiff claims the Bank's liability on the grounds of the Bank's aiding to commit the illicit act of Interbrok involving the pursuit of brokerage activity without a permit. At present, the case is being heard by the court of first instance.

In all court cases the Bank moves for dismissal of the claims in entirety and objects to charges raised in the legal suits. The legal analysis of the abovementioned claims indicates that there are not significant grounds to state that the Bank bears liability in the case.

4. Class action against mBank S.A.

On 4 February 2011, the Bank received a class action brought to the District Court in Łódź on 20 December 2010 by the Municipal Ombudsman who represents a group of 835 persons – retail clients of the Bank. The petitioners demand that a responsibility of the Bank is determined for improper performance of mortgage credit agreements. In particular, it was indicated that the

Bank improperly applied provisions of the agreements concerning interest rates adjustment, namely that the Bank did not reduce interest rates on loans, although, according to the petitioners, it should have. The Bank rejects the above reasoning. On 18 February 2011, the Bank submitted a formal answer to the court, in which it applied for a dismissal of the claim as a whole.

On 6 May 2011, the District Court in Łódź decided to reject the application of mBank S.A. for dismissing the claim and decided that the case will proceed as a class action. On 13 June 2011, mBank S.A. lodged a complaint against this decision with the Court of Appeal in Łódź. On 28 September 2011, the Court of Appeal dismissed the complaint of mBank S.A. Currently, the case proceeds as a class action. The time for joining the class ended in March 2012. As at 17 October 2012, the approved class consisted of 1 247 members. Moreover, the District Court in Łódź ruled against setting up a cash deposit for mBank S.A. requested by the Bank. The Bank lodged a complaint against this ruling. On 29 November 2012, the Court of Appeal in Łódź dismissed the Bank's complaint about setting up the cash deposit. The ruling is valid and the Plaintiff is not obliged to pay the cash deposit. The final response to the petition was sent in January 2013, while the Plaintiff replied to it in a pleading filed on 15 February 2013. By a decision dated 18 February 2013, the District Court in Łódź decided to refer the case to mediation. In a letter dated 26 February 2013, the Municipal Consumer Ombudsman raised an objection to the mediation. On 22 June 2013, a trial was conducted, and on 3 July 2013, the Court announced its judgment in which it took into account the action in its entirety acknowledging that the Bank improperly performed the agreement whereby the consumers sustained a loss. On 9 September 2013, the Bank filed an appeal against the aforementioned verdict. Under the sentence of 30 April 2014, the Court of Appeal in Łódź dismissed the appeal of mBank, upholding the decision of the District Court expressed in the appealed verdict. The aforementioned verdict is legally valid, however, after having received its written justification, mBank lodged an annulment appeal to the Supreme Court. The annulment appeal was brought by mBank on 3 October 2014. On 7 October 2014 the Court of Appeal in Łódź ceased the enforceability of the judgement of District Court in Łódź until consideration of Bank's annulment appeal. On 18 February 2015, the Supreme Court received the annulment appeal filed by mBank. On 14 May 2015, the Supreme Court revoked the judgments of the Court of Appeal in Łódź and remanded the case to the Court of Appeal in Łódź for re-examination. On 24 September 2015 the Court of Appeal in Łódź admitted evidence from an opinion of an expert in order to verify the correctness of adjustments made by mBank in mortgage loan interest rates subject to class action in the period of 1 January 2009 to 28 February 2010.

As at 31 December 2015, the Bank was not involved in any proceedings before a court, arbitration body, or public administration authority concerning receivables of the Bank or its subsidiaries, which represent at least 10% of the Bank's equity. The total value of claims concerning receivables of the Bank or its subsidiaries in all proceedings before a court, an arbitration body or a public administration authority underway at 31 December 2015 was also not higher than 10% of the Bank's equity.

Information regarding tax audits

Within the period from 9 June 2015 to 13 August 2015, the President of the capital city of Warsaw carried out tax audit in mLeasing Sp. z o.o. concerning real property tax in the scope of determining ownership, assets and the basis for collecting taxes on land, buildings and building structures located in the capital city of Warsaw. The audit covered the period from 1 January 2010 to 30 April 2015. The audit did not identify any relevant irregularities.

Within the period from 9 December 2014 to 2 April 2015, Director of the Treasury Control Office in Łódź (Urząd Kontroli Skarbowej w Łodzi) carried out audit proceedings in Aspiro S.A. concerning correctness of the settlement of value added tax for the year 2012. The audit did not identify any relevant irregularities.

Within the period from 18 November 2014 to 28 November 2014, Director of the of the Łódź Treasury Office (Łódzki Urząd Skarbowy w Łodzi) carried out audit proceedings and tax audit in Aspiro S.A. concerning correctness of value added tax return for period from 1 July 2014 to 31 August 2014. The audit did not identify any relevant irregularities.

Within the period from 16 October 2014 to 4 November 2014, Director of the Treasury Control Office in Łódź (Urząd Kontroli Skarbowej w Łodzi) carried out audit proceedings and tax audit in mLocum S.A. concerning correctness of the settlement of the value added tax and corporate income tax for the year 2012. The audit did not identify any irregularities.

From 14 May 2014 to 4 June 2014, Director of the Treasury Office Poznan-Wilda (Urząd Skarbowy Poznań – Wilda) carried out tax audit in Garbary Sp. z o.o. concerning correctness of the settlements of the personal income tax, the corporate income tax and the value added tax for the year 2012. The audits did not identify any irregularities.

From 11 February 2014 to 4 April 2014, Director of the First Mazovian Treasury Office in Warsaw (Pierwszy Mazowiecki Urząd Skarbowy w Warszawie) carried out tax audit at the company mLeasing concerning correctness of the settlement of the value added tax for the fourth quarter of 2013. The audit did not identify any irregularities.

From 9 January 2014 to 7 February 2014, Director of the First Mazovian Treasury Office in Warsaw (Pierwszy Mazowiecki Urząd Skarbowy w Warszawie) carried out tax audit at the company BRE Ubezpieczenia Sp. z o.o. concerning correctness of the settlement of the value added tax for the third quarter of 2013. The audit did not identify any irregularities.

The tax authorities, may inspect at any time the books and records within 5 years subsequent to the reported tax year, and may impose additional tax assessments and penalties. The Management Board is not aware of any circumstances, which may give rise to a potential tax liability in this respect.

36. Off-balance sheet liabilities

Off-balance sheet liabilities of the Group comprise:

- Loan commitments

The amounts and deadlines by which the Group will be obliged to realise its off-balance sheet liabilities by granting loans or other monetary services are presented in the table below.

- Guarantees and other financial facilities

Guarantees are presented in the table below based on the earliest contractual maturity date.

- Operating lease liabilities

Where a company of the Group is a lessee, the minimum future lease payments as part of irrevocable operating lease agreements are presented in the table below.

The following table presents the Group's off-balance sheet commitments granted and received as well as nominal value of open positions of derivative transactions as at 31 December 2015 and 31 December 2014.

31.12.2015	Up to 1 year	1 - 5 years	Over 5 years	Total
I Contingent liabilities granted and received	22 375 462	4 127 590	1 423 931	27 926 983
Commitments granted	21 533 811	3 559 763	1 086 854	26 180 428
1. Financing	18 277 043	2 150 136	671 019	21 098 198
a) Loan commitments	18 252 231	2 088 985	671 019	21 012 235
b) Operating lease commitments	24 812	61 151	-	85 963
2. Guarantees and other financial facilities	3 256 438	1 409 627	415 835	5 081 900
a) Banker's acceptances	11 142	-	-	11 142
b) Guarantees and standby letters of credit	3 228 779	1 409 627	415 835	5 054 241
c) Documentary and commercial letters of credit	16 517	-	-	16 517
3. Other commitments	330	-	-	330
Commitments received	841 651	567 827	337 077	1 746 555
a) Financial commitments received	-	-	-	-
b) Guarantees received	841 651	567 827	337 077	1 746 555
II Derivative financial instruments (nominal value of contracts)	291 068 422	242 262 437	45 857 496	579 188 355
1. Interest rate derivatives	223 451 729	227 553 443	43 004 218	494 009 390
2. Currency derivatives	66 595 247	12 656 451	1 872 328	81 124 026
3. Market risk derivatives	1 021 446	2 052 543	980 950	4 054 939
Total off-balance sheet items	313 443 884	246 390 027	47 281 427	607 115 338

31.12.2014	Up to 1 year	1 - 5 years	Over 5 years	Total
I Contingent liabilities granted and received	21 045 084	3 148 607	1 064 279	25 257 970
Commitments granted	20 137 683	2 697 004	764 386	23 599 073
1. Financing	17 907 669	1 527 842	538 455	19 973 966
a) Loan commitments	17 883 271	1 446 946	538 455	19 868 672
b) Operating lease commitments	24 398	80 896	-	105 294
2. Guarantees and other financial facilities	2 215 614	1 168 832	225 931	3 610 377
a) Banker's acceptances	8 998	-	-	8 998
b) Guarantees and standby letters of credit	2 200 258	1 168 832	225 931	3 595 021
c) Documentary and commercial letters of credit	6 358	-	-	6 358
3. Other commitments	14 400	330	-	14 730
Commitments received	907 401	451 603	299 893	1 658 897
a) Financial commitments received	31 841	-	-	31 841
b) Guarantees received	875 560	451 603	299 893	1 627 056
II Derivative financial instruments (nominal value of contracts)	389 808 426	320 238 073	44 130 546	754 177 045
1. Interest rate derivatives	336 245 647	298 811 916	42 316 818	677 374 381
2. Currency derivatives	52 979 729	20 736 915	1 716 118	75 432 762
3. Market risk derivatives	583 050	689 242	97 610	1 369 902
Total off-balance sheet items	410 853 510	323 386 680	45 194 825	779 435 015

The above operating lease liabilities relate to the lease of buildings.

The leasing agreement for the Bank's headquarters is the most important leasing agreement concluded by the Bank. According to the agreement, the leasing period ends on 31 December 2020. The agreement has been concluded for a definite period and, in principal, is not subject to early termination. The agreement provides for the possibility of purchasing the leased object upon a written application of the lessee at least 6 months and no more than 12 months prior to the termination of the leasing agreement, as well as the pre-emptive right under the conditions specified in the agreement. Under the agreement, the Bank shall ensure proper maintenance of the object of leasing. The nominal values of derivatives are presented in Note 20.

As at 31 December 2015, apart from financial commitments granted by the Bank, the largest impact on the amount of financial commitments granted had commitments granted by mFactoring and mBank Hipoteczny respectively in amount of PLN 1 455 542 thousand and PLN 990 932 thousand (31 December 2014 respectively: PLN 1 044 410 thousand and PLN 1 085 818 thousand).

37. Pledged assets

Assets may be pledged as collateral for repo/sell-buy-back transactions, derivatives contract with other banks. Collateral may be also placed due to stock market derivatives such as futures, options and participation in stock market.

Collateral may be placed in different form (e.g. cash, securities and pledged assets).

Similarly, customers establish collateral on their assets to secure the transaction with the Group. If securities are subject to collateral (in buy-sell-back transaction) they can be re-pledged in the opposite transaction (sell-by-back).

Moreover the Group accepts collaterals in the form of properties (esp. real estates) related to credit type transactions like mortgage loans, credit lines, banking guarantees.

The tables below present the breakdown of the measures possible to pledge by the main items of the statement of financial position of mBank Group, as at 31 December 2015 and 31 December 2014. Treasury securities are the main component of the Group's liquidity collateral for the purpose of pledge.

31.12.2015

Position (PLN 000's)	Assets			Collateral received in kind of securities related with buy sell back transactions			Assets available for pledge (3+6)
	Total	Pledged	Eligible for pledge	Received	Reused	Available for pledge	
Debt securities (Note 19 and 23) including:	31 088 265	5 413 178	24 486 270	1 571 852	668 863	902 989	25 389 259
- NBP bills	7 442 384	-	7 442 384	-	-	-	7 442 384
- Government bonds	22 417 117	5 413 178	17 003 939	1 571 852	668 863	902 989	17 906 928
- Mortgage bonds	-	-	-	-	-	-	-
- Other	1 228 764	-	39 947	-	-	-	39 947
Cash collaterals (due to derivatives transactions) (Note 18, 22)	400 273	400 273	-	-	-	-	-
Loans and advances to customers	78 433 546	5 768 960	-	-	-	-	-
Property collateral	-	-	-	-	-	-	-
Other assets	13 600 937	-	-	-	-	-	-
Total	123 523 021	11 582 411	24 486 270	1 571 852	668 863	902 989	25 389 259

31.12.2014

Position (PLN 000's)	Assets			Collateral received in kind of securities related with buy sell back transactions			Assets available for pledge (3+6)
	Total	Pledged	Eligible for pledge	Received	Reused	Available for pledge	
Debt securities (Note 19 and 23) including:	28 562 995	5 744 095	21 981 048	5 650 950	3 733 189	1 728 649	23 709 697
- NBP bills	4 479 540	-	4 479 540	-	-	-	4 479 540
- Government bonds	23 204 028	5 744 095	17 459 933	5 650 950	3 733 189	1 728 649	19 188 582
- Mortgage bonds	-	-	-	-	-	-	-
- Other	879 427	-	41 575	-	-	-	41 575
Cash collaterals (due to derivatives transactions) (Note 18, 22)	581 376	581 376	-	-	-	-	-
Loans and advances to customers	74 582 350	3 660 577	-	-	-	-	-
Property collateral	-	-	-	-	-	-	-
Other assets	14 259 101	-	-	-	-	-	-
Total	117 985 822	9 986 048	21 981 048	5 650 950	3 733 189	1 728 649	23 709 697

In 2015, mBank Hipoteczny S.A. secured issued mortgage and public bonds with receivables obtained from loans and advances. As at 31 December 2015, the net carrying value of loans registered in the mortgage and public bonds register, presented above as pledged assets amounted to PLN 5 768 960 thousand (31 December 2014: PLN 3 660 577 thousand).

The value of treasury securities presented as pledged assets, except for collaterals due to sell-buy-back transactions, includes collateral of liabilities due to the loan received from the EIB, the security deposit placed by the client and funds guaranteed under the Bank Guarantee Fund (BFG).

38. Registered share capital

The total number of ordinary shares as at 31 December 2015 was 42 238 924 shares (31 December 2014: 42 210 057) at PLN 4 nominal value each (31 December 2014: PLN 4). All issued shares were fully paid up.

REGISTERED SHARE CAPITAL (THE STRUCTURE) AS AT 31 DECEMBER 2015						
Share type	Type of preference	Type of restrictions	Number of shares	Series / issue value	Paid up	Year of registration
ordinary bearer*	-	-	9 982 500	39 930 000	fully paid in cash	1986
ordinary registered*	-	-	17 500	70 000	fully paid in cash	1986
ordinary bearer	-	-	2 500 000	10 000 000	fully paid in cash	1994
ordinary bearer	-	-	2 000 000	8 000 000	fully paid in cash	1995
ordinary bearer	-	-	4 500 000	18 000 000	fully paid in cash	1997
ordinary bearer	-	-	3 800 000	15 200 000	fully paid in cash	1998
ordinary bearer	-	-	170 500	682 000	fully paid in cash	2000
ordinary bearer	-	-	5 742 625	22 970 500	fully paid in cash	2004
ordinary bearer	-	-	270 847	1 083 388	fully paid in cash	2005
ordinary bearer	-	-	532 063	2 128 252	fully paid in cash	2006
ordinary bearer	-	-	144 633	578 532	fully paid in cash	2007
ordinary bearer	-	-	30 214	120 856	fully paid in cash	2008
ordinary bearer	-	-	12 395 792	49 583 168	fully paid in cash	2010
ordinary bearer	-	-	16 072	64 288	fully paid in cash	2011
ordinary bearer	-	-	36 230	144 920	fully paid in cash	2012
ordinary bearer	-	-	35 037	140 148	fully paid in cash	2013
ordinary bearer	-	-	36 044	144 176	fully paid in cash	2014
ordinary bearer	-	-	28 867	115 468	fully paid in cash	2015
Total number of shares			42 238 924			
Total registered share capital				168 955 696		
Nominal value per share			4			

* As at the end of the reporting period

In 2015, the National Depository of Securities (KDPW) has registered 28 867 shares of mBank S.A., which were issued as part of the conditional increase in the share capital of the Bank by issuance of shares with no subscription rights for the existing shareholders in order to enable beneficiaries of the incentive programmes to take up shares in mBank S.A. As a result of the above registration, in 2015 the Bank's share capital increased by PLN 115 468.

Commerzbank AG is a shareholder holding over 5% of the share capital and votes at the General Meeting and as at 31 December 2015 it held 69.49% of the share capital and votes at the General Meeting of mBank S.A.

In 2015, there were changes in the holding of material share packages of the Bank.

On 20 March 2015, the Bank received from ING Otworthy Fundusz Emerytalny (Fund) a notification that the total numbers of votes controlled at the General Meeting of mBank S.A. increased over 5%.

Prior to the acquisition, the Fund held 2 110 309 shares of mBank S.A., which constituted 4.99% of mBank S.A. share capital and entitled it to exercise 2 110 309 votes at the General Meeting of mBank S.A. On 18 March 2015, in the brokerage account of the Fund there were 2 130 699 shares of mBank S.A., representing 5.05% of the share capital of mBank S.A. The shares entitle to 2 130 699 votes at the General Meeting of mBank SA, which represent 5.05% of the total number of votes.

39. Share premium

Share premium is formed from the share premium obtained from the issue of shares reduced by the direct costs incurred with that issue. This capital is intended to cover all losses that may result from the business activity of the Bank.

The increase of share premium in 2015 and 2014 results from the issue of shares under incentive programmes described under Note 44.

40. Retained earnings

Retained earnings include: other supplementary capital, other reserve capital, general banking risk reserve, profit (loss) from the previous year and profit for the current year.

Other supplementary capital, other reserve capital and general banking risk reserve are created from profit for the current year and their aim is described in the By-laws or in other regulations of the law.

	31.12.2015	31.12.2014
Other supplementary capital	4 883 602	4 413 825
Other reserve capital	103 972	101 252
General banking risk reserve	1 095 453	1 041 953
Profit from the previous year	889 509	126 118
Profit for the current year	1 301 246	1 286 668
Total retained earnings	8 273 782	6 969 816

According to the Polish legislation, each bank is required to allocate 8% of its net profit to a statutory undistributable other supplementary capital until this supplementary capital reaches 1/3 of the share capital.

In addition, the Group transfers some of its net profit to the general banking risk reserve to cover unexpected risks and future losses. The general banking risk reserve can be distributed only on consent of shareholders at a general meeting.

41. Other components of equity

	31.12.2015	31.12.2014
Exchange differences on translating foreign operations	(6 426)	(1 765)
Unrealized gains (positive differences)	6 324	2 519
Unrealized losses (negative differences)	(12 750)	(4 284)
Available-for-sale financial assets	442 354	549 621
Unrealized gains on debt instruments	361 479	507 630
Unrealized losses on debt instruments	(1 881)	(2 123)
Unrealized gains on equity instruments	168 075	177 439
Deferred income tax	(85 319)	(133 325)
Cash flow hedges	859	4 056
Unrealized gains	1 061	5 008
Deferred income tax	(202)	(952)
Actuarial gains and losses relating to post-employment benefits	(3 981)	(2 389)
Actuarial gains	30	26
Actuarial (losses)	(4 944)	(2 975)
Deferred income tax	933	560
Total other components of equity	432 806	549 523

In 2015, unrealized gains on equity instruments relate mainly to the valuation of the stake in Visa Europe Ltd. In 2014, this item included mainly the valuation of shares in PZU S.A.

Detailed information concerning participation in the Visa Europe Ltd. has been presented under Note 23.

42. Dividend per share

On 30 March 2015, the 28th Ordinary General Meeting of mBank S.A., adopted resolutions approving the mBank S.A. financial statements for the year 2014 and the consolidated financial statements of mBank S.A. Group for the year 2014, while the resolution regarding the distribution of profit of mBank for the year 2014 was taken on the session of the 28th Ordinary General Meeting of mBank S.A., resumed on 29 April 2015. The resolution regarding the distribution of profit assumes no dividend payout for the year 2014.

43. Cash and cash equivalents

For the purpose of the statement of cash flows, the balance of cash and cash equivalents comprises the following balances with maturities shorter than 3 months.

	31.12.2015	31.12.2014
Cash and balances with the Central Bank (Note 17)	5 938 133	3 054 549
Loans and advances to banks (Note 18)	539 757	952 256
Trading securities (Note 19)	178 492	617 906
Cash and cash equivalents of subsidiaries classified as non-current assets (disposal groups) held for sale	-	86 794
Total cash and cash equivalents	6 656 382	4 711 505

Below is presented the explanatory note to the statement of cash flows.

(PLN 000's)	Year ended 31 December	
	2015	2014
Loans and advances to banks - change in the balance of the statement of financial position	1 854 081	(280 174)
The difference between the interest accrued and paid in cash in the period	(23 165)	(28 035)
Exclusion of a change in the balance of cash and cash equivalents	(412 771)	(694 386)
Total change in loans and advances to banks	1 418 145	(1 002 595)
Trading securities - change in the balance of the statement of financial position	606 403	(400 880)
The difference between the interest accrued and paid in cash in the period	(8 725)	12 089
Exclusion of a change in the balance of cash and cash equivalents	(525 980)	316 213
Total change in trading securities	71 698	(72 578)
Derivative financial instruments - change in the balance of the statement of financial position	(29 229)	(256 591)
The difference between the interest accrued and paid in cash in the period	25 016	46 679
Valuation included in other comprehensive income	(3 948)	5 008
Total change in derivative financial instruments	(8 161)	(204 904)
Loans and advances to customers including hedge accounting adjustments related to fair value hedged items - change in the balance of the statement of financial position	(3 850 865)	(6 371 456)
The difference between the interest accrued and paid in cash in the period	(12 945)	(34 994)
Total change in loans and advances to customers	(3 863 810)	(6 406 450)
Investment securities - change in the balance of the statement of financial position	(3 058 335)	(2 336 851)
Valuation included in other comprehensive income	(153 849)	322 598
The difference between the interest accrued and paid in cash in the period	(164 567)	(266 404)
Exclusion of change in cash flows from investing activity	10 061	-
Impairment of investment securities	(8 086)	(3 447)
Total change in investment securities	(3 374 776)	(2 284 104)
Changes in other assets (including non-current assets held for sale) - change in the balance of the statement of financial position	400 610	(419 566)
Balances unrealised in cash recognised in income statement	1 919	32 000
Exclusion from the opening balance of the sold non-current assets held for sale	(570 907)	-
Total change in other assets	(168 378)	(387 566)
Amounts due to other banks - change in the balance of the statement of financial position	(1 364 498)	(5 840 353)
The difference between the interest accrued and paid in cash in the period	22 036	(172 743)
Exclusion of change in cash flows from financing activity	1 955 373	3 166 231
Total change in amounts due to other banks	612 911	(2 846 865)
Amounts due to customers including hedge accounting adjustments related to fair value hedged items - change in the balance of the statement of financial position	8 718 387	10 748 952
The difference between the interest accrued and paid in cash in the period	128 459	168 533
Exclusion of change in cash flows from financing activity	(416 542)	(1 117 659)
Total change in amounts due to customers	8 430 304	9 799 826
Debt securities in issue - change in the balance of the statement of financial position	(1 395 547)	4 939 686
The difference between the interest accrued and paid in cash in the period	15 268	(125 108)
Exclusion of change in cash flows from financing activity	1 514 870	(3 996 194)
Total change in debt securities in issue	134 591	818 384
Changes in other liabilities - change in the balance of the statement of financial position	186 631	358 323
Valuation of incentive programmes recognised in income statement (Note 11)	14 459	14 251
Exclusion from the opening balance of the sold non-current assets held for sale	272 292	-
Unsettled part of the liabilities due to long-term agreements related to the sale of BRE TUIR shares and distribution agreements	166 500	-
Actuarial gains and losses relating to post-employment benefits recognised in other comprehensive income (Note 16)	(1 965)	(2 352)
Total change in other liabilities	637 917	370 222

44. Share-based incentive programmes

2008 Incentive Programme for the Management Board Members of the Bank

On 14 March 2008 the Ordinary General Meeting of mBank, by adopting a relevant resolution, expressed consent to carry out an incentive programme for Members of the Bank's Management Board. Under the programme Members of the Bank's Management Board have the right to take up bonds with pre-emptive rights to acquire mBank shares or, as initially planned, shares of the ultimate

parent entity, Commerzbank AG. In 2010, the programme was changed in the part concerning shares of Commerzbank, so that Members of the Management Board may obtain the right to receive cash equivalent corresponding to the value of the shares of Commerzbank calculated based on the average share price on the date when the right to receive the equivalent originated.

All the rights under payments settled in cash equivalent based on shares of Commerzbank and all the rights under payments settled in mBank S.A. shares within the framework of the programme have already been granted. Payments are settled in three equal deferred tranches: 12, 24 and 36 months from the date of acquiring the rights for a given year of the programme by the Management Board Member. The last settlements under this programme will take place in 2016.

Cash bonus paid under the programme for 2008-2011 was presented as an obligation to employees and referred to profit and loss account in a given year for which it was awarded.

The bonds may be acquired by the entitled persons over the years 2010 – 2021, provided that their employment continues. The right to take up shares under the conditional capital increase, resulting from the bonds, may be exercised by the entitled persons in the period from acquisition of bonds till 31 December 2021.

Share-Based Payments Settled in Cash

All rights under payments settled as a cash equivalent based on Commerzbank shares under the program have already been granted. Since payments are settled in three equal annual deferred tranches on the lapse of, respectively, 12, 24 and 36 months from the date of the right acquisition by the Management Board Members for a given year of the programme, the cost of Commerzbank share-based payments settled in cash were recognised in the income statement in correspondence with liabilities to employees. The last settlements under this programme are planned in 2016.

Share-Based Payments Settled in mBank S.A. Shares

All rights under payments settled in mBank S.A. shares under the programme have already been granted. Since payments are settled in three equal annual deferred tranches on the lapse of, respectively, 12, 24 and 36 months from the date of the right acquisition by the Management Board Members for a given year of the programme, the cost of share-based payments settled in shares are still recognised in the income statement in correspondence with other reserve capital. The last settlements under the programme are planned in 2016.

This is equity-settled share-based program.

The table below presents the number and weighted average exercise prices of share options related to the 2008 incentive programme for Management Board Members of the Bank.

	31.12.2015		31.12.2014	
	Number of options	Weighted average exercise price (in PLN)	Number of options	Weighted average exercise price (in PLN)
Outstanding at the beginning of the period	3 650	-	10 293	-
Granted during the period	-	-	-	-
Forfeited during the period	-	-	-	-
Exercised during the period*	3 469	4	6 643	4
Expired during the period	-	-	-	-
Outstanding at the end of the period	181	-	3 650	-
Exercisable at the end of the period	-	-	-	-

* In 2015, the weighted average price of the shares at the option exercise date was PLN 399.40 (in 2014 PLN 500.28).

2012 Incentive Programme for the Management Board Members of the Bank

On 7 December 2012, the Supervisory Board on the basis of recommendation of the Remuneration Committee, adopted Rules of the Incentive Programme at mBank S.A. which replaced the Rules of the Incentive Programme at mBank S.A. of 14 March 2008.

Under the programme, Members of the Bank's Management Board have the right to receive a bonus, including non-cash bonus paid in the Bank's shares, including phantom shares.

Cash bonus under the programme was paid for 2012-2013 and presented as an obligation to employees and referred to profit and loss account in a given year for which it was awarded.

Non-cash bonus, in which members of the Board have a right to take up bonds with pre-emptive rights to acquire shares, was granted under the programme for 2012-2013. The right to purchase the bonds will be realized in three equal annual deferred tranches, on the lapse of, respectively, 12, 24 and 36 months from the date of acquiring the right to non-cash bonus by the Management Board Member. Conditions of receiving as well as the amount of deferred tranche not paid out yet under non-cash bonus depend on the assessment of the financial position of the Bank by the Remuneration Committee and the performance evaluation of member of the Board for a period longer than one financial year.

The Supervisory Board on the basis of recommendations issued by the Remuneration Committee can make a decision on suspending in whole or limiting the right to acquire bonds with pre-emptive rights to take up the shares of the Bank relating to the deferred tranche in whole or partially due to the later assessment of the performance of the Member of the Management Board over a period of time longer than one financial year (i.e. for the period of at least 3 years), which takes into account the business cycle of the Bank as well as the risk related to the bank's operation, but only when the acts or omissions of the Member of the Management Board had a direct and adverse impact on the bank's financial result and market position within the assessment period. The Supervisory Board, on the basis of the recommendation of the Remuneration Committee of the Supervisory Board, can make a decision on suspending in whole or decreasing the bonus amount for a given financial year in relation to deferred tranche not paid out yet, in the situation referred to in Article 142 (1) of the Banking Law Act. Suspending in whole or decreasing any deferred tranche by the Remuneration Committee of the Supervisory Board can also apply to the deferred tranche not paid out yet to the Member of the Management Board after termination or expiry of the management contract.

Bonds may be acquired by eligible persons in the years 2014-2021.

The table below presents the number and weighted average exercise prices of share options related to the 2012 incentive programme for Management Board Members of the Bank.

	31.12.2015		31.12.2014	
	Number of options	Weighted average exercise price (in PLN)	Number of options	Weighted average exercise price (in PLN)
Outstanding at the beginning of the period	33 352	-	25 802	-
Granted during the period	-	-	16 153	-
Forfeited during the period	-	-	-	-
Exercised during the period*	13 989	4	8 603	4
Expired during the period	-	-	-	-
Outstanding at the end of the period	19 363	-	33 352	-
Exercisable at the end of the period	-	-	-	-

* In 2015, the weighted average price of the shares at the option exercise date was PLN 399.40 (in 2014 PLN 500.28).

Cash Part of the Bonus

40% of the bonus base amount for the year is recognised as a liability to employees and charged to the income statement in the year for which it was granted.

Share-Based Payments Settled in mBank S.A. Shares

60% of the bonus base amount constitutes a payment settled in mBank S.A. shares.

As payments are settled in three equal annual deferred tranches on the lapse of, respectively, 12, 24 and 36 months from the date of acquisition by the member of the Board of the right for a given year of the programme, the cost of payments settled in shares is recognised in the income statement in the correspondence with other reserve capital. The last settlements of this program are planned in 2017.

This is equity-settled share-based program.

2014 Incentive Programme for the Management Board Members of the Bank

On 31 March 2014 the Supervisory Board in accordance with the recommendation of Remuneration Committee adopted a Regulation of the Incentive Programme in mBank S.A., which replaced the Regulation of the Incentive Programme in mBank S.A. dated at 7 December 2012.

Under the program the members of the Board have the right to bonus, including non-cash bonus paid in Bank's shares, including phantom shares.

The net ROE of mBank S.A. Group and the monthly remuneration of the member of the Board as at 31 December form the basis for acquisition by Members of the Management Board of the right to bonus and for calculation of the amount of bonus for a given financial year. Equivalent of 50% of the base amount calculated based on ROE constitutes the so-called first part of the bonus. In regard to the remaining 50% of the base amount, the Remuneration Committee of the Supervisory Board can grant the second part of the bonus if it decides that a given Member of the Management Board achieved the annual/multi-year business and development objective. The decision of granting the second part of the bonus is the sole responsibility of Remuneration Committee of the Supervisory Board, which according to its own judgement and decision confirm MBO achievement taking into account the situation on financial markets in the last/previous financial period.

The sum of the first and the second part of bonus is the base bonus of the member of the Board for a given financial period. 40% of the base bonus constitutes non-deferred bonus and is paid in the year of determination of base bonus as follows: 50% in form of cash payment and 50% in Bank's shares or bonds with pre-emptive rights to acquire shares or phantom shares.

60% of the base bonus is deferred bonus and is paid in three equal tranches in the next three following years after the year of determining the base bonus as follows: 50% of each of the deferred tranches in form of cash payment and 50% of each of the deferred tranches in form of non-cash payment in Bank's shares or bonds with pre-emptive rights to acquire shares or phantom shares.

The Supervisory Board on the basis of recommendation of Remuneration Committee can make a decision to suspend in whole or reduce the amount of deferred tranche due to the later assessment of the performance of the Member of the Management Board over a period of time longer than one financial year (i.e. for the period of at least 3 years), which takes into account the business cycle of the Bank as well as the risk related to the bank's operations, but only when the acts or omissions of the Member of the Management Board had a direct and adverse impact on the Bank's financial result and market position within the assessment period and when at least one of the elements included in the assessment card is not fulfilled.

Remuneration Committee of the Supervisory Board can make a decision on suspending in whole or decreasing the non-deferred and deferred bonus amount for a given financial year, including deferred tranches not paid out yet, in the situation referred to in Article 142 (1) of the Banking Law Act. Suspending in whole or decreasing the non-deferred and deferred bonus, as well as any deferred tranche by the Remuneration Committee of the Supervisory Board can also apply to the non-deferred and deferred bonus, including deferred tranche not paid out yet after expiry or termination of the management contract.

The table below presents the number and weighted average exercise prices of share options related to the 2014 incentive programme for Management Board Members of the Bank.

	31.12.2015		31.12.2014	
	Number of options	Weighted average exercise price (in PLN)	Number of options	Weighted average exercise price (in PLN)
Outstanding at the beginning of the period	-	-	-	-
Granted during the period	16 295	-	-	-
Forfeited during the period	-	-	-	-
Exercised during the period*	6 519	4	-	-
Expired during the period	-	-	-	-
Outstanding at the end of the period	9 776	-	-	-
Exercisable at the end of the period	-	-	-	-

* In 2015, the weighted average price of the shares at the option exercise date was PLN 399.40.

Cash Part of the Bonus

50% of the base amount constitutes bonus cash payment. It is recognised as a liability to employees and charged to the income statement in the correspondence to liability to employees.

Share-Based Payments Settled in mBank S.A. Shares

50% of the base amount constitutes bonus payment settled in mBank S.A. shares. The cost of payments settled in shares is recognised in the income statement in the correspondence with other reserve capital.

This is equity-settled share-based program.

On 2 March 2015 the Supervisory Board extended the duration of the program from 31 December 2018 until 31 December 2021 in accordance with the recommendation of the Remuneration Committee.

2008 Incentive Programme for Key Managers of mBank Group

On 27 October 2008 the Extraordinary General Meeting of the Bank adopted an incentive programme for the key management staff of mBank S.A. Group.

The programme participants include:

- Bank Directors;
- Other key managers.

They are responsible for taking decisions which have material impact on the implementation of a strategy specified by the Bank's Management Board, the Group's results, stability and security of business and development and creating added value of the organization.

In 2010, the Management Board of the Bank decided to launch the programme and approved the list of participants for Tranche III. Within Tranche III 13,000 options were granted. In 2011 within the Tranche IV and V programme 20,000 options and 19,990 options were granted. The rights started to be exercised in 2012 for Tranche III, in 2013 for Tranche IV and in 2014 for Tranche V. The bonds can be acquired by eligible persons till 31 December 2022. In 2011 a decision was taken on suspension of the programme and not activating the remaining tranches.

Share-Based Payments Settled in mBank S.A. Shares

The cost of the programme for key managers is charged to the income statement and recognised in correspondence with other reserve capital.

The cost of payments settled in shares is recognised in the income statement as of the date of award of the program until the acquisition date of rights, i.e.:

- from 23.08.2010 to 30.04.2012 for Tranche III;
- from 1.02.2011 to 30.04.2013 for Tranche IV;
- from 1.02.2011 to 30.04.2014 for Tranche V.

This is equity-settled share-based program.

The table below presents the number and weighted average exercise prices of share options related to the 2008 incentive programme for key managers of mBank Group.

	31.12.2015		31.12.2014	
	Number of options	Weighted average exercise price (in PLN)	Number of options	Weighted average exercise price (in PLN)
Outstanding at the beginning of the period	1 277	-	20 560	-
Granted during the period	-	-	2 460	-
Forfeited during the period	-	-	200	-
Exercised during the period*	1 177	4	20 798	4
Expired during the period	-	-	745	-
Outstanding at the end of the period	100	-	1 277	-
Exercisable at the end of the period	100	-	1 277	-

* In 2015, the weighted average price of the shares at the option exercise date was PLN 399.40 (in 2014 PLN 500.28).

Options outstanding at the end of 2015 and 2014 expire on 31 December 2022.

Employee programme for key management staff of mBank Group of 2013

On 11 April 2013, the Extraordinary General Meeting of the Bank adopted a resolution amending the rules of the employee programme, which replaced the incentive programme for key management staff of mBank Group from 2008, whereas in regard to the persons who acquired bonds or were granted right to acquire bonds in Tranches III, IV and V the programme will be carried out under the previous principles.

The aim of the programme is to ensure growth in the value of the Company's shares by linking the interest of the key management staff of mBank S.A. Group with the interest of the Company and its

shareholders and implementing in mBank S.A. Group variable components of remuneration of the persons holding managerial positions at mBank S.A. Group in accordance with the Resolution of the Polish Financial Supervision Authority.

The programme applies to the employees having a material impact on the risk profile of mBank S.A. Group, in particular Members of the Management Board of strategic subsidiaries, Bank Directors and key staff of mBank, whose decisions have a significant impact on the implementation of the strategy specified by the Bank's Management Board, results of mBank S.A. Group, growth in the value of the Bank.

During the programme the rights to acquire bonds under Tranche VI have been granted, which may be exercised in three equal parts after 12, 24 and 36 months from the date of granting these rights, in accordance with the internal regulations adopted in mBank S.A. Group specifying rules of variable remuneration of the employees having a material impact on the risk profile at mBank S.A. Group.

The bonds may be acquired by the entitled persons during the programme term, but not later than by 31 December 2022.

The Bank's Management Board/Supervisory Board of the Company, where the Programme is carried out can take a decision on suspending the Programme in whole or decreasing the number of bonds or the number of bonds deferred in a given tranche for the entitled person in the case of occurrence of the situations referred to in Article 142 (1) of the Banking Law Act, occurrence of balance sheet loss or loss of liquidity, meeting the conditions set forth in the agreements with the program participants, forming the basis for provision of work or other services for the Bank and subsidiaries.

Cash Part of the Bonus

The bonus in the amount of 50% of the base amount for the year is recognised as a liability to employees and charged to the income statement in the year for which it was granted.

Share-Based Payments Settled in mBank S.A. Shares

As payments are settled in three equal annual deferred tranches on the lapse of, respectively, 12, 24 and 36 months from the date of acquisition by the programme participants of the right for a given year of the programme, the cost of this part of the programme is charged to the income statement and recognised in correspondence with other reserve capital.

This is equity-settled share-based program.

The table below presents the number and weighted average exercise prices of share options related to the 2013 incentive programme for key managers of mBank Group.

	31.12.2015		31.12.2014	
	Number of options	Weighted average exercise price (in PLN)	Number of options	Weighted average exercise price (in PLN)
Outstanding at the beginning of the period	2 233	-	-	-
Granted during the period	-	-	2 233	-
Forfeited during the period	-	-	-	-
Exercised during the period*	747	4	-	-
Expired during the period	-	-	-	-
Outstanding at the end of the period	1 486	-	2 233	-
Exercisable at the end of the period	-	-	-	-

* In 2015, the weighted average price of the shares at the option exercise date was PLN 399.40.

Employee programme for key management staff of mBank Group of 2014

On 31 March 2014, the Supervisory Board of the Bank adopted on the basis of recommendation of Remuneration Committee a resolution amending the rules of the employee programme, which replaced the incentive programme for key management staff of mBank Group from 2013, whereas in regard to the persons who acquired bonds or were granted right to acquire bonds in Tranches III, IV, V and VI the programme will be carried out under the previous principles.

The aim of the programme is to ensure growth in the value of the Company's shares by linking the interest of the key management staff of mBank S.A. Group with the interest of the Company and its

shareholders and implementing in mBank S.A. Group variable components of remuneration of the persons holding managerial positions at mBank S.A. Group.

Beginning with Tranche VII the right to purchase bonds granted to the entitled person will be divided into four parts, which may be realized respectively: I part – non-deferred bonds representing 50% of the 60% of the amount of discretionary bonus granted for a given financial year in the year of granting the right, and then another three equal parts – deferred bonds constituting 50% of the 40% of the amount of discretionary bonus granted for a given financial year on the lapse of 12, 24 and 36 months from the date of granting the rights, in accordance with the internal regulations adopted in mBank S.A. Group specifying rules of variable remuneration of the employees having a material impact on the risk profile at mBank S.A. Group.

The Bank's Management Board/Supervisory Board of the Company, where the Programme is carried out may take a decision on suspending the Programme in whole or decreasing the number of bonds or the number of bonds deferred in a given tranche for the entitled person in case of occurrence of the situations, referred to in Article 142 (1) of the Banking Law Act, occurrence of balance sheet loss or loss of liquidity, meeting the conditions set forth in the agreements with the program participants, forming the basis for provision of work or other services for the Bank and subsidiaries.

Cash Part of the Bonus

The bonus in the amount of 50% of the base amount for the year is cash payment. It is recognised as a liability to employees and charged to the income statement in the correspondence to the liability to employees.

Share-Based Payments Settled in mBank S.A. Shares

The bonus in the amount of 50% of the base amount constitutes a payment settled in mBank S.A. shares.

The cost of payments settled in shares is recognised in the income statement in the correspondence with other reserve capital.

This is equity-settled share-based program.

On 2 March 2015 the Supervisory Board extended the duration of the program from 31 December 2019 until 31 December 2022 in accordance with the recommendation of the Remuneration Committee.

The table below presents the number and weighted average exercise prices of share options related to the 2014 incentive programme for key managers of mBank Group.

	31.12.2015		31.12.2014	
	Number of options	Weighted average exercise price (in PLN)	Number of options	Weighted average exercise price (in PLN)
Outstanding at the beginning of the period	-	-	-	-
Granted during the period	5 288	-	-	-
Forfeited during the period	-	-	-	-
Exercised during the period*	2 966	4	-	-
Expired during the period	-	-	-	-
Outstanding at the end of the period	2 322	-	-	-
Exercisable at the end of the period	206	-	-	-

* In 2015, the weighted average price of the shares at the option exercise date was PLN 399.40.

Employee programmes of mBank Group subsidiaries

Starting from the second quarter of 2014 until the sale of BRE Ubezpieczenie TUIR SA in the first quarter of 2015, the Group operated an incentive programme, under which the management and employees of BRE Ubezpieczenia TUIR SA were entitled to potential capital gains concerning 4.99% of the shares of this company. The programme met the definition of share-based payment settled in cash. The incentive programme functioning in mBank Hipoteczny from September 2012 is based on phantom shares of this bank and considered as incentive programme under IAS 19.

Summary of the impact of the Programmes on the Bank's balance sheet and income statement

Share-Based Payments Settled in Shares

The table below presents changes in other reserve capital generated by the above mentioned incentive programmes for share-based payments settled in mBank S.A. shares.

	31.12.2015	31.12.2014
Incentive Programs		
As at the beginning of the period	30 256	29 061
- value of services provided by the employees	14 459	12 616
- settlement of exercised options	(11 739)	(11 421)
As at the end of the period	32 976	30 256

Share-Based Payments Settled in Cash

The incentive programme for the Management Board of the Bank in the part relating to Commerzbank shares has no impact on other reserves as its cost is taken to the income statement in correspondence with liabilities. The value of provided services associated with this part of the programme amounted to PLN 1 285 thousand in 2015 (31 December 2014: PLN 3 370 thousand) (Note 11). The value of liabilities under this program amounted to PLN 0 on 31 December 2015 (31 December 2014: PLN 1 995 thousand).

Cash Payments

The cost of the cash part of the programmes is presented in Note 11 "Overhead costs".

45. Transactions with related entities

mBank S.A. is the parent entity of mBank S.A. Group and Commerzbank AG is the ultimate parent of the Group as well as the direct parent of mBank S.A.

All transactions between the Bank and related entities were typical and routine transactions concluded on terms, which not differ from arm's length terms, and their nature, terms and conditions resulted from the current operating activities conducted by the Bank. Transactions concluded with related entities as a part of regular operating activities include loans, deposits and foreign currency transactions.

The Group provides standard financial services to the Bank's key management personnel, Members of the Supervisory Board of the Bank and close members of their families, which comprise i.e.: maintaining bank accounts, taking deposits, granting loans or other financial services. In the Bank's opinion, these transactions are concluded on market terms and conditions.

Pursuant the Banking Law, the extension of a loan, cash advance, bank guarantee or other guarantee to the Members of the Management Board and Supervisory Board of the Bank, persons holding managerial positions at the Bank as well as at entities related financially or organisationally therewith, is governed by the By-Laws adopted by the Supervisory Board of mBank S.A.

The By-Laws set out detailed rules and debt limits for loans, cash advances, bank guarantees, and other guarantees in relation to aforementioned persons and entities, which are consistent with the Bank's internal regulations defining the competences of granting credit decisions concerning retail and corporate clients of the Bank. A decision to grant a loan, cash advances, bank guarantee or other guarantee to a Member of the Management Board and Supervisory Board of the Bank, person holding managerial position at the Bank or an entity related financially or organisationally therewith in excess of the limits set by the Banking Law is taken by the resolution of the Management Board and by the resolution of the Supervisory Board.

The terms and conditions of such loans, cash advances, bank guarantees or other guarantees, including in particular those related to interest rates as well as fees and commissions, cannot be more advantageous than the terms and conditions offered by the Bank to its retail or corporate clients, respectively.

The table below presents the values of transactions between the Bank and companies of mBank Group and: Members of the Supervisory Board and the Management Board of mBank, key executive management of mBank, Members of the Supervisory Board and the Management Board of Commerzbank and other related persons and entities, as well as Commerzbank AG Group entities.

The amounts of transactions include assets, liabilities and related costs and income as at 31 December 2015 and 31 December 2014 and for the respective periods then ended are as follows:

PLN (000's)	Supervisory Board, Management Board and key management personnel of mBank S.A. as well as Supervisory Board and Management Board of Commerzbank AG		Other related persons *		Commerzbank AG	
	31.12.2015	31.12.2014	31.12.2015	31.12.2014	31.12.2015	31.12.2014
As at the end of the period						
Statement of Financial Position						
Assets	8 986	7 700	13 293	110 055	613 844	907 869
Liabilities	46 921	34 764	4 083	2 652	13 478 374	15 852 630
Income Statement						
Interest income	944	884	34	8 476	175 657	162 714
Interest expense	(872)	(910)	(38)	(73)	(230 191)	(332 127)
Fee and commission income	220	328	51	70	-	-
Fee and commission expense	-	-	-	-	-	-
Other operating income	-	629	85	26 781	20	378
Overhead costs, amortisation and other operating expenses	-	(359)	(10)	(67)	(9 285)	(9 532)
Contingent liabilities granted and received						
Liabilities granted	827	1 084	1 574	2 617	1 379 203	1 309 589
Liabilities received	-	-	-	-	618 758	836 870

* Other related persons and entities include: close members of the family of Members of the Supervisory and the Management Board of mBank, key executive management of mBank, Members of the Supervisory Board and the Management Board of Commerzbank, entities controlled or jointly controlled by above mentioned persons and mBank's subsidiaries not consolidated by acquisition method.

In 2015 and 2014 no provisions were created in connection with credits granted to related entities.

Management Board Remuneration

At the end of 2015, the Management Board of mBank S.A. has been working in the seven person team with the following members:

1. Cezary Stypułkowski – President of the Management Board,
2. Lidia Jabłowska-Luba – Vice-President of the Management Board, Chief Risk Officer,
3. Przemysław Gdański – Vice-President of the Management Board, Head of Corporate and Investment Banking,
4. Joerg Hessenmueller – Vice-President of the Management Board, Chief Financial Officer,
5. Hans-Dieter Kemler – Vice-President of the Management Board, Head of Financial Markets,
6. Cezary Kocik – Vice-President of the Management Board, Head of Retail Banking,
7. Jarosław Mastalerz – Vice-President of the Management Board, Head of Operations and IT.

Information on the salaries, bonuses and benefits paid and due to the Members of the Management Board of the Bank who were performing their functions at the end of 2015, as at 31 December 2015 and 31 December 2014, is presented below:

		Remuneration paid in 2015 (in PLN)			
		Basic salary	Other benefits	Bonus for 2014	Cash settlement of the incentive program based on Commerzbank shares*
1.	Cezary Stypułkowski	2 092 108	174 833	650 000	827 941
2.	Lidia Jabłowska-Luba	1 219 483	228 872	360 000	-
3.	Przemysław Gdański	1 200 000	143 184	360 000	658 950
4.	Joerg Hessenmueller	1 263 000	166 535	380 000	-
5.	Hans-Dieter Kemler	1 218 561	366 354	360 000	688 900
6.	Cezary Kocik	1 200 000	156 825	400 000	-
7.	Jarosław Mastalerz	1 200 000	125 670	360 000	778 749
	Total	9 393 152	1 362 273	2 870 000	2 954 540

* For Mr. Przemysław Gdański, Mr Hans-Dieter Kemler and Mr. Jarosław Mastalerz, the settlement relates to an incentive programme for members of the Management Board of 2008, in a part based on the shares of Commerzbank. In 2015, the listed Members of the Board received a cash equivalent for Commerzbank shares in settlement of the third tranche of the incentive programme for 2011. For Mr. Cezary Stypułkowski, the settlement relates to deferred, based on the shares of Commerzbank part of the bonus for 2011.

Moreover, in 2015 as settlement related to the incentive programme for 2008 in a part based on the shares of Commerzbank, Mr. Christian Rhino eligible former member of the Management Board received a cash equivalent for Commerzbank shares in settlement of the second tranche of the incentive programme for 2012 in the amount of PLN 213 065.

Remuneration paid in the year 2014:

		Remuneration paid in 2014 (in PLN)			
		Basic salary	Other benefits	Bonus for 2013	Cash settlement of the incentive program based on Commerzbank shares*
1.	Cezary Stypułkowski	2 091 963	155 478	1 294 010	279 935
2.	Lidia Jabłonowska-Luba	1 200 000	131 749	520 000	-
3.	Przemysław Gdański	1 200 000	127 515	720 000	860 734
4.	Joerg Hessenmueller	1 263 000	161 860	720 000	-
5.	Hans-Dieter Kemler	1 217 190	372 506	600 000	891 308
6.	Cezary Kocik	1 200 000	91 772	760 000	-
7.	Jarosław Mastalerz	1 200 000	109 274	760 000	983 029
Total		9 372 153	1 150 154	5 374 010	3 015 006

* For Mr. Przemysław Gdański, Mr Hans-Dieter Kemler and Mr. Jarosław Mastalerz, the settlement relates to an incentive programme for members of the Management Board of 2008, in a part based on the shares of Commerzbank. In 2014, the listed Members of the Board received a cash equivalent for Commerzbank shares in settlement of the third tranche of the incentive programme for 2010 and the second tranche of the incentive programme for 2011. For Mr. Cezary Stypułkowski, the settlement relates to deferred, based on the shares of Commerzbank part of the bonus for 2010.

Remuneration of the former Management Board Members paid in the year 2014:

		Remuneration paid in 2014 (in PLN)			
		Basic salary	Other benefits, payoff and compensations	Bonus for 2013	Cash settlement of the incentive program based on Commerzbank shares*
Remuneration of the former Management Board Members who ceased performing their functions in the year 2013					
1.	Wiesław Thor	-	-	248 800	-
Remuneration of the former Management Board Members who ceased performing their functions in the year 2012					
1.	Christian Rhino	-	-	-	217 510
Remuneration of the former Management Board Members who ceased performing their functions in the year 2010					
1.	Mariusz Grendowicz	-	-	-	91 491
Total		-	-	248 800	309 001

* The settlement relates to an incentive programme for members of the Management Board of 2008, in a part based on the shares of Commerzbank. In 2014, eligible Members of the Board received: Mr Mariusz Grendowicz a cash equivalent for Commerzbank shares in settlement of the third tranche of the incentive programme for 2010; Mr Christian Rhino a cash equivalent for Commerzbank shares in settlement of the first tranche of the incentive programme of 2012.

In 2014, Mr. Wiesław Thor, who acted as Vice-President of the Bank until 11 April 2013, was paid bonus for 2013 in the amount of PLN 248 800 thousand.

The total compensation of members of the Management Board consists of: basic salary, bonuses, termination payments of management agreement, prohibition of competitiveness payment, insurance costs and accommodation costs.

The above mentioned benefits are short-term employee benefits.

In accordance with the Bank's remuneration system, the members of the Management Board of the Bank may be eligible to receive bonuses for the year 2015, which would be paid out in 2016. Therefore, a provision was created for the payment of a cash bonus for 2015 for the members of the Management Board, which amounted to PLN 5 745 242 as of 31 December 2015. The final decision concerning the level of the bonus will be taken by the Remuneration Committee of the Supervisory Board by 24 March 2016.

In 2015 and 2014, the members of the Management Board of mBank S.A. did not receive compensation for their role as members of the management boards and supervisory boards of the Bank's related companies.

The total amount of remuneration received in 2015 by Bank's Management Board members was PLN 16 579 965 (2014: PLN 18 911 323).

Information on the rules of payment other component of remuneration (severance payment) for the members of the Management Board

From the date of appointment of the members of the Management Board for the new term, i.e. from the date of General Shareholders Meeting approving the financial results for the year 2012 all members of the Management Board, in case of cancellation the managers from the Management Board before the expiration of the term, have got the severance payment in the amount which depends on years spent with the organization and is calculated as follows: (i) 4 monthly salaries if the member held his post for a period shorter than 1 year, (ii) 8 monthly salaries if the member held his position for more than 1 year but less than 2 years and (iii) 12 monthly salaries if the member held his post for more than 2 but less than 5 years, (iv) 18 monthly salaries if the member held his post for more than 5 years. If not appointed for next term of the office, the Management Board members are entitled to severance in the amount of 12 monthly salaries.

Supervisory Board Compensation

As at the end of the year 2015, the composition of the Supervisory Board of mBank S.A. was as follows:

1. Maciej Leśny – Chairman of the Supervisory Board, Chairman of the Executive Committee, Member of the Audit Committee, Member of the Risk Committee, Member of the Remuneration Committee,
2. Martin Zielke - Deputy Chairman of the Supervisory Board, Member of the Remuneration Committee,
3. Dr Andre Carls – Member of the Supervisory Board, Chairman of the Remuneration Committee, Member of the Executive Committee, Member of the Audit Committee,
4. Stephan Engels - Member of the Supervisory Board, Chairman of the Audit Committee,
5. Dr Stefan Schmittmann - Member of the Supervisory Board, Chairman of the Risk Committee,
6. Martin Blessing - Member of the Supervisory Board, Member of the Executive Committee,
7. Thorsten Kanzler- Member of the Supervisory Board, Member of the Risk Committee,
8. Teresa Mokrysz – Member of the Supervisory Board, Member of the Executive Committee,
9. Waldemar Stawski – Member of the Supervisory Board, Member of the Audit Committee,
10. Dr Agnieszka Słomka-Gołębiowska – Member of the Supervisory Board, Member of the Risk Committee,
11. Prof. Marek Wierzbowski – Member of the Supervisory Board, Member of the Remuneration Committee.
12. Wiesław Thor - Member of the Supervisory Board,

On 24 November 2015, Mr. Maciej Leśny, Chairman of the Supervisory Board of mBank S.A., received from Mr. Stefan Schmittmann, Member of the Supervisory Board of mBank S.A. and Chairman of the Risk Committee a letter of resignation from his function. The resignation took place on 31 December 2015.

On 10 December 2015, the Supervisory Board of mBank S.A. appointed Mr. Marcus Chromik as a member of the Supervisory Board of mBank S.A., replacing the retiring Dr. Stefan Schmittmann, with effect from 1 January 2016 for the period until the end of the current term of the Supervisory Board.

Mr. Marcus Chromik also assumed the post of the Chairman of the Risk Committee of the Supervisory Board of mBank S.A.

Information about the Supervisory Board members' salaries, bonuses and benefits paid as at 31 December 2015 and 31 December 2014 is presented below:

		Remuneration paid in 2015 (in PLN)	Remuneration paid in 2014 (in PLN)
1.	Maciej Leśny	367 235	366 006
2.	Martin Zielke	-	-
3.	Andre Carls	252 000	252 000
4.	Stephan Engels	-	216 000
5.	Stefan Schmittmann*	-	-
6.	Martin Blessing	-	-
7.	Thorsten Kanzler	216 000	216 000
8.	Teresa Mokrysz	220 225	220 202
9.	Agnieszka Słomka-Gołębiowska	221 435	54 906
10.	Waldemar Stawski	221 435	221 406
11.	Wiesław Thor	149 435	138 522
12.	Marek Wierzbowski	216 000	198 000
	Jan Szomburg**	-	184 500
	Dirk Wilhelm Schuh***	-	54 000
	Total	1 863 765	2 121 542

* On 31 December 2015, Mr. Stefan Schmittmann resigned from the office.

** On 27 October 2014, Mr. Jan Szomburg resigned from the office.

*** Mr. Dirk Wilhelm Schuh posted the office until 31 March 2014.

In accordance with the wording of paragraph 11(j) of the By-laws of mBank S.A., the General Meeting determines remuneration for members of the Supervisory Board in a resolution. Remuneration of the Management Board members is determined by the Supervisory Board (paragraph 22.1(e) of the By-laws of mBank S.A.).

The total compensation of Members of the Supervisory Board, the Management Board and other key executive management of the Bank that perform their duties in 2015 amounted to PLN 22 920 768 (2014: PLN 26 219 666).

Information regarding proprietary position in Bank shares by Members of the Management Board and by Members of the Supervisory Board

As at 31 December 2015, the Bank shares were held by five Members of the Management Board: Mr. Cezary Stypułkowski – 6 784 shares, Mrs. Lidia Jabłonowska-Luba – 818 shares, Mr. Przemysław Gdański – 4 689 shares, Mr. Joerg Hessenmueller – 1 254 shares and Mr. Jarosław Mastalerz – 818 shares.

As at 31 December 2014, the Bank shares were held by three Members of the Management Board: Mr. Cezary Stypułkowski – 2 034 shares, Mr. Przemysław Gdański – 2 000 shares and Mr. Hans-Dieter Kemler – 1 000 shares.

As at 31 December 2015, the Bank shares were held by one Member of the Supervisory Board of mBank S.A., Mr. Wiesław Thor – 2 192 shares.

As at 31 December 2014, the Bank shares were held by one Member of the Supervisory Board of mBank S.A., Mr. Wiesław Thor – 3 000 shares.

As at 31 December 2015 and 31 December 2014, the Members of the Supervisory Board of the Bank had no Bank's shares.

46. Acquisitions and disposals

- Liquidation of MLV45 Sp. z o.o. spółka komandytowa

In connection with the cessation of activity of MLV45 Sp. z o.o. spółka komandytowa, in 2015 mBank S.A. has conducted a reorganisation within mBank S.A. Group, which involved the transfer of shares held by the company MLV 45 Sp. z o.o. Sp.k. in companies mBank Hipoteczny S.A., mLeasing Sp. z o.o., mFaktoring S.A. and mLocum S.A. under the direct control of mBank S.A. Information concerning the reorganisation has been included in the Note 1 of these consolidated financial

statements. The changes had no impact on the Group's consolidated net profit and Group's consolidated equity presented in these Consolidated Financial Statements for the year 2015.

As a result of the above changes, in the stand-alone financial statements for the year 2015 the Bank has recognised an increase of retained earnings in the amount of PLN 505 732 thousand directly in the equity. These changes had no influence on the stand-alone net profit of mBank S.A. for the year 2015.

■ The sale of the company BRE Ubezpieczenia TUiR S.A. ("BRE TUiR")

On 27 March 2015, after meeting specific conditions precedent, in particular: (i) obtaining the consent of the Office of Competition and Consumer Protection and (ii) no objections being raised by the Polish Financial Supervision Authority, the company Aspiro S.A. ("Aspiro") sold of 100% shares of BRE TUiR to the company Avanssur S.A., belonging to AXA Group.

Moreover, on 27 March and on 30 March 2015, mBank Group signed with AXA Group agreements related to the sale of shares of BRE TUiR and a distribution agreements, which regulate long-term cooperation between the mBank Group and AXA Group in relation to distribution of insurance products.

mBank Group's total remuneration for the sale of BRE TUiR shares and agreements concluded with AXA Group entities amounted to PLN 579 479 thousand. The one-off impact of the transaction on the consolidated gross profit of mBank Group amounted to PLN 194 348 thousand (Note 23 – the item "Gains less losses related to sale of subsidiaries and associates and") was fully recognised in the first quarter of 2015. As a result of concluding the above mentioned agreements the Group recognised a liability related to contingent consideration which was valued on the basis of the best estimate of the Management Board of the Bank. Additionally, as a result of concluding the above mentioned distribution agreements, over the next 10 years the Group will recognise income in the total amount of PLN 180 000 thousand, which will be reflected in the profit and loss account on a straight line basis.

■ Changes in the structure of the company Aspiro

On 2 March 2015, the merger by acquisition of companies BRE Ubezpieczenia Sp. z o.o. and BRE Agent Ubezpieczeniowy Sp. z o.o occurred in the company Aspiro S.A. The activities of both insurance companies were taken over and will be continued in the same extent by Aspiro. The acquired companies were resolved on 2 March 2015, the day of their deletion from the register which was also the date of registered of the merger. The merger of the companies had no impact on the stand-alone profit of mBank and the consolidated profit of mBank Group.

■ The sale of the company Transfinance a.s.

On 8 December 2014, an agreement for the sale of 100% shares of Transfinance a.s. between mBank S.A. and UniCredit Bank Czech Republic and Slovakia a.s. (UniCredit) was concluded. The transaction was finalized on 20 January 2015, after materialisation of all contractual suspending conditions. The sale of Transfinance is the result of implementing the One Bank Strategy for 2012-2016 and is the last stage of restructuring of foreign factoring activities of the Group i.e. after the sale of Magyar Factor zRt and Intermarket Bank AG in 2011.

■ Interest in joint ventures

In the first quarter of 2015 a company under the name of Apartamenty Molo Rybackie Sp. z o.o. was registered, in which 50% of shares were acquired by mLocum S.A., a subsidiary of mBank. This is a result of the joint venture agreement entered by mLocum and Dalmor S.A., entity of Polski Holding Nieruchomości S.A. group, related to the development of the first stage of Fishing Pier in Gdynia. The joint investment includes a construction of six five-storey apartment buildings located on the waterfront of the harbor dock, in which a development of new yacht marina is planned. Start of the construction is planned in 2016. The investment will be valued using the equity method. As of 31 December 2015, the exposure of mLocum S.A. in the joint venture amounted to PLN 7 500 thousand and is a stake of mBank Group in the SPV.

47. Information about the registered audit company

The entity entitled to audit financial statements, with which mBank S.A. concluded an agreement is Ernst & Young Audyty Polska spółka z ograniczoną odpowiedzialnością sp. k. The agreement to conduct an audit of mBank S.A. financial statements and consolidated financial statements of mBank S.A. Group was concluded on 20 May 2015.

The total gross amount of Ernst & Young Audyt Polska spółka z ograniczoną odpowiedzialnością sp. k. remuneration related to the audit and review of stand-alone financial statements and consolidated financial statements of mBank S.A. was PLN 2 759 thousand in 2015 (2014: PLN 2 893 thousand).

The total gross amount of remaining remuneration paid in 2015 to Ernst & Young Audyt Polska spółka z ograniczoną odpowiedzialnością sp. k. in respect of other services for mBank S.A. was PLN 1 007 thousand (2014: PLN 1 700 thousand).

48. Prudential consolidation

According to the Regulation (EU) No 575/2013 of the European Parliament and of the Council of 26 June 2013 on prudential requirements for credit institutions and investment firms and amending Regulation (EU) No 648/2012 ("CRR Regulation"), mBank is a significant subsidiary of EU parent institution, responsible for the preparation of the consolidated prudentially financial data to fulfil the requirement of disclosures described in IAS 1.135 *Presentation of Financial Statements*.

Financial information presented below does not represent IFRS measures as defined by the standards.

mBank S.A. Group ("the Group") consists of entities defined in accordance with the rules of prudential consolidation, specified by the CRR Regulation.

Basis of the preparation of the consolidated financial data

mBank S.A. Group consolidated financial data based on the rules of prudential consolidation specified by the CRR Regulation ("Consolidated prudentially financial data") have been prepared for the 12-month period ended 31 December 2015 and for the 12-month period ended 31 December 2014.

The consolidated profit presented in the consolidated prudentially financial data may be included in consolidated Common Equity Tier 1 for the purpose of the calculation of consolidated Common Equity Tier 1 capital ratio, consolidated Tier 1 capital ratio and consolidated total capital ratio with the prior permission of the Polish Financial Supervisory Authority or after approval by the General Meeting of shareholders.

The accounting policies applied for the preparation of the Group consolidated prudentially financial data are identical to those, which have been applied to the mBank S.A. Group consolidated financial data for the year 2015, prepared in compliance with International Financial Reporting Standard ("IFRS"), except for the consolidation standards presented below.

Consolidation

The consolidated prudentially financial data includes the Bank and the following entities:

Company	31.12.2015		31.12.2014	
	Share in voting rights (directly and indirectly)	Consolidation method	Share in voting rights (directly and indirectly)	Consolidation method
Aspiro S.A.	100%	full	-	-
Dom Maklerski mBanku S.A.	100%	full	100%	full
mBank Hipoteczny S.A.	100%	full	100%	full
mCentrum Operacji Sp. z o.o.	100%	full	100%	full
mFaktoring S.A.	100%	full	100%	full
mLeasing Sp. z o.o.	100%	full	100%	full
MLV 45 Sp. z o.o. spółka komandytowa	-	-	100%	full
mWealth Management S.A.	100%	full	-	-
Tele-Tech Investment Sp. z o.o.	100%	full	-	-
Transfinance a.s.	-	-	100.00%	full
mFinance France S.A.	99.998%	full	99.98%	full

Entities included in the scope of prudential consolidation are defined in the Regulation CRR – institutions, financial institutions or ancillary services undertakings, which are subsidiaries or undertakings in which a participation is held, except for entities in which the total amount of assets and off-balance sheet items of the undertaking concerned is less than the smaller of the following two amounts:

- EUR 10 million;
- 1 % of the total amount of assets and off-balance sheet items of the parent undertaking or the undertaking that holds the participation.

The consolidated financial data combine items of assets, liabilities, equity, income and expenses of the parent with those of its subsidiaries eliminating the carrying amount of the parent's investment in each subsidiary and the parent's portion of equity of each subsidiary. Thus arises goodwill. If goodwill has negative value, it is recognised directly in the income statement. The profit or loss and each component of other comprehensive income is attributed to the Group's owners and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance. If the Group loses control of a subsidiary, it shall account for all amounts previously recognised in other comprehensive income in relation to that subsidiary on the same basis as would be required if the Group had directly disposed of the related assets or liabilities

Intra-group transactions, balances and unrealised gains on transactions between companies of the Group are eliminated. Unrealised losses are also eliminated unless the transaction provides evidence of impairment of the asset transferred. Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the Group.

In 2015 the income of the Group, calculated as the sum of net interest income, net fee and commission income, dividend income, net trading income, gains less losses from investment securities, investments in subsidiaries and associates, other operating income and other operating expenses, amounted to PLN 4 086 379 thousand (2014 – PLN 3 759 919 thousand). This income relates in whole to the activity conducted within the European Union.

In 2015, the rate of return on assets of the Group, calculated as net profit divided by the average total assets, amounted to 1.07%.

In 2015, the Group did not received any public subsidies, in particular on the basis of the Act on the Government support for the financial institutions dated 12 February 2009 (Journal of Laws of 2014, No 158).

As at 31 December 2015 the employment in the Group was 6 483 FTEs and 8 529 persons (31 December 2014 respectively: 6 043 FTEs and 7 284 persons).

Consolidated prudentially income statement

	Period from 01.01.2015 to 31.12.2015	Period from 01.01.2014 to 31.12.2014
Interest income	3 655 896	3 930 574
Interest expense	(1 149 114)	(1 468 315)
Net interest income	2 506 782	2 462 259
Fee and commission income	1 448 741	1 358 468
Fee and commission expense	(535 835)	(482 126)
Net fee and commission income	912 906	876 342
Dividend income	17 540	30 133
Net trading income, including:	292 020	366 232
<i>Foreign exchange result</i>	<i>288 558</i>	<i>233 341</i>
<i>Other net trading income and result on hedge accounting</i>	<i>3 462</i>	<i>132 891</i>
Gains less losses from investment securities, investments in subsidiaries and associates, including:	348 898	29 205
<i>Gains less losses from investment securities</i>	<i>133 213</i>	<i>55 373</i>
<i>Gains less losses from investments in subsidiaries and associates</i>	<i>215 685</i>	<i>(26 168)</i>
Other operating income	107 338	137 734
Net impairment losses on loans and advances	(421 222)	(515 903)
Overhead costs	(1 837 816)	(1 500 946)
Amortisation	(199 146)	(186 251)
Other operating expenses	(99 105)	(141 986)
Operating profit	1 628 195	1 556 819
Profit before income tax	1 628 195	1 556 819
Income tax expense	(307 887)	(333 587)
Net profit	1 320 308	1 223 232
Net profit attributable to:		
- Owners of mBank S.A.	1 320 308	1 223 232
- Non-controlling interests	-	-

Consolidated prudentially statement of financial position

ASSETS	31.12.2015	31.12.2014
Cash and balances with the Central Bank	5 938 132	3 054 548
Loans and advances to banks	1 897 233	3 727 309
Trading securities	557 541	1 156 450
Derivative financial instruments	3 349 328	4 865 517
Loans and advances to customers	78 464 673	74 697 423
Hedge accounting adjustments related to fair value of hedged items	130	461
Investment securities	30 980 449	27 906 260
Non-current assets held for sale	-	291 829
Intangible assets	519 049	456 522
Tangible assets	739 978	708 103
Current income tax assets	1 721	61 336
Deferred income tax assets	357 207	238 980
Other assets	702 967	509 114
Total assets	123 508 408	117 673 852
LIABILITIES AND EQUITY		
Liabilities		
Amounts due to the Central Bank	-	-
Amounts due to other banks	12 019 331	13 383 829
Derivative financial instruments	3 173 638	4 719 056
Amounts due to customers	81 185 025	72 615 316
Debt securities in issue	8 946 195	10 341 742
Hedge accounting adjustments related to fair value of hedged items	100 098	103 382
Liabilities held for sale	-	91 793
Other liabilities	1 708 139	1 301 051
Current income tax liabilities	50 126	1 441
Provisions for deferred income tax	981	1 980
Provisions	225 416	176 881
Subordinated liabilities	3 827 315	4 127 724
Total liabilities	111 236 264	106 864 195
Equity		
Equity attributable to Owners of mBank S.A.	12 272 144	10 809 655
Share capital:	3 535 758	3 523 903
- Registered share capital	168 956	168 840
- Share premium	3 366 802	3 355 063
Retained earnings:	8 303 580	6 736 229
- Profit from the previous years	6 983 272	5 512 997
- Profit for the current year	1 320 308	1 223 232
Other components of equity	432 806	549 523
Non-controlling interests	-	2
Total equity	12 272 144	10 809 657
Total liabilities and equity	123 508 408	117 673 852

49. Capital adequacy

One of the main tasks of the balance sheet management is to ensure an appropriate level of capital. Within the framework of the capital management policy of mBank Group, mBank prepares the guidelines for the most effective planning and use of capital basis which:

- are compliant with external and internal regulations in force,

- guarantee a continuity of financial targets achievement, which render an appropriate rate of return for shareholders,
- ensure the maintenance of a strong capital basis being a fundamental support for business development.

The capital management policy in mBank Group is based on:

- maintenance of an optimal level and structure of own funds with the application of available methods and means, like among others retention of net profit, subordinated loan or issue of shares,
- effective use of existing capital, among others through application of a set of measures of effective use of the capital, limitation of activities that do not provide an expected rate of return and development of products with lower capital absorption.

Effective use of capital is an integral part of the capital management policy oriented at reaching an optimal rate of return on capital and as a result forming a stable fundament of reinforcement of the capital basis in future periods. This enables to maintain the Common Equity Tier 1 capital ratio (calculated as a quotient of Common Equity Tier 1 capital to the total risk exposure amount) and the total capital ratio (calculated as a quotient of own funds to the total risk exposure amount) at least on the level required by the supervision authority.

The strategic goals of mBank Group are aimed at maintaining the consolidated total capital ratio as well as the consolidated Common Equity Tier 1 capital ratio above the level required by the supervision authority. It allows to maintain safe business development meeting the supervisory requirements in the long perspective.

Capital ratios

The calculation of capital ratios and the leverage ratio, the own funds and the total capital requirement in mBank Group is made according to the following regulations:

- the CRR Regulation and delegated and implementing regulations as well as technical standards of European Commission supplementary to the CRR Regulation,
- the Banking Act of 29 August 1997 (Dz.U. from the year 2002 No 72, item 665) with further amendments.

Entities included in prudential consolidation according to the rules of the CRR Regulation are taken into account in the process of calculation of own funds and own funds requirements.

The capital ratios of the Group in 2015 were driven by the following factors:

- including in own funds the subordinated liability of mBank in the amount of PLN 750 million, resulted from the subordinated bonds issue dated 17 December 2014, on the basis of the KNF permission from 8 January 2015,
- earlier repayment of subordinated loan, partially included in Tier 2 capital on the basis of the KNF permission from 8 January 2015 (loan granted on 24 June 2008 in nominal value of CHF 90 million),
- including in Common Equity Tier 1 capital the net profit of mBank Group for the year 2014, reduced by every foreseeable charges,
- including in Common Equity Tier 1 capital the verified net profit of mBank Group for the 1st half of the year 2015, reduced by every foreseeable charges, on the basis of the KNF permission from 20 October 2015,
- including in prudential consolidation subsidiaries: Aspiro from March 2015, Tele-Tech from July 2015 and mWealth Management from December 2015,
- including in own funds the unrealised gains measured at fair value in the 40% of their value, in accordance with the KNF recommendations,
- expanded application of the advanced internal rating based approach (AIRB approach) to calculation of own funds requirement for credit and counterparty credit risk resulting from supervisory AIRB decisions obtained in 2015,
- expansion of mBank Group business activity.

Minimum requirements for capital ratios imposed for banks for 2015 by the KNF stood at 12 percent and 9 percent for total capital ratio and Common Equity Tier 1 ratio respectively.

Additionally, as a result of risk assessment carried out by the Polish Supervisory Authority (KNF) within the supervisory review and evaluation process, in particular with regard to evaluation of risk related to portfolio of foreign exchange retail mortgage loans, mBank received an individual recommendation to maintain own funds to cover additional capital requirement of 4.39 p.p. in order to mitigate the risk (3.29 p.p. for Tier 1 capital).

One common methodology applied by KNF to calculate additional capital requirement for all Polish banks, irrespective of the approach Bank used to calculate own funds requirements for credit risk, resulted in a higher additional capital requirement for mBank, which applies Advanced Internal Ratings-Based Approach accepted by Supervisor. The methodology assumes that for all banks additional capital requirement is calculated on the basis of risk weight under standardised approach (100%), despite indications of internal models.

As an effect of it more than half of the additional capital requirement results from the increase of capital requirement to the level of capital requirement under standardised approach.

Bank has fully met KNF recommendation, capital ratios of mBank standalone and on consolidated basis stood above the target capital ratios, i.e. 16,39% at the level of own funds and 12,29% at the level of Tier 1 capital.

The total capital ratio of mBank as of 31 December 2015 amounted to 20.18% and Common Equity Tier 1 capital ratio for amounted to 16.70%.

The consolidated total capital ratio of mBank Group amounted to 17.25%. Additionally the consolidated Common Equity Tier 1 capital ratio of mBank Group amounted to 14.29%.

Taking into account the above described additional capital requirement as well as the conservation buffer of 1.25% enforced on 1 January 2016 on the basis of the Act on Macro-prudential Supervision over the Financial System and Crisis Management in the Financial System, starting from 1 January 2016 the Bank as well as mBank Group should maintain, on the stand alone and consolidated level respectively, the Common Equity Tier 1 ratio on the level not lower than 13.54% and the total capital ratio on the level not lower than 17.64%, which compares against 14.29% and 17.25% respectively reported by mBank Group as of 31 December 2015. As of 31 January 2016 on consolidated level the reported total capital ratio was below the afore-mentioned target ratio of 17.64%, whereas consolidated Common Equity Tier 1 ratio remained to well exceed the new target ratio, similar to the respective ratios on mBank stand-alone level. The Management Board of mBank believes that with the decisions to be made by the upcoming mBank Ordinary General Meeting (planned on 24 March 2016) the Group will exceed the total capital ratio target level of 17.64%.

Detailed information on calculation of the consolidated capital ratios and leverage ratio, the consolidated own funds and the consolidated total risk exposure amount of mBank Group were described in document *Disclosures regarding capital adequacy of the mBank S.A. Group as at 31 December 2015*, published on the mBank website.

Own Funds

In accordance with the CRR Regulation, the consolidated own funds consist of consolidated Common Equity Tier 1 capital, consolidated Additional Tier 1 capital and consolidated Tier 2 capital, however items that could be treated as Additional Tier 1 capital are not identified.

Common Equity Tier 1 capital of mBank Group contains:

- paid up capital instruments and the related share premium accounts,
- previous years retained earnings,
- independently reviewed interim profits,
- accumulated other comprehensive income,
- other reserves
- funds for general banking risk,
- items deducted from a Common Equity Tier 1 capital (fair value gains and losses arising from the institution's own credit risk related to derivative liabilities, value adjustments due to the requirements for prudent valuation, intangible assets, AIRB shortfall of credit risk adjustments to expected losses, own CET1 instruments, regulatory adjustments relating to accumulated other comprehensive income and net impairment losses).

Tier 2 capital of mBank Group contains:

- capital instruments and the related share premium accounts (subordinated liabilities with specified maturity),
- amount of qualifying items referred to in Article 484 (5) of the CRR Regulation and the related share premium accounts subject to phase out from Tier 2 capital (liabilities resulting from securities of unspecified maturity).

The consolidated own funds of mBank Group as of 31 December 2015 amounted to PLN 11 970 593 thousand. Additionally the consolidated Common Equity Tier 1 capital of mBank Group amounted to PLN 9 914 535 thousand.

Total risk exposure amount

The total risk exposure amount contains:

- risk weighted exposure amounts for credit risk, counterparty credit risk, dilution risk and free deliveries,
- risk exposure amount for market risk, including position risk, foreign exchange risk and commodities risk,
- risk exposure amount for operational risk,
- risk exposure amount for credit valuation adjustment,
- other risk exposure amounts, including supervisory floor and regulatory floor.

In 2015 mBank Group obtained consent to the application of AIRB approach to the calculation of own funds requirement relating to credit risk for further credit portfolios and as a result the coverage of the credit portfolio by AIRB approach increased to 85% till the end of 2015.

As at 31 December 2015 the AIRB approach was applied to the calculation of own funds requirements for credit and counterparty credit risk for the following portfolios:

- mBank corporate portfolio,
- mBank retail mortgage loan portfolio,
- mBank real estate-related specialised lending exposures (IRB slotting approach),
- mBank retail non-mortgage exposures (conditional consent),
- mBank retail microenterprises mortgage loan portfolio (conditional consent),
- bank exposures (conditional consent).
- mLeasing S.A. credit exposure (conditional consent),
- mBank Hipoteczny SA specialized lending exposures (IRB slotting approach).

In case of portfolios with conditional consent to the application of AIRB approach, mBank Group applies supervisory floor, which means that where the own funds requirement for credit risk calculated under AIRB approach is lower than the own funds requirement for credit risk calculated under standardised approach, it is necessary to supplement it up to the level of the own funds requirement for credit risk calculated under standardised approach.

With regard to conditional consent to the application of AIRB approach to the calculation of own funds requirement for credit risk for mBank retail non-mortgage exposures, high significance conditions specified by the bank supervision have been met, awaiting formal confirmation by the bank supervision.

With regard to conditional consent to the application of AIRB approach to the calculation of own funds requirement for credit risk for mLeasing credit exposures, high significance conditions specified by the bank supervision have been met, awaiting formal confirmation by the bank supervision.

In case of mBank retail microenterprises mortgage loan portfolio and bank exposures Bank is obliged to include the supervisory floor in its calculations till high significance conditions are met that is before May 2016. Fulfilment of the conditions has to be confirmed by the bank supervision.

Additionally, mBank Group applied regulatory floor in calculation of consolidated total risk exposure amount and capital ratios as at 31 December 2015 in accordance with provisions of the CRR Regulation. It means that when total risk exposure amount (AIRB driven) is lower than 80% of the comparable total risk exposure amount (standardized driven), mBank includes the difference in the calculation.

The total risk exposure amount of mBank Group as at 31 December 2015 amounted to PLN 69 391 743 thousand, including PLN 61 821 407 thousands of risk exposure amount for credit risk, counterparty credit risk and regulatory floor.

Internal capital

The ICAAP (Internal Capital Adequacy Assessment Process) implemented in mBank Group aims at adjusting own funds to the level and the profile of risk arising from mBank Group's operations.

The internal capital is the amount of capital estimated for mBank Group to cover all material risks identified in the activity of mBank Group. The internal capital is the total sum of the economic capital to cover risks included in the process of the economic capital calculation and the capital required to cover other risks (including hard to quantify risks).

Due to the fact that both, the total capital requirement of mBank Group calculated according to the CRR Regulation and the internal capital estimated for mBank Group according to the Resolution No. 258/2011 are lower than consolidated own funds, the consolidated own funds as at 31 December 2015 were maintained on the level consistent with the requirements of the CRR Regulation.

The internal capital of mBank Group as at 31 December 2015 amounted to PLN 4 385 686 thousand.

Capital adequacy	31.12.2015	31.12.2014
Common Equity Tier 1 Capital	9 914 535	8 142 307
Total Own Funds	11 970 593	9 750 540
Risk weighted exposure amounts for credit, counterparty credit, dilution risk and free deliveries:	59 069 848	56 601 711
- including under standardised approach	11 718 792	12 987 810
- including under AIRB approach	47 350 835	43 613 901
- including risk exposure amount for contributions to the default fund of a CCP	221	-
Settlement / delivery risk exposure amount	-	-
Total risk exposure amount for position, foreign exchange and commodities risks	945 380	1 002 192
Total risk exposure amount for operational risks	6 362 805	6 413 869
Additional risk exposure amount due to fixed overheads	-	-
Total risk exposure amount for credit valuation adjustments	262 151	266 809
Total risk exposure amount for large exposures in the trading book	-	-
Other risk exposure amounts	2 751 559	2 215 316
Total risk exposure amount	69 391 743	66 499 897
Comon Equity Tier 1 capital ratio	14.29%	12.24%
Total capital ratio	17.25%	14.66%
Internal capital	4 385 686	4 353 360

OWN FUNDS	31.12.2015	31.12.2014
Own funds	11 970 593	9 750 540
TIER 1 CAPITAL	9 914 535	8 142 307
Common Equity Tier 1 Capital	9 914 535	8 142 307
Capital instruments eligible as CET1 Capital	3 535 412	3 522 891
Paid up capital instruments	168 916	168 840
Share premium	3 366 802	3 355 063
(-) Own CET1 instruments	(306)	(1 012)
Retained earnings	1 319 220	303 925
Previous years retained earnings	1 017 782	79 623
Profit or loss eligible	301 438	224 302
Accumulated other comprehensive income	432 806	549 523
Other reserves	4 870 037	4 391 421
Funds for general banking risk	1 095 453	1 041 953
Adjustments to CET1 due to prudential filters	(70 999)	(124 299)
Fair value gains and losses arising from the institution's own credit risk related to derivative liabilities	(4 418)	(3 777)
(-) Value adjustments due to the requirements for prudent valuation	(66 581)	(120 522)
(-) Intangible assets	(484 409)	(424 832)
(-) Other intangible assets gross amount	(519 049)	(456 522)
Deferred tax liabilities associated to other intangible assets	34 640	31 690
(-) IRB shortfall of credit risk adjustments to expected losses	(300 203)	(288 660)
Other transitional adjustments to CET1 Capital	(269 197)	(559 059)
CET1 capital elements or deductions - other	(213 585)	(270 556)
Additional Tier 1 capital	-	-
TIER 2 CAPITAL	2 056 058	1 608 233
Capital instruments and subordinated loans eligible as T2 capital	1 250 000	722 058
Tier 2 capital elements or deductions - other	-	-
Transitional adjustments due to grandfathered T2 capital instruments and subordinated loans	806 058	886 175

Credit risk	31.12.2015	31.12.2014
Risk weighted exposure amounts for credit risk, counterparty credit risk, dilution risk and free deliveries	59 069 848	56 601 711
Standardised approach	11 718 792	12 987 810
SA exposure classes excluding securitisation positions	11 718 792	12 987 810
Central governments or central banks	17 925	53 237
Regional governments or local authorities	318 321	387 325
Public sector entities	17 226	39 287
Multilateral Development Banks	-	-
International Organisations	-	-
Institutions	142 707	1 595 957
Corporates	5 274 077	5 118 708
Retail	1 095 739	1 080 009
Secured by mortgages on immovable property	4 102 617	3 555 432
Exposures in default	260 550	444 814
Items associated with particular high risk	20 690	15 695
Covered bonds	-	-
Claims on institutions and corporates with a short-term credit assessment	-	-
Collective investments undertakings (CIU)	2 654	-
Equity	445 187	654 245
Other items	21 099	43 101
AIRB approach	47 350 835	43 613 901
AIRB approaches when neither own estimates of LGD nor Conversion Factors are used	-	-
AIRB approaches when own estimates of LGD and/or Conversion Factors are used	44 998 439	40 679 146
Central governments and central banks	-	-
Institutions	2 267 332	-
Corporates - SME	5 082 710	4 325 250
Corporates - Specialised Lending	5 405 292	4 998 130
Corporates - Other	14 789 603	15 020 128
Retail - Secured by real estate SME	1 281 631	-
Retail - Secured by real estate non-SME	8 601 759	9 031 991
Retail - Qualifying revolving	-	-
Retail - Other SME	2 314 140	2 148 907
Retail - Other non-SME	5 255 972	5 154 740
Equity AIRB	-	-
Securitisation positions IRB	-	-
Other non credit-obligation assets	2 352 396	2 934 755
Risk exposure amount for contributions to the default fund of a CCP	221	-

50. Events after the balance sheet date

■ Proposals concerning foreign currency mortgage loans restructuring

Some proposals of restructuring of foreign currency mortgage loans for individuals have been discussed recently, including the draft of the act on the restoration of the equality of parties of certain loan agreements published by the Chancellery of the President of the Republic of Poland on 15 January 2016. The solutions proposed in the draft are under discussion and their final form is not known yet. Therefore, at the moment, the Bank is not able to estimate reliably either the implementation probability of the discussed solutions or the potential impact of the final solutions on the consolidated financial statements of the Group.

■ Act on tax on certain financial institutions

On 15 January 2016 the Polish Parliament adopted the "Act on tax on certain financial institutions". The Act came into force on 1 February 2016.

The Act regulates the taxation of the assets of certain financial institutions. In the case of the Bank, the tax base is the excess of the total value of assets, resulting from the trial balance determined on the basis of the general ledger records as of the last day of the month in accordance with the accounting standards applied by the Bank, above the amount of PLN 4 billion, reduced by the value of own funds and treasury securities. The tax rate introduced by the Act is 0.0366% of the tax base per month.

The Management Board of the Bank assesses that the tax paid under this Act will have a significant negative impact on net profit and equity of the Bank.

■ Regulatory capital buffers in 2016

In light of the entry into force of the Act on Macro-prudential Supervision over the Financial System and Crisis Management in the Financial System in 2015 transposing CRD IV provisions to Polish prudential regulations, beginning from 2016 banks are obliged to maintain additionally own funds to cover conservation buffer of 1.25% of total risk exposure amount.

Financial Stability Committee decided in December 2015 to set a the countercyclical capital buffer rate at 0 %, that shall be applicable till the day preceding the day since an institution will be obliged to apply the rate indicated in the regulation of the Minister of Finance.