CONSOLIDATED AND STATUTORY CONDENSED FINANCIAL ACCOUNTS

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I. Consolidated accounts

A. Consolidated statement of comprehensive income (in thousands EUR)

| | NOTES | 31/12/2020 | 31/12/2019 |
|--|-------|------------|------------|
| OPERATING INCOME | | 375 390 | 419 547 |
| Turnover | 2 | 364 479 | 408 784 |
| Other operating income | 3 | 10 911 | 10 763 |
| OPERATING EXPENSES | | -333 526 | -327 192 |
| Cost of sales | 4 | -300 766 | -291 027 |
| Cost of commercialisation | 5 | -1 702 | -3 160 |
| Administration costs | 6 | -31 057 | -33 005 |
| SALE OF AFFILIATES | | 133 | 19 618 |
| Gain on sale of affiliates | 7 | 133 | 19 618 |
| JOINT VENTURES AND ASSOCIATES | | 7 994 | 4 985 |
| Share in the net result of joint ventures and associates | 8 | 7 994 | 4 985 |
| OPERATING RESULT | | 49 991 | 116 958 |
| Interest income | | 5 773 | 3 240 |
| Interest expense | | -11 859 | -7 524 |
| Other financial income | | 1 440 | 738 |
| Other financial expenses | | -2 649 | -1 782 |
| FINANCIAL RESULT | 9 | -7 295 | -5 328 |
| RESULT FROM CONTINUING OPERATIONS BEFORE TAXES | | 42 696 | 111 630 |
| Income taxes | 10 | -8 650 | -9 390 |
| RESULT FROM CONTINUING OPERATIONS | | 34 047 | 102 240 |
| RESULT OF THE YEAR | | 34 047 | 102 240 |
| Share of non-controlling interests | | 775 | - 196 |
| SHARE OF IMMOBEL | | 33 272 | 102 436 |
| RESULT OF THE YEAR | | 34 047 | 102 240 |
| Other comprehensive income - items subject to subsequent recycling in the income | | 2 202 | |
| statement | | 2 282 | |
| Currency translation | | 2 282 | |
| Other comprehensive income - items that are not subject to subsequent recycling in the | 27 | 201 | - 1 |
| income statement | 27 | 201 | |
| Actuarial gains and losses (-) on defined benefit pension plans | 27 | 201 | - 1 |
| Deferred taxes | | 2.402 | |
| TOTAL OTHER COMPREHENSIVE INCOME | | 2 483 | - 1 |
| COMPREHENSIVE INCOME OF THE YEAR | | 36 530 | 102 239 |
| Share of non-controlling interests | | 964 | - 196 |
| SHARE OF IMMOBEL | | 35 566 | 102 435 |
| NET RESULT PER SHARE (€) (BASIC) | 11 | 3,58 | 11,66 |
| COMPREHENSIVE INCOME PER SHARE (€) (BASIC) | 11 | 3,82 | 11,66 |
| | 11 | 3,58 | 11,65 |
| NET RESULT PER SHARE (€) (DILUTED) | - 11 | 3,30 | 11,05 |

B. Consolidated statement of financial position (in thousands EUR)

| ASSETS | NOTES | 31/12/2020 | 31/12/2019 |
|--|-------|------------|------------|
| NON-CURRENT ASSETS | | 448 370 | 213 311 |
| Intangible assets | 12 | 582 | 543 |
| Goodwill | 13 | 43 789 | 43 789 |
| Property, plant and equipment | 14 | 1 388 | 983 |
| Right-of-use assets | 15 | 4 390 | 6 441 |
| Investment property | 16 | 197 149 | 81 123 |
| Investments in joint ventures and associates | 17 | 106 195 | 55 899 |
| Advances to joint ventures and associates | 17 | 76 644 | 9 492 |
| Other non-current financial assets | 18 | 175 | 4 920 |
| Deferred tax assets | 19 | 16 369 | 6 374 |
| Other non-current assets | 20 | 1 689 | 3 747 |
| CURRENT ASSETS | | 982 768 | 1 087 903 |
| Inventories | 21 | 683 121 | 694 580 |
| Trade receivables | 22 | 33 168 | 72 516 |
| Contract assets | 23 | 57 251 | 42 228 |
| Tax receivables | | 3 450 | 2 703 |
| Other current assets | 24 | 37 269 | 41 937 |
| Advances to joint ventures and associates | | 20 399 | 77 743 |
| Other current financial assets | | 49 | 50 |
| Cash and cash equivalents | 25 | 148 059 | 156 146 |
| TOTAL ASSETS | | 1 431 137 | 1 301 214 |

| EQUITY AND LIABILITIES | NOTES | 31/12/2020 | 31/12/2019 |
|----------------------------------|-------|------------|------------|
| TOTAL EQUITY | 26 | 494 490 | 428 162 |
| EQUITY SHARE OF IMMOBEL | | 491 922 | 426 151 |
| Share capital | | 97 256 | 97 256 |
| Retained earnings | | 392 143 | 328 693 |
| Reserves | | 2 524 | 202 |
| NON-CONTROLLING INTERESTS | | 2 568 | 2 011 |
| NON-CURRENT LIABILITIES | | 609 602 | 523 379 |
| Employee benefit obligations | 27 | 603 | 633 |
| Deferred tax liabilities | 19 | 37 301 | 15 447 |
| Financial debts | 25 | 571 139 | 507 008 |
| Derivative financial instruments | 25 | 560 | 291 |
| CURRENT LIABILITIES | | 327 045 | 349 673 |
| Provisions | 28 | 2 114 | 3 882 |
| Financial debts | 25 | 180 810 | 200 063 |
| Trade payables | 29 | 60 927 | 59 564 |
| Contract liabilities | 30 | 3 896 | 5 690 |
| Tax liabilities | | 7 110 | 1 354 |
| Other current liabilities | 31 | 72 188 | 79 120 |
| TOTAL EQUITY AND LIABILITIES | | 1 431 137 | 1 301 214 |

C. Consolidated statement of cash flow position (in thousands EUR)

| | NOTES | 31/12/2020 | 31/12/2019 |
|---|-------|------------|------------|
| Operating income | - | 375 390 | 419 547 |
| Operating expenses | | -333 526 | -327 192 |
| Amortisation, depreciation and impairment of assets | | 3 684 | 5 788 |
| Change in provisions | | -1 198 | 1 839 |
| Dividends received from joint ventures and associates | | 10 533 | 2 630 |
| Disposal of joint ventures and associates | 17 | | 66 |
| Repayment of capital and advances by joint ventures | | 17 113 | 23 608 |
| Acquisitions, capital injections and loans to joint ventures and associates | | -70 095 | -41 775 |
| CASH FLOW FROM OPERATIONS BEFORE CHANGES IN WORKING CAPITAL | | 1 901 | 84 511 |
| Change in working capital | 33 | -80 846 | -210 565 |
| CASH FLOW FROM OPERATIONS BEFORE PAID INTERESTS AND PAID TAXES | | -78 945 | -126 054 |
| Paid interests | 9 | -18 936 | -12 539 |
| Interest received | | 5 773 | 3 240 |
| Other financing cash flows | | - 552 | -2 534 |
| Paid taxes | 10 | -6 011 | -10 606 |
| CASH FROM OPERATING ACTIVITIES | | -98 671 | -148 493 |
| Acquisitions of intangible, tangible and other non-current assets | | - 878 | -5 837 |
| Acquisitions of affiliates | 13 | | -67 019 |
| Disposal of affiliates | 7 | 9 792 | 28 508 |
| CASH FROM INVESTING ACTIVITIES | | 8 914 | -44 348 |
| Increase in financial debts | | 151 931 | 291 307 |
| Repayment of financial debts | | -100 881 | -91 965 |
| Sales of own shares | | 57 600 | |
| Gross dividends paid | | -26 981 | -21 241 |
| CASH FROM FINANCING ACTIVITIES | | 81 669 | 178 101 |
| NET INCREASE OR DECREASE (-) IN CASH AND CASH EQUIVALENTS | | -8 088 | -14 740 |
| CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR | | 156 146 | 170 886 |
| CASH AND CASH EQUIVALENTS AT THE END OF THE YEAR | | 148 058 | 156 146 |

Acquisitions and sales of projects, either directly or indirectly through the acquisition or the sale of a project company (subsidiaries, joint ventures and associates), are usually directly included in the cash flows from the operating activities, mainly "Operating income / Operating expenses and change in working capital".

Acquisitions of investment property, insofar as these are related to a future development project, are included in the cash flows from the operating activities.

D. Consolidated statement of changes in equity (in thousands EUR)

| | CAPITAL | RETAINED EARNINGS | ACQUISITION RESERVE | CURRENCY TRANSLATION | RESERVE FOR DEFINED BENEFIT PLANS | HEDGING RESERVES | EQUITY TO BE ALLOCATED TO THE GROUP | NON CONTROL- LING INTERESTS | TOTAL EQUITY |
|--|---------|----------------------|------------------------|-------------------------|---|---------------------|---|-----------------------------------|--------------|
| 2020 | | | | | | | | | |
| Balance as at 01-01-2020 | 97 256 | 258 344 | 70 321 | 55 | 175 | | 426 151 | 2 011 | 428 162 |
| Before treasury shares | 97 256 | 258 344 | 124 869 | 55 | 175 | | 480 699 | 2 011 | 482 710 |
| Treasury shares | | | -54 548 | | | | -54 548 | | -54 548 |
| Comprehensive income for the year | | 33 272 | | | | | 33 272 | 775 | 34 047 |
| Other comprehensive income | | | | 2 092 | 202 | | 2 294 | 189 | 2 483 |
| Dividends and other beneficiaries paid | | -26 551 | | | | | -26 551 | - 430 | -26 981 |
| Cash flow hedging | | | | | | - 560 | - 560 | | - 560 |
| Scope changes | | - 23 | | | | | - 23 | 23 | |
| Transactions on treasury shares | | 16 216 | 41 384 | | | | 57 600 | | 57 600 |
| Other changes | | - 261 | | | | | - 261 | | - 261 |
| Changes in the year | | 22 653 | 41 384 | 2 092 | 202 | - 560 | 65 771 | 557 | 66 328 |
| Balance as at 31-12-2020 | 97 256 | 280 997 | 111 705 | 2 147 | 377 | - 560 | 491 922 | 2 568 | 494 490 |
| Before treasury shares | 97 256 | 280 997 | 124 869 | 2 147 | 377 | - 560 | 505 086 | 2 568 | 507 654 |
| Treasury shares | | | -13 164 | | | | -13 164 | | -13 164 |

| | CAPITAL | RETAINED EARNINGS | ACQUISITION RESERVE | CURRENCY TRANSLATION | RESERVE FOR DEFINED BENEFIT PLANS | HEDGING RESERVES | EQUITY TO BE ALLOCATED TO THE GROUP | NON CONTROL- LING INTERESTS | TOTAL EQUITY |
|--|---------|----------------------|------------------------|-------------------------|---|---------------------|---|-----------------------------------|--------------|
| 2019 | | | | | | | | | |
| Balance as at 01-01-2019 | 97 256 | 177 187 | 69 960 | 55 | 176 | | 344 634 | 116 | 344 750 |
| Before treasury shares | 97 256 | 177 187 | 124 869 | 55 | 176 | | 399 543 | 116 | 399 659 |
| Treasury shares | | | -54 909 | | | | -54 909 | | -54 909 |
| Comprehensive income for the year | | 102 436 | | | | | 102 436 | - 196 | 102 240 |
| Other comprehensive income | | | | | - 1 | | - 1 | | - 1 |
| Dividends and other beneficiaries paid | | -21 241 | | | | | -21 241 | | -21 241 |
| Scope changes | | | | | | | | 2 091 | 2 091 |
| Other changes | | - 38 | 361 | | | | 323 | | 323 |
| Changes in the year | | 81 157 | 361 | | - 1 | | 81 517 | 1 895 | 83 412 |
| Balance as at 31-12-2019 | 97 256 | 258 344 | 70 321 | 55 | 175 | | 426 151 | 2 011 | 428 162 |
| Before treasury shares | 97 256 | 258 344 | 124 869 | 55 | 175 | | 480 699 | 2 011 | 482 710 |
| Treasury shares | | | -54 548 | | | | -54 548 | | -54 548 |

A gross dividend of EUR 2.77 per share (excluding treasury shares) was proposed by the Board of Directors on March 4, 2021. It will be submitted to the shareholders for approval at the general meeting. The appropriation of income has not been recognized in the financial statements as of December 31, 2020.

On December 31, 2020 the treasury shares, resulting from the merger with ALLFIN, remain valued at the share price on June 29, 2016, which was the date of the merger.

The currency translation adjustments are related to Polish entities for which the functional currency is in zloty.

E. Accounting principles and methods

1) General information

Immobel (hereafter named the "Company") is a limited company incorporated in Belgium. The address of its registered office is Rue de la Régence 58 at 1000 Brussels.

2) Statement of compliance with IFRS

The consolidated financial statements have been prepared in accordance with IFRS (International Financial Reporting Standards) as adopted in the European Union. The Board of Directors settled the consolidated financial statements and approved their publication on March 4, 2021.

The accounting principles and methods used are the same as those used for the consolidated financial statements for the year ended December 31, 2019

STANDARDS AND INTERPRETATIONS APPLICABLE FOR THE ANNUAL PERIOD BEGINNING ON 1 JANUARY 2020

- Amendments to IAS 1 and IAS 8 Definition of Material
- Amendments to IFRS 3 Business Combinations: Definition of a Business
- Amendments to IFRS 9, IAS 39 and IFRS 7 Interest Rate Benchmark Reform
- Amendments to references to the Conceptual Framework in IFRS standards

While the list of new standards is provided below, not all of these new standards will have an impact on these financial statements.

STANDARDS AND INTERPRETATIONS PUBLISHED, BUT NOT YET APPLICABLE FOR THE ANNUAL PERIOD BEGINNING ON 1 JANUARY 2020

The Group has not anticipated the following standards and interpretations which are not yet applicable on 31 December 2020:

- IFRS 17 Insurance Contracts (applicable for annual periods beginning on or after 1 January 2023, but not yet endorsed in the EU)
- Amendments to IAS 1 Presentation of Financial Statements: Classification of Liabilities as Current or Non-current (applicable for annual periods beginning on or after 1 January 2023, but not yet endorsed in the EU)
- Amendments to IAS 1 Presentation of Financial Statements and IFRS Practice Statement 2: Disclosure of Accounting Policies (applicable for annual periods beginning on or after 1 January 2023, but not yet endorsed in the EU)
- Amendments to IAS 8 Accounting policies, Changes in Accounting Estimates and Errors: Definition of Accounting Estimates (applicable for annual periods beginning on or after 1 January 2023, but not yet endorsed in the EU)
- Amendments to IAS 16 Property, Plant and Equipment: Proceeds before Intended Use (applicable for annual periods beginning on or after 1 January 2022, but not yet endorsed in the EU)
- Amendments to IAS 37 Provisions, Contingent Liabilities and Contingent Assets: Onerous Contracts Cost of Fulfilling
 a Contract (applicable for annual periods beginning on or after 1 January 2022, but not yet endorsed in the EU)
- Amendments to IFRS 3 Business Combinations: Reference to the Conceptual Framework (applicable for annual periods beginning on or after 1 January 2022, but not yet endorsed in the EU)
- Amendment to IFRS 4 Insurance Contracts deferral of IFRS 9 (applicable for annual periods beginning on or after 1
 January 2021)
 Amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16 Interest Rate Benchmark Reform –
 Phase 2 (applicable for annual periods beginning on or after 1 January 2021)
- Amendment to IFRS 16 Leases: COVID-19-Related Rent Concessions (applicable for annual periods beginning on or after 1 June 2020)
- Annual Improvements to IFRS Standards 2018–2020 (applicable for annual periods beginning on or after 1 January 2022, but not yet endorsed in the EU)

The process for determining the potential impact of these standards and interpretations on the Group's consolidated financial statements is ongoing. The Group does not expect any changes resulting from the application of these standards.

3) Preparation and presentation of the financial statements

The consolidated financial statements are presented in thousands of EUR.

They are prepared on the historical cost basis, except for some financial instruments which are measured at fair value, as explained in the accounting policies below.

GOING CONCERN

Considering the impact of COVID-19 on the economic circumstances and on the current financial performance of the company, the Board of Directors re-assessed the going concern assumption of the company on March 4, 2021 based on the FY 2021 budget.

In this context of crisis, the Group has paid particular attention to adequately reflect the current and expected impact of the COVID-19 situation on the financial position, performance and cash-flows of the company, applying the IFRS accounting principles in a consistent manner.

• General business performance

COVID-19 is currently still having an impact on the activity of the company and the sector as a whole mainly with respect to progress in permitting as well as for office related commercial activities.

• Impairment losses on non-financial assets

In light of the COVID-19 pandemic, the Group assessed whether its non-financial assets, in particular goodwill arisen from the acquisition of Nafilyan & Partners, could be impaired. The Group thus carried out an analysis of indicators of potential impairment, in accordance with the provisions of IAS 36 – Impairment of Assets.

The slow-down of the sales, also observed in France, has been considered by management as a trigger event, especially in this COVID-19 context. An impairment test was carried out based on the revised business plan, noting no impairment risk as per 31 December 2020 – **see note 13**.

Valuation of financial assets and expected credit losses

The COVID-19 crisis gives rise to a potentially increased credit risk and may therefore affect the amount of impairment losses to be recognized in respect of expected credit losses. The Group has therefore monitored payment receipts and counterparty risk more closely, noting no significant deterioration. The impact of the "expected credit losses" (ECL) remains immaterial, especially since a physical asset can be considered, in most cases, as a collateral (guarantee) in the assessment.

With regards to the inventories (projects to be developed), the assumptions used to assess the recoverability of the project under development have been consistently reviewed and updated based on the most recent market data, without significant impact. No impairments have been identified as per December 31, 2020.

• Financial risks (financing, liquidity, compliance with financial ratio)

Financial risks have been monitored carefully.

As a buffer against this market conditions the company has a cash position of EUR 148 million at the end of December 2020, available corporate lines of EUR 76 million, non-issued Commercial Paper for an amount of EUR 26.5 million and substantial headroom on its main debt covenants.

Liquidity risk and trends in interest rate and exchange rate markets, have been reviewed and the related information has been updated based on data available at December 31, 2020 – see note 25.

Deferred tax assets

Immobel's deferred tax asset positions were reviewed in order to ensure their recoverability through future taxable income. The Group also monitored changes to legislation, revisions to tax rates and other tax measures taken in response to the crisis.

The company did not identify significant impact of the COVID-19 crisis on the estimated future taxable profit.

Provisions

The Group reviewed whether any current obligations were likely to give rise to the recognition of provisions, noting no specific risk.

• Performance indicators and presentation of COVID-19 impacts in the income statement

The financial impacts of the crisis were rather limited, except in terms of pace of sales, which slowed down, and progress on construction sites.

The Group has neither adjusted its performance indicators, nor included new indicators to describe the impacts of COVID-19.

· Application of support measures

In Belgium, as well as in other countries, the Group utilized government temporary unemployment schemes and deferred the disbursement of some tax debts, all being paid as per December 31, 2020.

Subsequent events

Given the uncertainties related to the health crisis and the constantly changing environment, the Group paid particular attention to events that occurred during the period from December 31, 2020 until the approval of the financial statements by the Board of Directors – see note 32.

Going concern

Actuals have shown that the crisis has impacted Immobel financial results to a lower extent than in the stress case developed by management in April 2020. Based on the FY 2021 budget, management re-assessed the going concern assumption of the company and confirmed it remains appropriate.

4) Consolidation rules

The consolidated financial statements include the financial statements of the Company and its subsidiaries, as well as interests in joint ventures and in associated companies accounted for using the equity method.

All intragroup balances, transactions, revenue and expenses are eliminated.

SUBSIDIARIES

Subsidiaries are companies controlled by the Group.

Control is achieved when the Company:

- 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 to affect its returns.

The Company reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control listed above.

The financial statements of subsidiaries are included in the consolidated financial statements from the date when control begins until the date when control ends.

INTERESTS IN JOINT VENTURES

A joint venture is a contractual agreement whereby the Group and one or several parties agree to undertake an economic activity under joint control. The joint venture agreement generally results in the creation of one or more distinct jointly controlled entities

Since January 1, 2014, joint ventures, which were previously consolidated using the proportional method, are included in the consolidated financial statements using the equity method.

INTERESTS IN ASSOCIATES

Associates are entities over which the Group has significant influence through its participation in their financial and operating policy decisions. They are neither subsidiaries, nor joint ventures of the Group.

Significant influence is presumed if the Group, directly or indirectly, holds 20 % or more but less than 50 % of the voting rights through its subsidiaries.

Interests in associates are accounted for in the consolidated financial statements using the equity method, from the date when significant influence begins until the date when it ends. The book value of interests is decreased, if applicable, so as to record any impairment of individual interests.

DIFFERENT REPORTING DATES

The financial statements of subsidiaries, joint ventures and associates with reporting dates other than 31 December (reporting date of the Company) are adjusted so as to take into account the effect of significant transactions and events that occurred between the reporting date of the subsidiary, joint venture or associate and 31 December. The difference between 31 December and the reporting date of the subsidiary, joint venture or associate never exceeds 3 months.

BUSINESS COMBINATIONS AND GOODWILL

Immobel analyses any acquisition of subsidiaries based on IFRS 3 and integrates the criteria suggested by IFRS 3 §B5 to B12 to identify any business combination and to define a business. In accordance with IFRS 3, if the acquired assets do not constitute a business, the acquisition is treated as an "acquisition of assets".

Goodwill

Goodwill is measured as the excess of the sum of the consideration transferred, the amount of any non-controlling interests in the acquiree, and the fair value of the acquirer's previously held equity interest in the acquiree (if any) over the Group's share in the net fair value of the identifiable assets, liabilities and contingent liabilities of the acquired entity at the date of acquisition. Goodwill is reported as an asset and is not amortised but annually subject to an impairment in value test at reporting date (or more frequently if there are indications of loss in value). Impairment losses are recognised immediately under income and are not reversed in subsequent periods.

Goodwill resulting from the acquisition of a joint venture or an associate is included in the book value of the investments in joint ventures and associates. Goodwill resulting from the acquisition of a subsidiary is presented separately in the balance sheet.

On disposal of a subsidiary, a joint venture or an associate, the book value of the goodwill is included so as to determine the profit or loss on the disposal.

Negative goodwill

Negative goodwill represents the excess of the net fair value of the identifiable assets, liabilities and contingent liabilities of a subsidiary over the price of business combination at the date of acquisition, plus the value of non-controlling interests (owned by minority shareholders of subsidiaries). To the extent that a surplus subsists after review and re-evaluation of the values, the negative goodwill is immediately recognised in profit and loss.

5) Foreign currencies

TRANSLATION OF FINANCIAL STATEMENTS OF FOREIGN ENTITIES

The balance sheets of foreign companies are translated in EUR at the official year-end exchange rate and income statements are translated at the average exchange rate for the financial year.

Translation differences resulting therefrom are included under shareholders' equity under "translation differences". Upon disposal of an entity, translation differences are recognised in profit and loss.

TRANSACTIONS OF FOREIGN CURRENCIES IN GROUP COMPANIES

Transactions are first recorded at the exchange rate prevailing on the transaction date. At each end of the financial year, monetary assets and liabilities are converted at the exchange rates on the balance sheet date. Gains or losses resulting from this conversion are recorded as financial result.

6) Intangible assets

Intangible assets are recorded in the balance sheet if it is likely that the expected future economic benefits which may be allocated to assets will flow to the entity and if the cost of the assets can be measured reliably.

Intangible assets are measured at cost less accumulated amortisation and any impairment losses.

Intangible assets are amortised using the straight-line method on the basis of the best estimate of their useful lives. The amortisation period and method are reviewed at each reporting date.

7) Goodwill

Goodwill is initially recognised and measured as set out above.

Goodwill is not amortised but is reviewed for impairment at least annually.

For the purpose of impairment testing, goodwill is allocated to each of the Group's cash-generating units (or Groups of cash-generating units) expected to benefit from the synergies of the combination. Cash-generating units to which goodwill has been allocated are tested for impairment annually, or more frequently when there is an indication that the unit may be impaired. If the recoverable amount of the cash-generating unit is less than the carrying amount of the unit, the impairment loss is allocated first to reduce the carrying amount of any goodwill allocated to the unit and then to the other assets of the unit pro-rata on the basis of the carrying amount of each asset in the unit. An impairment loss recognised for goodwill is not reversed in a subsequent period.

On disposal of a cash-generating unit, the attributable amount of goodwill is included in the determination of the profit or loss on disposal.

8) Tangible assets

Tangible assets are measured at cost less accumulated depreciation and any impairment losses. Fixed assets are depreciated prorata temporis on a straight-line basis over their useful lives. Useful lives have been determined as follows:

- buildings: 20 to 50 years,
- furniture and equipment: 3 to 10 years,
- installations, complexes, machinery and specific equipment's: 5 to 20 years.

Land has an unlimited useful life and therefore it is not depreciated.

Subsequent expenses related to tangible assets are only capitalised if it is likely that future economic benefits associated with the item will flow to the entity and if the cost of the item can be measured reliably.

Buildings under construction for manufacturing, leasing or administrative purposes are recorded at cost less any impairment loss. Depreciation of these assets begins when the assets are ready to be used.

9) Investment property

Investment property is measured in accordance with the cost model of IAS 40 - Investment property. They represent real property (land and/or buildings under construction or available) held by the Group so as to earn rent and/or create value for property rather than use or sell them. They mainly relate to buildings acquired to be redeveloped and which are rented until the beginning of development.

Investment property is amortized over a period until the beginning of development, at which time they are transferred to inventories, and taking into account a residual value estimated at that date.

10) Leases

AS A LESSEE

The Group assesses whether a contract is or contains a lease, at inception of the contract With respect to all lease arrangements in which the Group is the lessee, a lease liability (i.e. a liability to make lease payments) will be recognized, as well as a right-of-use asset (i.e. an asset representing the right to use the underlying asset over the lease term), except for short-term leases (defined as leases with a lease term of 12 months or less) and leases of low value assets (such as tablets and personal computers, small items of office furniture and telephones). For these leases, the Group recognises the lease payments as an operating expense on a straight-line basis over the term of the lease unless another systematic basis is more representative of the time pattern in which economic benefits from the leased assets are consumed.

The Group's leased assets relate mainly to buildings and transportation equipment. The right-of-use assets are presented separately in the consolidated statement of financial position, and the lease liabilities are presented as part of financial debt.

The right-of-use asset is initially measured at the amount of the lease liability plus any initial direct costs incurred by the lessee. Adjustments may also be required for lease incentives, payments at or prior to commencement and restoration obligations or similar.

After lease commencement, the right-of-use asset is measured using a cost model.

Under the cost model a right-of-use asset is measured at cost less accumulated depreciation and accumulated impairment. Right-of-use assets are depreciated over the shorter period of lease term and useful life of the underlying asset. If a lease transfers ownership of the underlying asset or the cost of the right-of-use asset reflects that the Group expects to exercise a purchase option, the related right-of-use asset is depreciated over the useful life of the underlying asset. The depreciation starts at the commencement date of the lease.

The Group applies IAS 36 to determine whether a right-of-use asset is impaired and accounts for any identified impairment loss as described under section 17 hereunder.

The lease liability is initially measured at the present value of the lease payments payable over the lease term, discounted at the rate implicit in the lease if that can be readily determined. If that rate cannot be readily determined, the Group uses its incremental borrowing rate.

The lease liability is subsequently remeasured to reflect changes in:

- the lease term (using a revised discount rate);
- the assessment of a purchase option (using a revised discount rate);
- the amounts expected to be payable under residual value guarantees (using an unchanged discount rate); or
- future lease payments resulting from a change in an index or a rate used to determine those payments (using an unchanged discount rate).

The remeasurements are treated as adjustments to the right-of-use asset.

AS A LESSOR

The Group enters into lease agreements as a lessor with respect to its investment properties. These mainly relate to buildings acquired to be redeveloped and which are rented until the beginning of development. These contracts are classified as operating leases.

Rental income from operating leases is recognised on a straight-line basis over the term of the relevant lease. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised on a straight-line basis over the lease term.

After lease commencement, a lessee shall measure the right-of-use asset using a cost model

11) Financial instruments

Financial assets and financial liabilities are recognised in the Group's balance sheet when the Group becomes a party to the contractual provisions of the instrument.

CLASSIFICATION AND MEASUREMENT OF FINANCIAL INSTRUMENTS

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognised immediately in profit or loss.

The financial assets include the investments in equity instruments designated at fair value through profit or loss, loans to related parties, receivables including trade receivables and other receivables, derivative financial instruments, financial assets at fair value through profit or loss, cash and cash equivalents.

The acquisitions and sales of financial assets are recognised at the transaction date.

FINANCIAL ASSETS - DEBT INSTRUMENTS

All recognised financial assets are subsequently measured in their entirety at either amortised cost or fair value, depending on the classification of the financial assets.

Debt instruments that meet the following conditions are subsequently measured at amortised cost:

- The financial asset is held within a business model whose objective is to hold financial assets in order to collect contractual cash flows; and
- The contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Debt instruments include

- Receivables that are measured at amortised cost (advances to joint ventures and associates, other non-current financial assets, contract assets);
- · Trade receivables measured at amortised cost;
- Cash and cash equivalents. Cash includes cash at bank and current financial accounts with non-consolidated
 companies. Cash equivalents consist of risk-free investments with maturities of up to three months or which can be
 converted into cash almost immediately. These items are recorded in the statement of financial position at their nominal
 value. Bank overdrafts are included in current financial liabilities. These items are recorded in the statement of financial
 position at their nominal value.

FINANCIAL ASSETS - INVESTMENTS IN EQUITY INSTRUMENTS

On initial recognition, the Group made an irrevocable election (on an instrument-by-instrument basis) to designate investments in equity instruments as at fair value through profit and loss account. Investments in equity instruments at fair value through profit and loss account are initially measured at fair value plus transaction costs. Subsequently, they are measured at fair value with gains and losses arising from changes in fair value recognised in the income statement.

AMORTISED COST AND EFFECTIVE INTEREST METHOD

The effective interest method is a method of calculating the amortised cost of a debt instrument and of allocating interest income over the relevant period.

For financial instruments other than purchased or originated credit-impaired financial assets, the effective interest rate is the rate that exactly discounts estimated future cash receipts (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) excluding expected credit losses, through the expected life of the debt instrument, or, where appropriate, a shorter period, to the gross carrying amount of the debt instrument on initial recognition.

The amortised cost of a financial asset is the amount at which the financial asset is measured at initial recognition minus the principal repayments, plus the cumulative amortization using the effective interest method of any difference between that initial amount and the maturity amount, adjusted for any loss allowance. On the other hand, the gross carrying amount of a financial asset is the amortised cost of a financial asset before adjusting for any loss allowance.

DERIVATIVE FINANCIAL INSTRUMENTS AND HEDGING TRANSACTIONS

The Group has elected to adopt the hedge accounting requirements of IFRS 9 Financial Instruments where the hedging instrument and the hedged item match based on an assessment of the effectiveness of the hedge.

The effective portion of changes in the fair value of derivatives and other qualifying hedging instruments that are designated and qualify as cash flow hedges is recognised in other comprehensive income and accumulated under the heading of cash flow hedging reserve. The gain or loss relating to the ineffective portion is recognised immediately in profit or loss, in the 'other gains and losses' line item.

IMPAIRMENT OF FINANCIAL ASSETS

In relation to the impairment of financial assets, an expected credit loss model is applied. The expected credit loss model requires the Group to account for expected credit losses and changes in those expected credit losses at each reporting date to reflect changes in credit risk since initial recognition of the financial assets. Specifically, the following assets are included in the scope for impairment assessment for the Group: 1) trade receivables; 2) current and non-current receivables and loans to related parties; 3) contract assets; 4) cash and cash equivalents.

IFRS 9 requires the Group to measure the loss allowance for a financial instrument at an amount equal to the lifetime expected credit losses if the credit risk on that financial instrument has increased significantly since initial recognition. On the other hand, if the credit risk on a financial instrument has not increased significantly since initial recognition, the Group is required to measure the loss allowance for that financial instrument at an amount equal to 12 month expected credit losses. For long term receivables, IFRS 9 provides a choice to measure expected credit losses applying lifetime or 12 month expected credit losses model. The Group selected the lifetime expected credit loss model.

The expected credit loss is assessed for each financial asset on an individual basis and is generally immaterial in view of the fact that a physical asset can be considered as a collateral (guarantee) in the assessment of the expected credit loss trade receivables generally relate to the sales of residential units under construction and advances to associates and joint ventures relate to financing projects under development.

DERECOGNITION OF FINANCIAL ASSETS

The Group derecognises a financial asset only when the contractual rights to the cash flows from the asset expire or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another party.

If the Group neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Group recognises its retained interest in the asset and an associated liability for amounts it may have to pay. If the Group retains substantially all the risks and rewards of ownership of a transferred financial asset, the Group continues to recognise the financial asset and also recognises a collateralised borrowing for the proceeds received.

On derecognition of a financial asset measured at amortised cost, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognised in profit or loss.

FINANCIAL LIABILITIES

All financial liabilities of the Group are subsequently measured at amortised cost using the effective interest method.

Interest-bearing bank loans and overdrafts are recorded at the amount of cash obtained, after deduction of any transaction costs. After initial recognition, they are measured at amortized cost. Any difference between the consideration received and the redemption value is recognized in income over the period of the loan using the effective interest rate.

The Group derecognises financial liabilities when, and only when, the Group's obligations are discharged, cancelled or they expire. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable, including any non-cash assets transferred or liabilities assumed, is recognised in profit or loss.

SHAREHOLDER'S EQUITY

Issue costs that may be directly allocated to an equity transaction are recorded as a deduction from equity. As a consequence, capital increases are recorded at the proceeds received, net of issue costs. Similarly, equity transactions on own participation are recognised directly under shareholders' equity.

CASH FLOWS

Cash flows are inflows and outflows of cash and cash equivalents.

Operating activities are the principal revenue-producing activities of the entity and other activities that are not investing or financing activities. Acquisitions and sales of projects, either directly through the purchase of sale of assets, or indirectly through the acquisition or sale of project companies, are considered as operating activities and are presented as part of the cash flows from operating activities. All project acquisitions are considered operational activities, whether the project is classified in inventory or in investment property if it is leased prior to its development.

Investing activities are the acquisition and disposal of long-term assets and other investments not included in cash equivalents.

Financing activities are activities that result in changes in the size and composition of the contributed equity and borrowings of the entity.

12) Inventories

Inventories are measured at cost of the specific asset or net realisable value, whichever is lower. Net realizable value is the estimated selling price in the ordinary course of business, less estimated completion costs and costs to sell.

The acquisition cost of purchased goods includes acquisition cost and incidental expenses. For finished goods and work in progress, the cost price takes into account direct expenses and a portion of production overhead without including administrative and financial expenses.

Net realisable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated cost necessary to make the sale. The impairment in value or loss on inventories to bring them to their net realisable value is recognised as an expense in the year when the impairment in value or loss occurs.

The interests incurred during construction are capitalised. The costs of borrowings are activated depending on the nature of the funding. The cost of funding defined as "project financing" are fully allocated to projects funded. The costs of "Corporate" and "Bonds" financing are partially allocated based on an allocation key taking into account the projects under development and the amounts invested. The activation of the borrowing costs stops as soon as the project is on sale.

13) Provisions

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, when it is likely that an outflow of resources will be necessary to settle the obligation and when a reliable estimate of the amount of the obligation can be made.

The amount recognised as a provision is the best estimate of the expenditure required to settle the present obligation if necessary.

WARRANTIES

A provision for warranties is made when underlying products or services are sold. The measurement of the provision is based on historical data and by weighing all possible outcomes to which probabilities are associated (expected value method).

CONTINGENT LIABILITIES AND CONTINGENT ASSETS

Contingent liabilities, which occurrence is not probably, are not recognized as a provision and are mentioned in the notes to the financial statements, provided that the risk is significant.

Contingent assets are not recognized in the financial statements.

14) Employee benefits

POST-EMPLOYMENT BENEFITS

The Group operates a defined-benefit pension plan and a defined-contribution pension plan.

• « Defined-contribution » pension plan

Contributions to these pension plans are recognized as an expense in the income statement when incurred.

« Defined-benefit » pension plan

For such a plan, the cost of corresponding commitments is determined using the Projected Unit Credit Method, with present values being calculated at year end.

The amount recognised in the balance sheet represents the present value of commitments in terms of the defined benefit pension plans, less the fair value of plan assets and costs of rendered services not yet recognised. Any asset resulting from this calculation is limited to the present value of possible payments for the Group and the decreases in future contributions to the plan.

Actuarial gains and losses are directly recorded in the other elements of comprehensive income and are presented in the statement of comprehensive income.

BONUSES

Bonuses granted to company employees and senior executives are based on targets relating to key financial indicators. The estimated amount of bonuses is recognized as an expense in the year to which they relate.

15) Grants related to assets or investment subsidies

Received government grants related to assets or investment subsidies are recognised in the balance sheet (presented under other long-term liabilities or other short-term liabilities) as deferred income. They are recognised as income in the same way as the asset margin to which they relate

16) Operating revenue

Group revenue comes mainly from Real Estate Development activities (including Project Management services) and also from lease agreements.

Under IFRS 15, revenue must be recognised when the customer gains control of the goods or services sold, for a sum which reflects what the entity expects to receive for the goods or services.

The main categories of sale contracts used by the Group comprise:

SALES OF OFFICE BUILDINGS

In accordance with IFRS 15, Immobel assesses on a case-by-case basis:

- Whether the agreement, the contract or the transaction falls within the scope of IFRS 15, including by taking into account the probability of the entity recovering the consideration to which it is entitled;
- Whether, under a contract, the sale of the land, the development and the commercialisation represent distinct performance obligations;
- Whether, for each obligation, the revenue is subject to a gradual transfer of control, particularly for projects which satisfy the third criterion defined by IFRS 15.36 ("Performance creating a specific asset and giving rise to an enforceable right to payment for performance completed to date"), and must be recognised gradually.

SALES OF RESIDENTIAL PROJECTS

For "Residential" projects, the analysis has distinguished the revenue from contracts for which the contractual provisions and the legal context (Breyne Act in Belgium or equivalent in Luxembourg, France and Germany) establish a gradual transfer of the control of the asset to the purchaser as the construction progresses from the other revenue linked to the completion of an obligation.

Projects involving residential units - Breyne Act contracts (Belgium, Luxembourg, France and Germany)

The legal framework in Belgium and Luxembourg gradually transfers the ownership of a residential unit to the purchaser during the construction period. In such a situation, the performance obligation is fulfilled gradually since control over the asset is transferred as the construction progresses.

A single margin (with no distinction between "land" and "development") is recognised gradually for each sale as the asset under development is transferred.

Projects involving residential units - other provisions (Poland)

The regulatory framework in Poland requires to recognise the revenue upon completion of the performance obligation (upon the signing of the final deed, once the unit being sold is delivered).

Other sales of residential projects

Other types of sale may occur (block sale of a project, hotel, commercial space, etc.). Such transactions are therefore subject to an analysis on a case-by-case basis using an approach similar to that described for the "Office" schemes.

LANDBANKING

For this segment, the sales revenue is recorded when the asset is transferred.

The revenue from the sale of a project is recognized in gross (sales price and cost of sales) regardless of the structure of the transaction (share deal / asset deal). Disposals of controlled companies dedicated to a project are therefore considered part of the normal business of the Group and are therefore recognized in sales and cost of sales (IFRS 15). In other circumstances, IFRS 10 will be applied.

The method of legal ownership has no impact on the recognition of the margin but on its presentation, which will differ depending on whether it is:

- Direct property, subsidiary: the results are recorded in sales and cost of sales irrespective of the legal structure of ownership of the asset;
- Joint ventures: in accordance with IFRS 11, when a partnership gives rise to joint control over net assets, Immobel
 recognizes an investment for its interest in the joint venture and recognizes it using the equity method (IAS 28). The
 result of the sales is therefore presented under the heading "Share in the profit or loss of joint ventures and associates"
- Joint activities: in accordance with IFRS 11, in the case of a partnership under which the parties exercising joint control have asset rights, and liability obligations, Immobel recognizes assets, liabilities and results for its jointly held share.

When the Group loses control of a subsidiary that does not contain a business as defined by IFRS 3 and retains an investment (partial sale of a company dedicated to a project), the transaction is treated as a transaction between an investor and its associate or joint venture and the gain or loss is recognised only to the extent of unrelated investors' interest in the associate or joint venture.

With respect to operating leases, rent is recognised under income on a straight-line basis over the term of the lease, even if payments are not made on this basis. Lease incentives granted by the Group in negotiating or renewing an operating lease are recognised as a reduction of the lease income on a straight-line basis over the term of the lease. Rent income are presented as other operating income in the consolidated statement of comprehensive income.

17) Impairment on value assets

The carrying amount of non-current assets (other than financial assets in the scope of IFRS 9, deferred taxes and non-current assets held for sale) is reviewed at the end of each reporting period in order to determine if an indication exists that an asset has impaired. If such indication exists, the recoverable amount is then determined. Regarding intangible assets with indefinite useful lives and goodwill, the recoverable amount is estimated at the end of each reporting period. An impairment loss is recognized if the carrying amount of the asset or the cash-generating unit exceeds its recoverable amount. Impairment losses are presented in the income statement.

When the recoverable amount cannot be individually determined for an asset, including goodwill, it is measured at the level of the cash generating unit to which the asset belongs.

The recoverable amount of an asset or cash-generating unit is its fair value less selling costs or its use value, whichever is higher. The latter is the present value of expected future cash flows from the asset or the respective cash generating unit. In order to determine the value in use, the future cash flows are discounted using a pre-tax discount rate which reflects both the current market rate and the specific risks of the asset.

A reversal of impairment loss is recognised under income if the recoverable amount exceeds the net book value. However, the reversal may not lead to a higher book value than the value that would have been determined if no impairment loss had been initially recorded on this asset (cash-generating unit). No reversal of impairment loss is recognized on goodwill.

18) Taxes

Income tax for the year includes current and deferred tax. Current and deferred income taxes are recognised in profit and loss unless they relate to items recognised directly under shareholders' equity, in which case they are also recognised under shareholders' equity.

Current tax is the amount of income taxes payable (or recoverable) on the profit (or loss) in a financial year and the adjustments to tax charges of previous years.

Deferred tax is recognised using the liability method of tax allocation, based on timing differences between the book value of assets and liabilities in the consolidated accounts and their tax basis.

Deferred tax liabilities are recognised for all taxable timing differences.

Deferred tax assets are only recognised for deductible timing differences if it is likely that in the future they may be charged against taxable income. This criterion is re-evaluated at each reporting date.

19) Discontinued operations

A discontinued operation is a component of an entity that either has been disposed of or is classified as held for sale. Such component represents a separate major line of business or geographical area of operations that can be clearly distinguished, operationally and for financial reporting purposes. The net result of discontinued operations (including possible results on disposal and taxes) is presented separately from the continued operations in the income statement.

20) Main judgements and main sources of uncertainties related to the estimations

The deferred tax assets are only recorded as far that they may be in the future used against taxable income.

The tangible and intangible assets with a fixed useful live are straight line depreciated based on the estimation of the live time of these fixed assets.

Investment properties are amortized using the straight-line method based on an estimate of the duration up to the beginning of the development of the project, date when they are transferred to inventories, and taking into account a residual value estimated at that date.

The goodwill is not amortised but is reviewed for impairment at least annually, or more frequently when there is an indication that one or more cash-generating unit(s) to which the goodwill has been allocated may be impaired.

As part of the impairment tests, the recoverable value of an asset (or cash-generating unit) is estimated based on the present value of the expected cash flows generated by this asset (or cash-generating unit).

For the provisions, the book value fits with the best estimation of the expense necessary to pay off the present obligation (legal or implicit) at closing date.

The projects in inventory and construction contracts are subject to feasibility studies used in determining the net realisable value and any required write down, and if applicable for the release of margin and the computation of the rate of completion. At each closing date, the expenses to be incurred are estimated.

The assessment of the recoverable amount of a project involves assumptions about future events that are inherently subject to change. These assumptions include the expected selling price (depending on the nature of the project, its location, etc...), the estimated total cost per project, the economic market conditions. These assumptions are monitored during the project by the project manager through the update of the feasibility and on a quarterly basis by the management.

The valuation of the revenues from the sale of real estate development involves significant judgments, mainly related to the determination of the existence of an effective contract in accordance with IFRS 15, the assessment of when Immobel meets the performance obligation (at a specific point in time or over time (based on the percentage of completion)), the evaluation of the costs to be incurred and, in case the revenue is recognized at percentage of completion, the determination of the completion rate, taking into account the costs already incurred and the total estimated cost price.

Income from the sale of a project is recognized in gross (sales price and cost of sales) regardless of the structure of the transaction (asset deal / share deal). Disposals of controlled companies dedicated to a project are therefore considered part of the Group's normal business and are therefore recognized as revenue and cost of sales. The Group has decided this presentation taking into account the specificities of its sector and activity.

End December 2019, Immobel was notified with 2 decisions of the Belgian Council of State in a legacy file relating to the purchase of land plots in 2007 from the Université Libre de Bruxelles. A joint venture between Immobel and its partner, Thomas & Piron, obtained in 2014 all necessary building permits for the development of a residential project on the relevant land plot. The decisions of the Council of State of end 2019, however, lead to an annulment of the building permits obtained back in 2014 due to a missing [procedural requirement] at the time of purchase of the land from Université Libre de Bruxelles in 2007. The purchasers of the relevant apartment units were duly informed on the pending legal procedure before the Council of State at the time of purchase of their unit and their purchase deed provides for the right to apply for a judicial rescission of the sale of their unit under certain circumstances, including in case of an untimely regularisation of the relevant building permits. The missing procedural requirement is eligible for regularisation and, at the date hereof, Immobel and its partner Thomas & Piron expect that the financial impact of such right to rescind will not materially impact the financial position of the joint venture partners.

To the Directors' knowledge, there should not be any circumstances likely to have any significant influence on the development of

The Company. With respect to COVID-19 on the economic circumstances and on the financial performance of the company, the Board of Directors assesses on a continuous basis the going concern assumption of the company based on the FY 2021 budget.

21) Joint operations

Immobel considers that the activities carried out under joint control through temporary vehicles, which do not have a legal personality, meet the definition proposed by the standard IFRS 11 of joint operation, which is a joint agreement by which parties that exercise joint control have rights over the assets, and obligations for the liabilities.

As a consequence, the assets, liabilities, income and expense of the temporary vehicles are included in the financial statements of the Group under each relevant heading of the balance sheet and of the income statement in proportion to the share held by the Group in the temporary vehicle.

22) Segment reporting

A segment is a distinguishable component of the Group, which generates revenues and costs.

The operating results are regularly reviewed by the Management Committee in order to monitor the performance of the various segments in terms of strategic goals, plans and budgets. In this context, the management has opted to follow up the operating results by country.

F. Notes to the consolidated financial statements (in thousands EUR)

1) Operating segment - financial information by business segment

The segment reporting is presented based on the operational segments used by the Board and Management to monitor the financial performance of the Group, being the geographical segments (by country). The choice made by Management to focus on geographical segment rather than on other possible operating segments is motivated by the new investments or projects in several new countries, which made this criterion more relevant for the follow up of business and better reflecting the organization of the Group.

The core business of the Group, real estate development, is carried out in Belgium, Luxemburg, France, Germany, Poland and Spain.

The breakdown of sales by country depends on the country where the activity is executed.

The results and asset and liability items of the segments include items that can be attributed to a sector, either directly, or allocated through an allocation formula.

In accordance with IFRS, the Company applied since January 1, 2014, IFRS 11, which strongly amends the reading of the financial statements of the Company but does not change the net income and shareholders' equity.

The Board of Directors believes that the financial data in application of the proportional consolidated method (before IFRS 11) give a better picture of the activities and financial statements.

The "Internal" financial statements are those used by the Board and Management to monitor the financial performance of the Group and are presented below.

SUMMARY OF THE CONSOLIDATED COMPREHENSIVE INCOME (INTERNAL VIEW)

| INCOME STATEMENT | 31/12/2020 | 31/12/2019 |
|--|------------|------------|
| OPERATING INCOME | 431 153 | 486 298 |
| Turnover | 413 751 | 470 626 |
| Other operating income | 17 402 | 15 672 |
| OPERATING EXPENSES | -378 746 | -379 551 |
| Cost of sales | -341 373 | -340 310 |
| Cost of commercialisation | -2 410 | -3 253 |
| Administration costs | -34 964 | -35 988 |
| SALE OF SUBSIDIARIES | 133 | 19 618 |
| Gain (loss) on sales of joint ventures and associates | 133 | 19 618 |
| JOINT VENTURES AND ASSOCIATES | 90 | -2 563 |
| Share in the net result of joint ventures and associates | 90 | -2 563 |
| OPERATING RESULT | 52 630 | 123 802 |
| Interest income | 4 810 | 2 374 |
| Interest expense | -12 587 | -9 394 |
| Other financial income / expenses | - 973 | - 949 |
| FINANCIAL RESULT | -8 750 | -7 969 |
| RESULT FROM CONTINUING OPERATIONS BEFORE TAXES | 43 880 | 115 833 |
| Income taxes | -10 587 | -13 482 |
| RESULT FROM CONTINUING OPERATIONS | 33 293 | 102 351 |
| RESULT OF THE YEAR | 33 293 | 102 351 |
| Share of non-controlling interests | 21 | - 85 |
| SHARE OF IMMOBEL | 33 272 | 102 436 |

| | TURNOVER | OPERATING RESULT | TURNOVER | OPERATING RESULT |
|--------------------|------------|---------------------|------------|------------------|
| | 31/12/2020 | 31/12/2020 | 31/12/2019 | 31/12/2019 |
| Belgium | 240 913 | 43 456 | 174 657 | 57 603 |
| Luxembourg | 44 773 | 11 106 | 204 734 | 65 216 |
| France | 64 057 | -8 686 | 70 263 | - 162 |
| Germany | 35 010 | 5 375 | 17 171 | 2 506 |
| Poland | 28 999 | 1 379 | 3 801 | -1 361 |
| Spain | | | | |
| TOTAL CONSOLIDATED | 413 751 | 52 630 | 470 626 | 123 802 |

SUMMARY OF THE CONSOLIDATED STATEMENT OF FINANCIAL POSITION (INTERNAL VIEW)

| STATEMENT OF FINANCIAL POSITION | 31/12/2020 | 31/12/2019 |
|--|------------|------------|
| NON-CURRENT ASSETS | 420 271 | 252 412 |
| Intangible and tangible assets | 2 021 | 1 526 |
| Goodwill | 43 789 | 43 789 |
| Right-of-use assets | 4 390 | 6 441 |
| Investment property | 294 494 | 179 597 |
| Investments and advances to associates | 46 945 | 3 740 |
| Deferred tax assets | 19 813 | 8 321 |
| Other non-current assets | 8 819 | 8 998 |
| CURRENT ASSETS | 1 356 329 | 1 279 702 |
| Inventories | 997 161 | 860 718 |
| Trade receivables | 39 327 | 80 498 |
| Tax receivables and other current assets | 145 363 | 160 521 |
| Cash and cash equivalents | 174 478 | 177 965 |
| TOTAL ASSETS | 1 776 600 | 1 532 114 |
| TOTAL EQUITY | 492 907 | 426 182 |
| NON-CURRENT LIABILITIES | 731 077 | 642 663 |
| Financial debts | 685 169 | 625 530 |
| Deferred tax liabilities | 44 745 | 16 209 |
| Other non-current liabilities | 1 163 | 924 |
| CURRENT LIABILITIES | 552 616 | 463 269 |
| Financial debts | 291 112 | 219 978 |
| Trade payables | 83 177 | 75 884 |
| Tax payables and other current liabilities | 178 327 | 167 407 |
| TOTAL EQUITY AND LIABILITIES | 1 776 600 | 1 532 114 |

| FINANCIAL POSITION ITEMS | NON-CURRENT SEGMENT ASSETS | CURRENT SEGMENT ASSETS | UNALLOCA- TED ITEMS ¹ | CONSOLIDATED |
|--------------------------------|----------------------------------|------------------------------|-------------------------------------|--------------|
| Belgium | 209 336 | 878 317 | | 1 087 653 |
| Luxembourg | 43 866 | 244 031 | | 287 897 |
| France | 91 536 | 22 737 | | 114 273 |
| Germany | 1 | 42 286 | | 42 287 |
| Poland | 10 | 10 888 | | 10 898 |
| Spain | 51 | 26 856 | | 26 907 |
| Unallocated items ¹ | | | 206 685 | 206 685 |
| TOTAL ASSETS | 344 800 | 1 225 115 | 206 685 | 1 776 600 |

| FINANCIAL POSITION ITEMS | SEGMENT LIABILITIES | UNALLOCA- TED ITEMS ¹ | CONSOLIDATED |
|--------------------------------|------------------------|-------------------------------------|--------------|
| Belgium | 845 990 | | 845 990 |
| Luxembourg | 184 339 | | 184 339 |
| France | 96 596 | | 96 596 |
| Germany | 39 789 | | 39 789 |
| Poland | 32 694 | | 32 694 |
| Spain | 24 778 | | 24 778 |
| Unallocated items ¹ | | 59 507 | 59 507 |
| TOTAL LIABILITIES | 1 224 186 | 59 507 | 1 283 693 |

⁽¹⁾ Unallocated items: Assets: Deferred tax assets - Other non-current financial assets - Other non-current assets - Tax receivables - Other current financial assets - Cash and equivalents - Liabilities: Employee benefit obligations - Provisions - Deferred tax liabilities - Tax liabilities - Derivative financial instruments.

For the analysis of projects in progress by operational segment, inventories should be taken into consideration, as well as investment property, since the latter contains leased out property acquired with a view to be redeveloped.

| INVENTORIES AND INVESTMENT PROPERTY | 31/12/2020 | 31/12/2019 |
|---|------------|------------|
| Belgium | 761 788 | 631 718 |
| Luxembourg | 245 067 | 175 562 |
| France | 139 603 | 117 458 |
| Germany | 61 875 | 54 955 |
| Poland | 49 367 | 56 925 |
| Spain | 33 955 | 3 697 |
| TOTAL INVENTORIES AND INVESTMENT PROPERTY | 1 291 655 | 1 040 315 |

RECONCILIATION TABLE

| | | 31/12/2020 | |
|---------------------|----------------------|-------------|--------------------------|
| | Operating Segment | Adjustments | Published Information |
| Turnover | 413 751 | -49 272 | 364 479 |
| Operating result | 52 630 | - 2 639 | 49 991 |
| Total balance sheet | 1 776 600 | - 345 463 | 1 431 137 |

For segment information, joint ventures are consolidated using the proportional method. The adjustments result from the application of IFRS 11, resulting in the consolidation of joint ventures using the equity method.

2) Turnover

The Group generates its revenues through commercial contracts for the transfer of goods and services in the following main revenue categories:

| Cross-analysis by type of project and by geographical zone | Offices | Residential | Landbanking | 31/12/2020 |
|--|---------|-------------|-------------|------------|
| Belgium | 100 243 | 97 330 | 19 668 | 217 241 |
| Luxembourg | 1 415 | 25 491 | | 26 906 |
| France | 625 | 55 431 | | 56 056 |
| Germany | | 35 010 | | 35 010 |
| Poland | 562 | 28 704 | | 29 266 |
| Total | 102 846 | 241 965 | 19 668 | 364 479 |

| Cross-analysis by type of project and by geographical zone | Offices | Residential | Landbanking | 31/12/2019 |
|--|---------|-------------|-------------|------------|
| Belgium | 6 519 | 100 559 | 37 908 | 144 986 |
| Luxembourg | 137 051 | 37 648 | | 174 699 |
| France | | 68 243 | | 68 243 |
| Germany | | 17 171 | | 17 171 |
| Poland | 3 585 | 100 | | 3 685 |
| Total | 147 155 | 223 721 | 37 908 | 408 784 |

The diversification of the Group's "customers" portfolio guarantees its independence in the market.

The developments Mobius I, Vaartkom, Parc Seny, O'sea as well as the landbanking activity, contribute in particular to the turnover in Belgium.

From an international viewpoint, the projects Infinity in Luxembourg, Granaria in Poland and Eden Tower Frankfurt in Germany have also contributed to the turnover.

Revenue on commercial contracts is recognized when the customer obtains control of the goods or services sold for an amount that reflects what the entity expects to receive for those goods and services.

The contractual analysis of the Group's sales contracts led to the application of the following recognition principles:

SALES OF OFFICE BUILDINGS

The revenue from office sale contracts is recognized after analysis on a case-by-case basis of the performance obligations stipulated in the contract (land, buildings, commercialisation). The revenue allocated to each performance obligation is recognized:

- either upon progress of completion when the goods or services are the subject to a gradual transfer of control;
- or at the transfer of control of goods or services rendered.

As of December 31, 2020, no "Office" contract organizing a gradual transfer of control is in progress.

RESIDENTIAL PROJECT SALES

For "Residential" projects, revenue is recognized according to the contractual and legal provisions in force in each country to govern the transfer of control of projects sold in the future state of completion.

- Belgium / Luxembourg / France / Germany: upon progress of completion based on costs incurred (Breyne Act or equivalent);
- Poland: when the performance obligation is fulfilled (at the signing of the final act, once the sold unit has been delivered).

LANDBANKING

The sales revenue is generally recorded when the asset is transferred.

The breakdown of sales according to these different recognition principles is as follows:

| | Timing of revenue recognition | | |
|---|-------------------------------|-----------|------------|
| | Point in time | Over time | 31/12/2020 |
| OFFICES | 102 846 | | 102 846 |
| RESIDENTIAL | 28 704 | 213 261 | 241 965 |
| Residential unit per project - Breyne Act or equivalent | | 213 261 | 213 261 |
| Residential unit per project - Other | 28 704 | | 28 704 |
| LANDBANKING | 19 668 | | 19 668 |
| TOTAL TURNOVER | 151 218 | 213 261 | 364 479 |

| | Timing of revenue recognition | | |
|---|-------------------------------|-----------|------------|
| | Point in time | Over time | 31/12/2019 |
| OFFICES | 147 155 | | 147 155 |
| RESIDENTIAL | 100 | 223 621 | 223 721 |
| Residential unit per project - Breyne Act or equivalent | | 223 621 | 223 621 |
| Residential unit per project - Other | 100 | | 100 |
| LANDBANKING | 37 908 | | 37 908 |
| TOTAL TURNOVER | 185 163 | 223 621 | 408 784 |

Revenues relating to performance obligations unrealized or partially realized at 31 December 2020 amounted to EUR 57,6 million.

It mainly concerns the sales of residential units of which construction is in progress (for the totality of their value or the unrecognized part based on progress of completion) as well as the sales of offices of which the contract analysis deemed to assume that the recognition criteria were not met under IFRS 15.

| | 31/12/2020 | 31/12/2019 |
|--|------------|------------|
| OFFICES | | |
| Construction, commercialisation and other contractual arrangements | 10 618 | 143 603 |
| RESIDENTIAL | | |
| Construction of sold units | 46 942 | 70 127 |
| LANDBANKING | | |
| TOTAL | 57 560 | 213 730 |

The Group's management estimates that 83 % of the price allocated to these outstanding performance obligations as at December 31, 2020 will be recognized as revenue in fiscal year 2021.

3) Other operating income

Break down as follows:

| | 31/12/2020 | 31/12/2019 |
|--|------------|------------|
| Rental income on projects awaiting future development | 5 031 | 6 832 |
| Other income (recoveries of taxes and withholdings, miscellaneous reinvoicing) | 5 879 | 3 931 |
| TOTAL OTHER OPERATING INCOME | 10 911 | 10 763 |

Rental income fully relates to leased properties awaiting future development and which are presented as investment properties.

4) Cost of sales

Cost of sales is allocated as follows per geographical area:

| | 31/12/2020 | 31/12/2019 |
|---------------------|------------|------------|
| Belgium | -171 341 | -103 156 |
| Luxembourg | -19 569 | -103 534 |
| France | -53 899 | -65 622 |
| Germany | -28 873 | -14 112 |
| Poland | -27 084 | -4 603 |
| TOTAL COST OF SALES | -300 766 | -291 027 |

And are related to the turnover and the projects mentioned in note 2.

5) Cost of commercialisation

This caption includes the fees paid to third parties in relation with the turnover, which are not capitalized under "Inventories" heading.

Cost of commercialization is allocated as follows per geographical area:

| | 31/12/2020 | 31/12/2019 |
|---------------------------------|------------|------------|
| Belgium | - 599 | -1 396 |
| France | -1 104 | -1764 |
| TOTAL COST OF COMMERCIALISATION | -1 702 | -3 160 |

6) Administration costs

Break down as follows:

| | 31/12/2020 | 31/12/2019 |
|---|------------|------------|
| Personnel expenses | -9 149 | -10 519 |
| Amortisation, depreciation and impairment of assets | -3 684 | -5 788 |
| Other operating expenses | -18 224 | -16 698 |
| TOTAL ADMINISTRATION COSTS | -31 057 | -33 005 |

PERSONNEL EXPENSES

Break down as follows:

| | 31/12/2020 | 31/12/2019 |
|---|------------|------------|
| Salaries and fees of personnel and members of the Executive Committee | -19 592 | -21 093 |
| Project monitoring costs capitalized under "inventories" | 13 388 | 13 801 |
| Salaries of the non-executive Directors | - 217 | - 290 |
| Social security charges | -2 770 | -2 644 |
| Pension costs | - 172 | - 14 |
| Other | 214 | - 279 |
| TOTAL PERSONNEL EXPENSES | -9 149 | -10 519 |

The decrease in personnel expenses (before capitalization) is mainly explained by the cost savings measures decided by the management.

AMORTISATION, DEPRECIATION AND IMPAIRMENT OF ASSETS

Break down as follows:

| | 31/12/2020 | 31/12/2019 |
|--|------------|------------|
| Amortisation of intangible and tangible assets, and of investment property | -3 531 | -5 677 |
| Write down on inventories | | - 6 |
| Write down on trade receivables | - 153 | - 105 |
| TOTAL AMORTISATION, DEPRECIATION AND IMPAIRMENT OF ASSETS | -3 684 | -5 788 |

OTHER OPERATING EXPENSES

Break down as follows:

| | 31/12/2020 | 31/12/2019 |
|--------------------------------|------------|------------|
| Services and other goods | -17 610 | -12 461 |
| Other operating expenses | -1 813 | -2 398 |
| Provisions | 1 198 | -1 839 |
| TOTAL OTHER OPERATING EXPENSES | -18 224 | -16 698 |

Main components of services and other goods:

| | 31/12/2020 | 31/12/2019 |
|--|------------|------------|
| Service charges of the registered offices | -1 599 | - 531 |
| Third party payment, including in particular the fees paid to third parties and related to the turnover | -7 531 | -7 077 |
| Other services and other goods, including company supplies, advertising, maintenance and repair expense of | -8 480 | -4 853 |
| properties available for sale awaiting for development | -0 400 | -4 033 |
| TOTAL SERVICES AND OTHER GOODS | -17 610 | -12 461 |

Amount of fees allocated during the year to SC s.f.d. SCRL Deloitte Reviseurs d'Entreprises and its network:

| | 31/12/2020 | 31/12/2019 |
|---|------------|------------|
| Audit fees at consolidation level | - 429 | - 448 |
| Fees for extraordinary services and special missions accomplished within the Group: | - 180 | - 75 |
| - Missions of legal advice | - 12 | - 10 |
| - Tax advice and other missions | - 138 | - 11 |
| - Other missions outside the audit mission | - 30 | - 54 |

The missions outside the audit mission were approved by the Audit & Finance Committee.

Main components of variations in provisions:

| | 31/12/2020 | 31/12/2019 |
|---------------------------------|------------|------------|
| Provisions related to the sales | - 430 | 695 |
| Other provisions | 1 629 | -2 534 |
| TOTAL VARIATIONS IN PROVISIONS | 1 198 | -1 839 |
| Increase | -1 322 | -2 534 |
| Use and reversal | 2 520 | 695 |

7) Gain on sale of affiliates

The net gain realized relates to the sale of 50% of the shares of De Brouckère Land as part of the restructuring with a new partner.

Break down as follows:

| | 31/12/2020 | 31/12/2019 |
|--|------------|------------|
| Sale price of affiliates | 9 792 | 28 508 |
| Book value of sold or liquidated investments | -9 659 | -8 890 |
| GAIN ON SALES OF AFFILIATES | 133 | 19 618 |

8) Joint ventures and associates

The share in the net result of joint ventures and associates breaks down as follows:

| | 31/12/2020 | 31/12/2019 |
|----------------------|------------|------------|
| Operating result | 13 343 | 11 947 |
| Financial result | -2 195 | -2 767 |
| Income taxes | -3 154 | -4 195 |
| RESULT OF THE PERIOD | 7 994 | 4 985 |

Further information related to joint ventures and associates are described in note 17.

9) Financial result

The financial result breaks down as follows:

| | 31/12/2020 | 31/12/2019 |
|---|------------|------------|
| Cost of gross financial debt at amortised cost | -15 543 | -12 314 |
| Activated interests on projects in development | 3 684 | 5 413 |
| Fair value changes | 291 | 227 |
| Interest income | 5 773 | 3 240 |
| Other financial income and expenses | -1 500 | -1 894 |
| FINANCIAL RESULT | -7 295 | -5 328 |
| Cost of gross financial debt at amortised costs | -15 543 | -12 314 |
| Amortization of loan expenses | 292 | 370 |
| Change in interest paid / unpaid | -3 684 | - 595 |
| PAID INTERESTS (STATEMENT OF CASH FLOW) | -18 936 | -12 539 |

10) Income taxes

Income taxes are as follows:

| | 31/12/2020 | 31/12/2019 |
|---|------------|------------|
| Current income taxes for the current year | -10 756 | -6 643 |
| Current income taxes for the previous financial years | - 265 | 1 768 |
| Deferred taxes on temporary differences | 2 371 | -4 515 |
| Derecognized deferred tax asset | | |
| TOTAL OF TAX EXPENSES RECOGNIZED IN THE STATEMENT OF COMPREHENSIVE INCOME | -8 650 | -9 390 |
| Current taxes | -11 021 | -4 875 |
| Change in tax receivables / tax payables | 5 009 | -5 731 |
| PAID INCOME TAXES (STATEMENT OF CASH FLOW) | -6 011 | -10 606 |

The reconciliation of the actual tax charge with the theoretical tax charge is summarised as follows:

| | 31/12/2020 | 31/12/2019 |
|---|------------|------------|
| Result from continuing operations before taxes | 42 696 | 111 630 |
| Result from joint ventures and associates | -7 994 | -4 985 |
| RESULT BEFORE TAXES AND SHARE IN THE RESULT OF JOINT VENTURES AND ASSOCIATES | 34 702 | 106 645 |
| THEORETICAL INCOME TAXE CHARGE AT : | 25,00% | 29,58% |
| | -8 675 | -26 661 |
| Tax impact | | |
| - non-taxable income | 1 047 | 19 667 |
| - non-deductible expenses | - 703 | -3 421 |
| - use of tax losses and notional interests deduction carried forward on which no DTA was recognised in previous years | 685 | 634 |
| - tax losses of current year on which no DTA is recognised | -1 511 | -1 899 |
| - tax losses of prior years on which a DTA is recognised | 925 | 1 034 |
| - (un)recognized tax latencies | 251 | 54 |
| - different tax rates | 822 | - 566 |
| - Income taxes for the previous financial years | -1 491 | 1 768 |
| TAX CHARGE | -8 650 | -9 390 |
| EFFECTIVE TAX RATE OF THE YEAR | 24,93% | 8,80% |

11) Earnings per share

The basic result per share is obtained by dividing the result of the year (net result and comprehensive income) by the average number of shares.

Basic earnings per share are determined using the following information:

| | 31/12/2020 | 31/12/2019 |
|--|------------|------------|
| Net result of the year | 33 272 | 102 436 |
| Comprehensive income of the year | 35 566 | 102 435 |
| Weighted average share outstanding | | |
| Ordinary shares as at 1 January | 9 997 356 | 9 997 356 |
| Treasury shares as at 1 January | -1 212 179 | -1 220 190 |
| Treasury shares granted to a member of the executive committee | | |
| Treasury shares sold | 819 652 | 8 011 |
| Ordinary shares as at 31 December | 9 604 829 | 8 785 177 |
| Weighted average ordinary shares outstanding | 9 303 809 | 8 782 429 |
| | | |
| Net result per share | 3,576 | 11,664 |
| Comprehensive income per share | 3,823 | 11,664 |

To take into account the potential dilutive impact of performance shares, diluted earnings per share are calculated. The calculation of the diluted earnings per share is based on the following data:

| | 31/12/2020 | 31/12/2019 |
|--|------------|------------|
| Net result of the year | 33 272 | 102 436 |
| Comprehensive income of the year | 35 566 | 102 435 |
| Weighted average ordinary shares outstanding | 9 303 809 | 8782 429 |
| Dilutive element : performance shares | 1 606 | 12 486 |
| Weighted average shares for diluted earnings per share | 9 305 415 | 8794 915 |
| Diluted net result per share | 3,576 | 11,647 |
| Diluted comprehensive income per share | 3,822 | 11,647 |

12) Intangible assets

Intangible assets evolve as follows:

| | 31/12/2020 | 31/12/2019 |
|---|------------|------------|
| ACQUISITION COST AT THE END OF THE PREVIOUS PERIOD | 1 563 | 975 |
| Entry in consolidation scope | | 518 |
| Acquisitions | 201 | 87 |
| Disposals | - 138 | - 17 |
| ACQUISITION COST AT THE END OF THE YEAR | 1 626 | 1 563 |
| AMORTISATION AND IMPAIRMENT AT THE END OF THE PREVIOUS PERIOD | -1 020 | - 549 |
| Entry in consolidation scope | | - 346 |
| Amortisation | - 162 | - 142 |
| Depreciation cancelled on disposals | 138 | 17 |
| AMORTISATION AND IMPAIRMENT AT THE END OF THE YEAR | -1 044 | -1 020 |
| NET CARRYING AMOUNT AS AT 31 DECEMBER | 582 | 543 |

13) Goodwill

The goodwill arises from the acquisition in 2019 of Nafilyan & Partners, an unlisted company based in France that specializes in real estate development.

The acquisition provides to Immobel 100% of the voting shares and the control over Nafilyan & Partners. The acquisition qualifies as a business combination as defined in IFRS 3. The Group has acquired Nafilyan & Partners to enlarge its coverage on the French market by sharing the know-how, expertise and potential synergies with Immobel France.

The reconciliation of the carrying amount of the goodwill at beginning and end of the reporting period is as follows:

| | 31/12/2020 | 31/12/2019 |
|--|------------|------------|
| ACQUISITION COST AT THE END OF THE PREVIOUS PERIOD | 43 789 | |
| Acquisition of Nafilyan & Partners | | 43 789 |
| ACQUISITION COST AT THE END OF THE YEAR | 43 789 | 43 789 |
| IMPAIRMENT AT THE END OF THE PREVIOUS PERIOD | | |
| Impairment of the period | | |
| IMPAIRMENT AT THE END OF THE YEAR | | |
| NET CARRYING AMOUNT AS AT 31 DECEMBER | 43 789 | 43 789 |

The carrying amount of the goodwill has been allocated to cash-generating units as follows:

| | 31/12/2020 | 31/12/2019 |
|---------------------------------------|------------|------------|
| France | 43 789 | 43 789 |
| NET CARRYING AMOUNT AS AT 31 DECEMBER | 43 789 | 43 789 |

Immobel Group tests goodwill annually for impairment, or more frequently if there are indications that goodwill might be impaired.

The recoverable amount of the French segment as a cash-generating unit (including currently known projects and assumed future projects) is determined based on a value in use calculation which uses cash flow projections, based on a "Dividend Discount Model" covering a five-year period, in order to evaluate the equity

This valuation allows to estimate the future dividend payments, discounted back to their present value.

This Net Present Value is hence considering:

- a cash flow forecast from 2020 to 2025, allowing to estimate future dividend;
- with a fixed growth rate of dividend until perpetuity at 2% ("Long term growth rate");
- with an actualisation rate¹, here below as "cost of equity", made of a risk free rate (at 1.14 per cent²), a market premium (between 4 and 6 per cent) and an industry beta levered (between 1.14 and 1.31)

Nine simulations have supported the impairment analysis, based on different combinations, as per below:

| Long term growth rate | 2,00% |
|-----------------------|-------|
| with a risk free rate | 1,14% |
| | |

| | | Cost of Equity | | |
|-----------|---------|----------------|-------|-------|
| Beta | Beta | Market Premium | | |
| unlevered | levered | 4,00% | 5,00% | 6,00% |
| 0,65 | 1,14 | 5,7% | 6,8% | 8,0% |
| 0,70 | 1,23 | 6,0% | 7,3% | 8,5% |
| 0,75 | 1,31 | 6,4% | 7,7% | 9,0% |

As a result of this analysis, the fair value exceeds the carrying value, regardless the level of cost of equity considered. Therefore, the management has decided not to recognize any impairment charge in the current year against goodwill.

¹ As per following formula: (Risk free rate) + [(market premium) * (industry beta levered)]

 $^{^{\}rm 2}$ based on OLO 30 years, average of year 2019 from NBB (National Bank of Belgium).

14) Property, plant and equipment

Property, plant and equipment evolve as follows:

| | 31/12/2020 | 31/12/2019 |
|--|------------|------------|
| ACQUISITION COST AT THE END OF THE PREVIOUS PERIOD | 4 181 | 4 155 |
| Entry in consolidation scope | | 659 |
| Acquisitions | 677 | 438 |
| Disposals | - 716 | -1 071 |
| ACQUISITION COST AT THE END OF THE YEAR | 4 142 | 4 181 |
| DEPRECIATIONS AND IMPAIRMENT AT THE END OF THE PREVIOUS PERIOD | -3 198 | -3 208 |
| Entry in consolidation scope | | - 245 |
| Depreciations | - 269 | - 801 |
| Depreciation cancelled on disposals | 713 | 1 056 |
| DEPRECIATIONS AND IMPAIRMENT AT THE END OF THE YEAR | -2 754 | -3 198 |
| NET CARRYING AMOUNT AS AT 31 DECEMBER | 1 388 | 983 |

Property, plant and equipment consist primarily of installation costs of the various registered offices.

15) Right-of-use assets

The right-of-use assets evolve as follows:

| | 31/12/2020 | 31/12/2019 |
|--|------------|------------|
| ACQUISITION COST AT THE END OF THE PREVIOUS PERIOD | 7 976 | |
| Adoption of IFRS 16 as per January 1, 2019 | | 3 891 |
| Entry in consolidation scope | | |
| Acquisitions | | 421 |
| Disposals | - 679 | |
| ACQUISITION COST AT THE END OF THE YEAR | 7 297 | 7 976 |
| DEPRECIATIONS AND IMPAIRMENT AT THE END OF THE PREVIOUS PERIOD | -1 535 | |
| Entry in consolidation scope | | - 298 |
| Depreciations | -1 372 | -1 237 |
| DEPRECIATIONS AND IMPAIRMENT AT THE END OF THE YEAR | -2 907 | -1 535 |
| NET CARRYING AMOUNT AS AT 31 DECEMBER | 4 390 | 6 441 |

16) Investment property

This heading includes leased out property acquired with a view to be redeveloped. Investment property evolve as follows:

| | 31/12/2020 | 31/12/2019 |
|---|------------|------------|
| ACQUISITION COST AT THE END OF THE PREVIOUS PERIOD | 87 838 | 108 465 |
| Net carrying value of investment property transferred from/to inventories | -9 471 | |
| Entry in consolidation scope/acquisitions | 127 088 | |
| Disposal/exit from the consolidation scope/transfers | -6 040 | -20 627 |
| ACQUISITION COST AT THE END OF THE YEAR | 199 415 | 87 838 |
| DEPRECIATIONS AND IMPAIRMENT AT THE END OF THE PREVIOUS PERIOD | -6 715 | -4 175 |
| Depreciations | -1 591 | -3 497 |
| Depreciations and impairment cancelled following disposal/exit from the consolidation scope/transfers | 6 040 | 957 |
| DEPRECIATIONS AND IMPAIRMENT AT THE END OF THE YEAR | -2 266 | -6 715 |
| NET CARRYING AMOUNT AS AT 31 DECEMBER | 197 149 | 81 123 |

The increase of the net carrying value is mainly due to the acquisition of two projects (Total and Scorpio).

The fair value of the investment property at 31 December 2020 amounts to EUR 197.4 million. This amount is determined on the basis of a valuation of level 3 which does not integrate observable market data and is based on internal analyses (feasibility study sensitive to the expected rent after redevelopment, to the estimated rate of return and to the construction costs to incur).

17) Investments in joint ventures and associates

The contributions of joint ventures and associates in the statement of financial position and the statement of comprehensive income is as follows:

| | 31/12/2020 | 31/12/2019 |
|--|------------|------------|
| Investments in joint ventures | 98 663 | 47 385 |
| Investments in associates | 7 532 | 8 514 |
| TOTAL INVESTMENTS INCLUDED IN THE STATEMENT OF FINANCIAL POSITION | 106 195 | 55 899 |
| | 31/12/2020 | 31/12/2019 |
| Share in the net result of joint ventures | 7 987 | 9 649 |
| Share in the net result of associates | 7 | -4 664 |
| SHARE OF JOINT VENTURES AND ASSOCIATES IN THE CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME | 7 994 | 4 985 |
| | 31/12/2020 | 31/12/2019 |
| Gain (loss) on sale or liquidation of joint ventures and associates | | - 3 |
| Book value of sold or liquidated investments | | 69 |
| CASH FLOW FROM DISPOSAL OR LIQUIDATION OF JOINT VENTURES AND ASSOCIATES | | 66 |

The book value of investments in joint ventures and associates evolve as follows:

| | 31/12/2020 | 31/12/2019 |
|---|------------|------------|
| VALUE AS AT 1 JANUARY | 55 899 | 46 451 |
| Share in result | 7 994 | 4 985 |
| Acquisitions and capital injections | 44 214 | 5 488 |
| Scope changes | 9 660 | 1 674 |
| Dividends received from joint ventures and associates | -10 533 | -2 630 |
| Disposals or liquidation of joint ventures and associates | | - 69 |
| Repayment of capital | -1 039 | |
| Currency translation | | |
| CHANGES FOR THE YEAR | 50 296 | 9 448 |
| VALUE AS AT 31 DECEMBER | 106 195 | 55 899 |

The table below shows the contribution of joint ventures and associates in the statement of financial position and the statement of comprehensive income.

| % INTEREST | BOOK VALUE OF THE | SHARE IN THE COMPREHENSIVE INCOME |
|------------|-------------------|-----------------------------------|
| % INTEREST | INVESTMENTS | SHARE IN THE COMPREHENSIVE INCOME |

| NAME | 31/12/2020 | 31/12/2019 | 31/12/2020 | 31/12/2019 | 31/12/2020 | 31/12/201 |
|---------------------------------------|------------|------------|------------|------------|----------------|-----------|
| Bella Vita | 50% | 50% | 54 | 70 | - 16 | - 4 |
| Boralina Investments, S.L. | 50% | | -2 884 | | | |
| Brouckère Tower Invest | 50% | | 29 059 | | 386 | |
| CBD International | 50% | 50% | -1 431 | -1 938 | 508 | - 14 |
| Château de Beggen | 50% | 50% | 17 | 655 | | 7 |
| Cityzen Holding | 50% | 50% | - 19 | - 13 | - 7 | - 1 |
| Cityzen Hotel | 50% | 50% | 564 | 510 | 55 | 6 |
| Cityzen Office | 50% | 50% | 1 546 | 1 382 | 164 | 16 |
| Cityzen Residence | 50% | 50% | 561 | 483 | 78 | 4 |
| CP Development Sp. z o.o. | 50% | 50% | - 59 | - 83 | 23 | - 8 |
| CSM Development | 50% | 50% | 24 | 29 | - 5 | - |
| CSM Properties | 50% | 50% | 3 900 | 3 609 | 291 | 7 |
| · · · · · · · · · · · · · · · · · · · | | | | | | |
| Debrouckère Development | 50% | 50% | 548 | 616 | - 68 | - |
| Debrouckère Land (ex-Mobius I) | 50% | | 102 | | 67 | |
| Debrouckère Leisure | 50% | | 2 310 | | - 15 | |
| Debrouckère Office | 50% | | 3 770 | | 20 | |
| Gateway | 50% | 50% | 322 | 325 | - 3 | - |
| Goodways SA | 50% | 50% | 3 237 | 3 300 | - 63 | 15 |
| Ilot Ecluse | 50% | 50% | 165 | 168 | - 3 | - |
| Immo Keyenveld 1 | | | | | | - |
| Immo Keyenveld 2 | | | | | | - |
| Immo PA 33 1 | 50% | 50% | 1 272 | 1 436 | - 35 | 1 |
| Immo PA 44 1 | 50% | 50% | 683 | 846 | - 13 | 2 |
| Immo PA 44 2 | 50% | 50% | 2 385 | 2 643 | 416 | 7 |
| Immobel Marial SàRL | 50% | | 8 | | 2 | |
| Key West Development | 50% | 50% | 471 | 522 | - 52 | - 10 |
| Les Deux Princes Develop. | 50% | 50% | -1 755 | 1 970 | 1 075 | 165 |
| Livingstone Retail S.à.r.l. | 33% | 3070 | 4 | 1370 | 1073 | 10. |
| M1 | 33% | 33% | 5 603 | 4 984 | 2 993 | 6 09 |
| M7 | 33% | 33% | 132 | 756 | 46 | 28 |
| | | | | | | |
| Mobius II | 50% | 50% | 8 121 | 8 171 | - 50 | - 3 |
| NP_AUBER | 50% | 50% | - 89 | 11 | - 100 | - ' |
| NP_AUBER_VH | 50% | 50% | 681 | 474 | 207 | 20 |
| NP_AUBERVIL | 50% | 50% | - 17 | - 14 | - 2 | - |
| NP_BESSANC2 | 50% | 50% | 149 | - 17 | 219 | - 4 |
| NP_BESSANCOU | 50% | 50% | 185 | - 70 | 202 | - |
| NP_CHARENT1 | 50% | 51% | 34 | 58 | - 24 | = 1 |
| NP_CRETEIL | 50% | 50% | - 1 | | - 1 | |
| NP_EPINAY | 50% | 50% | - 49 | - 93 | 44 | - 2 |
| NP_VAIRES | 50% | 50% | 1 417 | 1 001 | 416 | 3 |
| ODD Construct | 50% | 50% | 682 | 17 | 665 | - |
| PA_VILLA | 51% | 51% | - 40 | - 47 | 7 | - |
| Plateau d'Erpent | 50% | 50% | 838 | 170 | 668 | 1: |
| RAC3 | 40% | 40% | 3 264 | 3 129 | 135 | 1. |
| RAC4 | 40% | 40% | 1 331 | 2 856 | 438 | - 2 |
| RAC4 Developt | 40% | 40% | 1 587 | 1 349 | - 2 | - |
| RAC5 | 40% | 40% | 5 451 | 5 259 | 192 | 1: |
| RAC6 | 40% | 40 /0 | 2 168 | 3 233 | 206 | l: |
| Surf Club Marbella Beach, S.L. | 50% | | 19 855 | | - 775 | |
| Surf Club Spain Invest Property SL | 50% | 50% | - 61 | - 35 | 23 | - 1 |
| Unipark | 50% | 50% | 4 063 | 4 033 | 30 | 1 |
| Universalis Park 2 | 50% | 50% | -1 627 | -1 470 | - 156 | - 1 |
| | | | -1 627 | -1 470 | - 156 - 192 | |
| Universalis Park 3 | 50% | 50% | | | | - 1 |
| Universalis Park 3AB | 50% | 50% | 1 967 | 1 970 | - 4 | 2 |
| Universalis Park 3C | 50% | 50% | 418 | 421 | - 4 | - 1 |
| OTAL JOINT VENTURES | | | 98 663 | 47 385 | 7 987 | 9 64 |
| DHR Clos du Château | 33% | 33% | 106 | 16 | 90 | - |
| Elba Advies | | | | | | 1 |
| Graspa Development | | | | | | |
| Nafilyan | | | | | | -2 5 |
| ULB Holding | 60% | 60% | -5 363 | -5 152 | - 210 | - 3 |
| Urban Living Belgium | 30% | 30% | 12 789 | 13 650 | 128 | -19 |
| OTAL ASSOCIATES | | | 7 532 | 8 514 | 7 | -4 66 |
| | | | 7 332 | 0.017 | , | 7 00 |
| | | | | | | |

The table below presents condensed financial information of joint ventures and associates of the Group. The amounts reported are the amounts determined in accordance with IFRS, before elimination of intercompany.

| | TURNOVER | COMPREHENSIVE | FIGURES AT 100% | TOTAL | TOTAL | TOTAL EQUITY ALLOCATED TO | SHAREHOLDER LOANS BY THE |
|---------------------------------------|----------|---------------|-----------------|-------------|---------|------------------------------|-----------------------------|
| AS AT 31 DECEMBER 2020 | TURNOVER | INCOME | ASSETS | LIABILITIES | EQUITY | THE GROUP | GROUP |
| Bella Vita | 0 | - 33 | 375 | 268 | 108 | 54 | |
| Boralina Investments, S.L. | 0 | - 1 | 41 705 | 6 108 | 35 597 | -2 884 | |
| Brouckère Tower Invest | 0 | 772 | 154 834 | 96 717 | 58 117 | 29 059 | |
| CBD International | 7 | | | 45 137 | -3 284 | -1 431 | 18 72 |
| Château de Beggen | 0 | | | | 35 | 17 | (|
| Cityzen Holding | 0 | | | 16 282 | 4 172 | - 19 | 8 13 |
| Cityzen Hotel | 0 | | | 18 158 | | 564 | 15 23 |
| Cityzen Office | 0 | | | 79 878 | | 1 546 | 10 20 |
| Cityzen Residence | 0 | | | 18 232 | | 561 | 15 21 |
| CP Development Sp. z o.o. | 0 | | | | - 119 | - 59 | 10 21 |
| CSM Development | 0 | | 2 833 | | | 24 | 1 64 |
| CSM Properties | 0 | | | 96 241 | 7 800 | 3 900 | 4 |
| Debrouckère Development | 1 906 | | | | | 548 | 1 33 |
| Debrouckère Land (ex-Mobius I) | | | | | | | |
| | 43 004 | | | 25 530 | | 102 | (|
| Debrouckère Leisure | 0 | | | | | 2 310 | 29 |
| Debrouckère Office | 0 | | | 8 697 | 7 540 | 3 770 | |
| Gateway | 0 | | | 3 | | 322 | |
| Goodways SA | 0 | | | 17 928 | | 3 237 | 2 85 |
| llot Ecluse | 0 | | | | | 165 | 40 |
| Immo PA 33 1 | 537 | | | 953 | 2 543 | 1 272 | (|
| Immo PA 44 1 | 1 360 | - 26 | 2 741 | 1 375 | 1 366 | 683 | (|
| Immo PA 44 2 | 4 081 | 832 | 9 543 | 4 774 | 4 769 | 2 385 | (|
| Immobel Marial SàRL | 0 | 4 | 2 181 | 2 165 | 16 | 8 | 958 |
| Key West Development | 0 | - 104 | 10 729 | 9 787 | 941 | 471 | 4 733 |
| Les Deux Princes Develop. | 14 545 | 2 150 | 3 419 | 6 929 | -3 510 | -1 755 | (|
| Livingstone Retail S.à.r.l. | 0 | 0 | 12 | 0 | 12 | 4 | (|
| M1 | 54 660 | 8 979 | | | 16 822 | 5 603 | -2 500 |
| M7 | 0 | 137 | 1 006 | | 395 | 132 | (|
| Mobius II | 0 | | | 40 113 | 16 242 | 8 121 | 7 91; |
| NP AUBER | 0 | | | 1 325 | | - 89 | 25 |
| NP_AUBER_VH | 4 940 | | | 3 685 | 1 359 | 681 | 158 |
| NP_AUBERVIL | 0 | | | 2 017 | - 33 | - 17 | 922 |
| NP_BESSANC2 | 6 540 | | | 6 179 | | 149 | 1 32 |
| NP_BESSANCOU | | | | | | | |
| NP CHARENT1 | 66 | | | | | 185 | 145 |
| | 2 947 | | | 7 524 | 67 | 34 | 475 |
| NP_CRETEIL | 0 | | 708 | 710 | | - 1 | 380 |
| NP_EPINAY | 3 838 | | | | | - 49 | 1 17 |
| NP_VAIRES | 6 770 | | | | 2 828 | 1 417 | 1 85 |
| ODD Construct | 7 710 | | | 2 383 | 1 364 | 682 | 562 |
| PA_VILLA | 0 | | | 4 110 | | - 40 | 4 |
| Plateau d'Erpent | 9 125 | | | 18 720 | 1 675 | 838 | 1 67 |
| RAC3 | 11 | | | | 8 159 | 3 264 | |
| RAC4 | 0 | 1 094 | 31 619 | 28 290 | 3 329 | 1 331 | (|
| RAC4 Developt | 0 | - 4 | 4 640 | 672 | 3 968 | 1 587 | 16 |
| RAC5 | 0 | 481 | 14 056 | 428 | 13 628 | 5 451 | |
| RAC6 | 0 | 515 | 13 495 | 8 075 | 5 420 | 2 168 | |
| Surf Club Marbella Beach, S.L. | 0 | -1 549 | 81 303 | 41 593 | 39 710 | 19 855 | 3 00 |
| Surf Club Spain Invest Property SL | 0 | 46 | 7 809 | 7 932 | - 123 | - 61 | |
| Unipark | 1 | 61 | 10 517 | 2 391 | 8 126 | 4 063 | (|
| Universalis Park 2 | 0 | - 313 | | 25 768 | | -1 627 | 6 53 |
| Universalis Park 3 | 0 | | | | -4 499 | -2 249 | 8 58 |
| Universalis Park 3AB | 0 | | | | | 1 967 | 0.00 |
| Universalis Park 3C | 0 | | | | | 418 | |
| TOTAL JOINT VENTURES | 162 047 | | | | | 98 667 | 101 61 |
| DHR Clos du Château | 1 625 | | | | | 106 | 376 |
| ULB Holding | 0 | | | | | -5 363 | 5 59 |
| Urban Living Belgium | 16 477 | | | | | 12 789 | |
| TOTAL ASSOCIATES | | | | | | | 21 02 |
| TOTAL ASSOCIATES TOTAL JOINT VENTURES | 18 101 | 908 | 211 901 | 192 302 | 19 599 | 7 532 | 26 99 |
| AND ASSOCIATES | 180 148 | 31 818 | 1262 334 | 990 303 | 272 031 | 106 199 | 128 60 |

| Main components of assets and liabilities | | | Main projects and financial debts | INVENTORIES AND | |
|--|-----------|-----------------------------------|-----------------------------------|-----------------|---------|
| nain components of assets and flabilities. | | Main projects and financial debts | INVESTMENT PROPERTY | FINANCIAL DEBTS | |
| Investment property | 195 255 | | Cityzen Office | 54 675 | 68 000 |
| Other fixed assets | 76 985 | | CSM Properties | 102 372 | 96 150 |
| Inventories | 674 872 | | Mobius II | 55 931 | 22 470 |
| Cash and cash equivalents | 67 246 | | RAC4 | 22 777 | 28 000 |
| Receivables and other assets | 247 976 | | Universalis Park 2 | 22 183 | 12 700 |
| Non-current financial debts | | 205 315 | Universalis Park 3 | 32 598 | 18 930 |
| Current Financial debts | | 279 950 | Urban Living Belgium | 151 376 | 76 982 |
| Deferred tax liabilities | | 16 459 | Debrouckère Land (ex-Mobius I) | 21 318 | 21 150 |
| Shareholder's loans | | 151 017 | CP Development Sp. z o.o. | 44 717 | 15 968 |
| Other Liabilities | | 337 562 | Brouckère Tower Invest | 148 601 | 92 977 |
| TOTAL | 1 262 334 | 990 303 | Surf Club Marbella Beach, S.L. | 61 752 | |
| | | • | Others | 151 825 | 31 937 |
| | | | TOTAL | 870 127 | 485 265 |

| | | | FIGURES 100% | | | TOTAL EQUITY | SHAREHOLDER |
|---------------------------------|----------|----------------------|--------------|----------------------|--------------|---------------------------|-----------------------|
| AS AT 31 DECEMBER 2019 | TURNOVER | COMPREHENSIVE INCOME | TOTAL ASSETS | TOTAL LIABILITIES | TOTAL EQUITY | ALLOCATED TO THE GROUP | LOANS BY THE GROUP |
| Bella Vita | 12 | - 84 | 400 | 259 | 141 | 70 | |
| CBD International | 231 | - 281 | 34 523 | 38 823 | -4 300 | -1 938 | 14 20 |
| Château de Beggen | | 155 | 1 5 6 9 | 259 | 1 310 | 655 | |
| Cityzen Holding | | - 25 | 20 168 | 15 983 | 4 185 | - 13 | 7 990 |
| Cityzen Hotel | | 132 | 19 227 | 18 208 | 1 019 | 510 | 14 937 |
| Cityzen Office | | 326 | 82 203 | 79 440 | 2 763 | 1 382 | -27 702 |
| Cityzen Residence | | 79 | 19 219 | 18 253 | 966 | 483 | 14 937 |
| CSM Development | | - 3 | 409 | 350 | 59 | 29 | 14 |
| CSM Properties | | 150 | 107 306 | 100 089 | 7 217 | 3 609 | 810 |
| Debrouckère Development | | - 18 | 2 808 | 1 577 | 1 231 | 616 | 250 |
| Gateway | | - 3 | 651 | 1 | 650 | 325 | |
| Goodways | | 309 | 22 221 | 18 312 | 3 909 | 3 300 | 7 709 |
| Ilot Ecluse | | - 12 | 379 | 43 | 336 | 168 | 39 |
| Immo Keyenveld 1 | | - 14 | | | | | |
| Immo Keyenveld 2 | | - 14 | | | | | |
| Immo PA 33 1 | 2 702 | 262 | 4 148 | 1 276 | 2 872 | 1 436 | |
| Immo PA 44 1 | 2 182 | 436 | 2 974 | 1 282 | 1 692 | 846 | |
| Immo PA 44 2 | 6 551 | 1 422 | 9 315 | 4 028 | 5 287 | 2 643 | |
| Key West Development | | - 205 | 10 041 | 8 996 | 1 045 | 522 | |
| Les Deux Princes Developement | 24 058 | 3 313 | 5 819 | 1879 | 3 940 | 1970 | |
| M1 | 83 297 | 18 290 | 65 894 | 50 940 | 14 954 | 4 984 | |
| M7 | 7 230 | 840 | 3 640 | 1372 | 2 268 | 756 | |
| Möbius II | | - 74 | 34 635 | 18 293 | 16 342 | 8 171 | 3 723 |
| NP Auber RE SCCV | | - 41 | 1 149 | 373 | 776 | 11 | 607 |
| NP Auber Victor Hugo SCCV | | - 29 | 3 828 | 4 020 | - 192 | 474 | 157 |
| NP Aubervilliers 1 SCCV | | - 17 | 1 260 | 1 288 | - 28 | - 14 | 555 |
| NP Bessancourt 1 SCCV | | -1 011 | 339 | 702 | - 363 | - 17 | 145 |
| NP Bessancourt 2 SCCV | | - 141 | 635 | 774 | - 139 | - 70 | 535 |
| NP Charenton Le Pont SCCV | | - 2 | 4 836 | 4 945 | - 109 | 58 | 476 |
| NP Creteil SCCV | | | 670 | 670 | 103 | 30 | 360 |
| NP Epinay s/ Orge SCCV | | - 189 | 3 423 | 3 612 | - 189 | - 93 | 1 035 |
| NP Vaires s/ Marne SCCV | | - 53 | 5 101 | 5 538 | - 437 | 1 001 | 185 |
| ODD Construct | 600 | - 18 | 1 572 | 1 538 | 34 | 17 | 55 |
| PA Villa Colomba SCCV | 000 | 10 | 2 063 | 2 136 | - 73 | - 47 | 48 |
| Plateau d'Erpent | | 201 | 16 726 | 16 386 | 340 | 170 | 4 006 |
| RAC 3 | | 313 | 7 854 | 32 | 7 822 | 3 129 | 4 000 |
| RAC 4 | | - 618 | 41 778 | 34 639 | 7 139 | 2 856 | |
| RAC4 Developement | | - 31 | 3 393 | 21 | 3 372 | 1349 | |
| RAC 5 | | 331 | 13 499 | 352 | 13 147 | 5 259 | |
| SPV WW 13 | | - 166 | 23 023 | 23 188 | - 165 | - 83 | |
| Surf Club Spain Invest Property | | - 172 | 7 587 | 7 656 | - 69 | - 35 | 3 799 |
| Unipark | 7 002 | 319 | 10 796 | 2 731 | 8 065 | 4 033 | 3 7 3 3 |
| Universalis Park 2 | 7 002 | - 294 | 21729 | 24 670 | -2 941 | -1 470 | 6 070 |
| Universalis Park 3 | | - 383 | 31 945 | 36 061 | -4 116 | -2 058 | 7 993 |
| Universalis Park 3AB | 2 510 | | | | | | |
| | 2 519 | 562 | 4 797 | 857 | 3 940 | 1970 | 229 |
| Universalis Park 3C | 40.004 | - 253 | 1327 | 485 | 842 | 421 | 159 |
| TOTAL JOINT VENTURES | 136 384 | 23 289 | 656 879 | 552 337 | 104 542 | 47 385 | 65 611 |
| DHR Clos du Château | | - 28 | 2 098 | 2 049 | 49 | 16 | 372 |
| Elba Advies | | 251 | | | | | |
| ULB Holding | | - 532 | 18 234 | 18 316 | - 82 | -5 152 | |
| Urban Living Belgium | 24 548 | -5 846 | 175 089 | 155 375 | 19 714 | 13 650 | 21 252 |
| TOTAL ASSOCIATES | 24 548 | -6 155 | 195 421 | 175 740 | 19 681 | 8 514 | 21 624 |
| TOTAL JOINT VENTURES | 160 932 | 17 134 | 852 300 | 728 077 | 124 223 | 55 899 | 87 235 |

| Main components of assets and liabilities : | | | Main projects and financial debts: | INVENTORIES AND INVESTMENT PROPERTY | FINANCIAL DEBTS |
|---|---------|---------|------------------------------------|--|--------------------|
| Investment property | 197 552 | | Central Point | 33 230 | |
| Other fixed assets | 22 054 | | Cityzen | 90 903 | 70 500 |
| Inventories | 440 046 | | CSM | 104 220 | 97 637 |
| Cash and cash equivalents | 58 885 | | Goodways | 20 609 | 3 944 |
| Receivables and other assets | 133 763 | | Möbius II | 33 286 | 9 074 |
| Non-current financial debts | | 269 359 | M1 M7 | 25 569 | |
| Current financial debts | | 42 322 | Nafilyan | 51 486 | 2 781 |
| Deferred tax liabilities | | 1 801 | RAC(s) | 30 348 | 28 000 |
| Shareholder's loans | | 120 990 | Universalis Park | 54 936 | 31 630 |
| Other liabilities | | 293 605 | Urban Living Belgium | 149 477 | 67 461 |
| TOTAL | 852 300 | 728 077 | Others | 43 534 | 654 |
| | | | TOTAL | 637 598 | 311 681 |

In case of financial debts towards credit institutions, the shareholder loans reimbursements (reimbursement of cash to the mother company) are subordinated to the reimbursements towards credit institutions.

| | 31/12/2020 | 31/12/2019 |
|--|------------|------------|
| Amount of debts guaranteed by securities | 285 484 | 356 018 |
| Book value of Group's assets pledged for debt securities | 260 839 | 311 681 |

For the main debts towards credit institutions mentioned above, the company Immobel SA has engaged itself to provide the necessary financial means in order to bring the different projects to a good end ("cash deficiency" and "cost overrun" engagements). There are no significant restrictions which limit the Group's ability to access the assets of joint ventures and associates, nor specific risks or commitments other than those relating to bank loans.

18) Other non-current financial assets

Other non-current financial assets relate to investments in shares or bonds, and are allocated as follows per geographical area:

| | 31/12/2020 | 31/12/2019 |
|---|------------|------------|
| Belgium | 175 | 29 |
| France | | 4 891 |
| TOTAL OTHER NON-CURENT FINANCIAL ASSETS | 175 | 4 920 |

19) Deferred tax

Deferred tax assets or liabilities are recorded in the balance sheet on deductible or taxable temporary differences, tax losses and tax credits carried forward. Changes in the deferred taxes in the balance sheet having occurred over the financial year are recorded in the statement of income unless they refer to items directly recognised under other comprehensive income.

Deferred taxes on the balance sheet refer to the following temporary differences:

| | DEFERI | DEFERRED TAX ASSETS | | DEFERRED TAX LIABILITIES | | |
|------------------------------------|------------|---------------------|------------|--------------------------|--|--|
| | 31/12/2020 | 31/12/2019 | 31/12/2020 | 31/12/2019 | | |
| losses and tax latencies | 18 202 | 11 574 | | | | |
| venue recognition | 2 115 | 1 344 | 41 380 | 22 155 | | |
| ncial debts | | | | | | |
| air value of financial instruments | 40 | 73 | 4 | | | |
| her items | 21 | 91 | - 74 | | | |
| ting (net tax position per entity) | -4 009 | -6 708 | -4 009 | -6 708 | | |
| AL . | 16 369 | 6 374 | 37 301 | 15 447 | | |

| VALUE AS AT 1 JANUARY | 6 374 | 15 447 |
|---|--------|--------|
| Scope changes | 1 605 | -1 099 |
| Deferred tax recognised in the consolidated statement of comprehensive income | 8 390 | 22 953 |
| VALUE AS AT 31 DECEMBER | 16 369 | 37 301 |

Based on the situation per 31 December 2020, each change in tax rate of 1% involves an increase or decrease of taxes of EUR 837 thousand.

| TEMPORARY DIFFERENCES OR TAX LOSSES FOR WHICH NO DEFERRED TAX ASSETS ARE | |
|--|--------|
| RECOGNISED IN THE BALANCE SHEET, FROM WHICH: | 24 981 |
| Expiring at the end of 2021 | 111 |
| Expiring at the end of 2022 | 528 |
| Expiring at the end of 2023 | 102 |
| Expiring at the end of 2024 | 2 022 |
| Expiring at the end of 2025 | 1 813 |
| Not time-limited | 20 405 |

20) Other non-current assets

Other non-current assets relate exclusively to cash guarantees and deposits, and are allocated as follows per geographical area:

| | 31/12/2020 | 31/12/2019 |
|-------------------------------|------------|------------|
| Belgium | 556 | 72 |
| Luxembourg | | |
| France | 839 | 785 |
| Germany | 148 | 2 890 |
| Poland | 146 | |
| TOTAL OTHER NON-CURENT ASSETS | 1 689 | 3 747 |

21) Inventories

Inventories consist of buildings and land acquired for development and resale. Allocation of inventories by geographical area is as follows:

| | 31/12/2020 | 31/12/2019 |
|-------------------|------------|------------|
| Belgium | 311 038 | 338 496 |
| Luxembourg | 196 192 | 143 595 |
| France | 92 290 | 117 142 |
| Germany | 61 875 | 54 955 |
| Poland | 21 396 | 40 098 |
| Spain | 331 | 294 |
| TOTAL INVENTORIES | 683 121 | 694 580 |

The inventories break down as follows:

| | 31/12/2020 | 31/12/2019 |
|---|------------|------------|
| INVENTORIES AS AT 1 JANUARY | 694 580 | 511 837 |
| Net book value of investment property transferred from/to inventories | 9 471 | |
| Purchases of the year | 10 976 | 51 376 |
| Developments | 271 981 | 373 721 |
| Disposals of the year | -300 766 | -291 027 |
| Borrowing costs | 3 684 | 4 892 |
| Scope changes | -6 805 | 43 787 |
| Write-off | | - 6 |
| CHANGES FOR THE YEAR | -11 459 | 182 743 |
| INVENTORIES AS AT 31 DECEMBER | 683 121 | 694 580 |

| Break down of the movements of the year per operational sector : | Purchases/ Develop- ments | Disposals | Borrowing costs | Scope changes | Transfer of the net book value | Net |
|--|---------------------------------|-----------|--------------------|---------------|-----------------------------------|---------|
| Belgium | 95 595 | -171 341 | 372 | -6 805 | 54 720 | -27 458 |
| Luxembourg | 70 983 | -19 569 | 1 183 | | | 52 597 |
| France | 72 334 | -53 899 | 1 962 | | -45 249 | -24 852 |
| Germany | 35 793 | -28 873 | | | | 6 920 |
| Poland | 8 216 | -27 084 | 166 | | | -18 702 |
| Spain | 37 | | | | | 37 |
| Total | 282 958 | -300 766 | 3 684 | -6 805 | 9 471 | -11 459 |

The value of the stock to be recovered in:

| 12 months | 155 196 |
|--|---------|
| > 12 months | 527 925 |
| | |
| Breakdwon of the stock by type: | |
| Without permit | 483 442 |
| Permit obtained but not yet in development | |
| In development | 199 679 |

22) Trade receivables

Trade receivables refer to the following operational segments:

| | 31/12/2020 | 31/12/2019 |
|-------------------------|------------|------------|
| Belgium | 7 206 | 10 733 |
| Luxembourg | 2 404 | 520 |
| France | 13 116 | 56 063 |
| Germany | 8 050 | 1 948 |
| Poland | 240 | 3 252 |
| Spain | 2 152 | |
| TOTAL TRADE RECEIVABLES | 33 168 | 72 516 |

| The analysis of the delay of payment arises as follows: | 31/12/2020 | 31/12/2019 |
|---|------------|------------|
| Due < 3 months | 9 388 | 5 151 |
| Due > 3 months < 6 months | 845 | 826 |
| Due > 6 months < 12 months | 2 389 | 2 742 |
| Due > 1 year | 1 248 | 885 |

CREDIT RISK

The credit risk is related to the possible failure of the customers in respecting their commitments towards the Group and is considered immaterial, especially since in most cases the asset sold serves as collateral (guarantee).

At 31 December 2020, there was no concentration of credit risk with a sole third party. The maximum risk amounts to the book value of the receivables. However, within the meaning of IFRS 9, there is no expected credit loss that can be deemed significant at that date.

The impairments recorded on trade receivables evolve as follows:

| | 31/12/2020 | 31/12/2019 |
|------------------------|------------|------------|
| BALANCE AT 1 JANUARY | 473 | 368 |
| Additions | 69 | 105 |
| MOVEMENTS OF THE YEAR | 69 | 105 |
| BALANCE AT 31 DECEMBER | 542 | 473 |

23) Contract assets

Contract assets, arising from the application of IFRS 15, refer to the following operational segments:

| | 31/12/2020 | 31/12/2019 |
|-----------------------|------------|------------|
| Belgium | 9 315 | 7 278 |
| Luxembourg | 7 610 | 21 060 |
| France | 21 108 | |
| Germany | 19 218 | 13 890 |
| TOTAL CONTRACT ASSETS | 57 251 | 42 228 |

The increase of contract assets in France is due to a reclass of trades receivable to contract assets.

Upon initial recognition, the Group measures trade receivables at their transaction price as defined by IFRS 15. Contract assets include the amounts to which the entity is entitled in exchange for goods or services that it already has provided to a customer but for which the payment is not yet due or is subject to the fulfilment of a specific condition provided for in the contract.

When an amount becomes due, it is transferred to the receivable account.

A trade receivable is recognized as soon as the entity has an unconditional right to collect a payment. This unconditional right exists from the moment in time which makes the payment due.

It is expected that the entire amount reflected as at December 31, 2020 will become due and be cashed in fiscal year 2021.

In the same way as trade receivables and other receivables, contract assets are subject to an impairment test in accordance with the provisions of IFRS 9 on expected credit losses. This test does not show any significant potential impact since these contract assets (and their related receivables) are generally covered by the underlying assets represented by the building to be transferred.

24) Other current assets

The components of this item are:

| | 31/12/2020 | 31/12/2019 |
|--|------------|------------|
| Other receivables | 30 435 | 36 636 |
| of which: advances and guarantees paid | | 2 013 |
| taxes (other than income taxes) and VAT receivable | 17 589 | 26 656 |
| receivable upon sale (escrow account) | 3 075 | 142 |
| other | 9 771 | 7 825 |
| Deferred charges and accrued income | 6 834 | 5 301 |
| of which: on projects in development | 190 | |
| other | 6 644 | 5 301 |
| TOTAL OTHER CURRENT ASSETS | 37 269 | 41 937 |

25) Information related to the net financial debt

The Group's net financial debt is the balance between the cash and cash equivalents and the financial debts (current and non-current). It amounts to EUR -603 890 thousand as at 31 December 2020 compared to EUR -550 925 thousand as at 31 December 2019.

| | 31/12/2020 | 31/12/2019 |
|-----------------------------|------------|------------|
| Cash and cash equivalents | 148 059 | 156 146 |
| Non current financial debts | 571 139 | 507 008 |
| Current financial debts | 180 810 | 200 063 |
| NET FINANCIAL DEBT | -603 890 | -550 925 |

The Group's gearing ratio (net financial debt / equity) is 122,1% as at 31 December 2020, compared to 128,7% as at 31 December 2019.

CASH AND CASH EQUIVALENTS

Cash deposits and cash at bank and in hand amount to EUR 148 059 thousand compared to EUR 156 146 thousand at the end of 2019, representing a decrease of EUR 8 087 thousand. The breakdown of cash and cash equivalents is as follows:

| | 31/12/2020 | 31/12/2019 |
|--|------------|------------|
| Term deposits with an initial duration of maximum 3 months | | |
| Cash at bank and in hand | 148 059 | 156 146 |
| AVAILABLE CASH AND CASH EQUIVALENTS | 148 059 | 156 146 |

The explanation of the change in available cash is given in the consolidated cash flow statement. Cash and cash equivalents are fully available, either for distribution to the shareholders or to finance projects owned by the different companies.

FINANCIAL DEBTS

Financial debts increase with EUR 48 878 thousand, from EUR 707 071 thousand at 31 December 2019 to EUR 751 949 thousand at 31 December 2020. The components of financial debts are as follows:

| | 31/12/2020 | 31/12/2019 |
|---|------------|------------|
| Bond issues: | | |
| Bond issue maturity 31-05-2022 at 3.00% - nominal amount 100 MEUR | 99 709 | 99 515 |
| Bond issue maturity 17-10-2023 at 3.00% - nominal amount 50 MEUR | 50 000 | 50 000 |
| Bond issue maturity 17-10-2025 at 3.50% - nominal amount 50 MEUR | 50 000 | 50 000 |
| Bond issue maturity 14-04-2027 at 3.00% - nominal amount 75 MEUR | 75 000 | 75 000 |
| Lease contracts | 2 872 | 5 060 |
| Credit institutions | 293 558 | 227 433 |
| NON CURRENT FINANCIAL DEBTS | 571 139 | 507 008 |
| Credit institutions | 175 131 | 195 590 |
| Lease contracts | 1 614 | 1 502 |
| Bonds - not yet due interest | 4 065 | 2 971 |
| CURRENT FINANCIAL DEBTS | 180 810 | 200 063 |
| TOTAL FINANCIAL DEBTS | 751 949 | 707 071 |
| Financial debts at fixed rates | 274 709 | 274 515 |
| Financial debts at variable rates | 473 175 | 429 585 |
| Bonds - not yet due interest | 4 065 | 2 971 |
| Amount of debts guaranteed by securities | 468 690 | 423 023 |
| Book value of Group's assets pledged for debt securities | 816 694 | 590 941 |

Financial debts evolve as follows:

| | 31/12/2020 | 31/12/2019 |
|---|------------|------------|
| FINANCIAL DEBTS AS AT 1 JANUARY | 707 071 | 515 789 |
| Liabilities resulting from the implementation of IFRS 16 (lease contracts) as per January 1, 2019 | | 3 891 |
| Repaid liabilities related to lease contracts | -2 872 | |
| Contracted debts | 303 861 | 291 307 |
| Repaid debts | -252 905 | -91 965 |
| Change in the fair value recognized in the statement of comprehensive income | | |
| Scope changes | | -10 986 |
| Bonds - paid interest | -8 500 | -7 453 |
| Bonds - not yet due interest | 1 094 | 4 021 |
| Not yet due interest on other loans | 4 005 | 2 097 |
| Amortization of deferred debt issue expenses | 195 | 370 |
| CHANGES FOR THE YEAR | 44 878 | 191 282 |
| FINANCIAL DEBTS AS AT 31 DECEMBER | 751 949 | 707 071 |

All the financial debts are denominated in EUR.

Except for the bonds, the financing of the Group and the financing of the Group's projects are provided based on a short-term rate, the 1 to 12 month EURIBOR, increased by margin.

As of December 31, 2020, Immobel is entitled to use undrawn Corporate credit lines of EUR 76 million, has non-issued commercial paper of EUR 26,5 million and EUR 639 million of confirmed project finance lines of which EUR 354 million were used.

These credit lines (Project Financing Credits) are specific for the development of certain projects.

At December 31, 2020, the book value of Group's assets pledged to secure the corporate credit and the project financing credits amounts to EUR 817 million.

The table below summarizes the maturity of the financial liabilities of the Group:

| DUE IN | 2021 | 2022 | 2023 | 2024 | 2025 | 2025 and more | Total |
|---------------------------|---------|---------|--------|---------|--------|---------------|---------|
| Bonds (*) | | 100 000 | | 50 000 | | 125 000 | 275 000 |
| Project Financing Credits | 126 631 | 89 224 | 35 376 | 73 823 | 12 779 | | 337 835 |
| Corporate Credit lines | 25 000 | 38 500 | 2 000 | 2 500 | 23 000 | | 91 000 |
| Commercial paper | 23 500 | | | | | 16 355 | 39 855 |
| Interets payable | 17 459 | 10 299 | 7 621 | 5 059 | 4 104 | 3 047 | 47 588 |
| IRS - cash flow hedge | 150 | 150 | 150 | 150 | 12 | | 612 |
| TOTAL AMOUNT OF DEBTS | 192 740 | 238 173 | 45 148 | 131 532 | 39 895 | 144 402 | 791 889 |

^{*} The amount on the balance sheet, EUR 274 515 thousand, includes emission costs.

INTEREST RATE RISK

To hedge its variable interest rate exposure, the company uses variable type of financial instruments. In April 2020, the company entered into an agreement to cap the interest rate at 0,5% for about 75% of the exposure on the variable part of the debt (based on the internal view, i.e. before application of IFRS 11) up to July 1st, 2023. In December 2020, Immobel has entered in a new contract to hedge a variable interest loan. The Company uses interest rate swap agreements to convert a portion of its interest rate exposure from floating rates to fixed rates to reduce the risk of an increase of the EURIBOR interest rate. The notional amount amounts to EUR 30 million. The interest swap replaces the EURIBOR rate with a fixed interest rate per year on the outstanding amount. The derivative is formally designated and qualifies as a cash flow hedge and are recorded at fair value in the consolidated balance sheets in other assets and/or other liabilities. The interest rate swap and debt have same terms.

| | 31/12/2020 | 31/12/2019 |
|--|------------|------------|
| DERIVATIVES NOT DESIGNATED AS HEDGING INSTRUMENTS | | |
| Interest rate swaps | | 291 |
| DERIVATIVES DESIGNATED AS HEDGING INSTRUMENTS | | |
| Interest rate swaps - cash flow hedges | 560 | |
| TOTAL | 560 | 291 |
| CHANGE IN FAIR VALUE OF THE DERIVATIVE FINANCIAL INSTRUMENTS | | |
| SITUATION AT 1 JANUARY | 291 | 536 |
| Changes during the period in the consolidated result | - 291 | - 245 |
| Changes during the period in other comprehensive income | 560 | |
| SITUATION AT 31 DECEMBER | 560 | 291 |

The increase in interest rate would result in an annual increase of the interest charge on debt of EUR 1.549 thousand per 1%-increase for about 25% of the variable part of the debt and maximum EUR 2.323 thousand in total for about 75% of the variable part of the debt to the extent the applicable EURIBOR-rate stands at 0%. Given that current applicable EURIBOR-rates are below 0% the impact of such increase would be even lower than these respective amounts.

INFORMATION ON FAIR VALUE OF FINANCIAL INSTRUMENTS

The following table list the different classes of financial assets and liabilities with their carrying amounts in the balance sheet and their respective fair value and analysed by their measurement category.

The fair value of financial instruments is determined as follows:

- If their maturity is short-term (e.g.: trade receivables and payables), the fair value is assumed to be similar at amortized
 cost,
- For fixed rate debts, based on discounted future cash flows estimated based on market rates at closing,
- For variable rate debts, the fair value is assumed to be similar at amortized cost,
- For derivative financial instruments, the fair value is determined on the basis of discounted future cash flows estimated based on curves of forward interest rates. This value is mentioned by the counterparty financial institution.
- For quoted bonds, on the basis of the quotation at the closing (level 1).

The fair value measurement of financial assets and financial liabilities can be characterized in one of the following ways:

- Level 1: the fair values of financial assets and liabilities with standard terms and conditions and traded on active liquid markets are determined with reference to quoted market prices in active markets for identical assets and liabilities,
- Level 2: the fair values of other financial assets and financial liabilities are determined in accordance with generally accepted pricing models based on discounted cash flow analysis using prices from observable current market transactions and dealer quotes for similar instruments. This mainly relates to derivative financial instruments,
- Level 3: the fair values of the remaining financial assets and financial liabilities are derived from valuation techniques which include inputs which are not based on observable market data.

| | | Amounts recognized in accordance with IFRS 9 | | | | | |
|------------------------------------|-------------------------|--|----------------|--|--------------------------|---------------------------------|--|
| | Level of the fair value | Carrying amount 31/12/2020 | Amortized cost | Fair value trough profit or loss | Fair value 31/12/2020 | Cash flow hedging 31/12/2020 | |
| ASSETS | | | | | | | |
| Cash and cash equivalents | Level 1 | 148 059 | 148 059 | | 148 059 | | |
| Other non-current financial assets | Level 1 | 175 | | 175 | 175 | | |
| Other non-current assets | Level 2 | 1 689 | 1 689 | | 1 689 | | |
| Trade receivables | Level 2 | 33 168 | 33 168 | | 33 168 | | |
| Contract assets | Level 2 | 57 251 | 57 251 | | 57 251 | | |
| Other operating receivables | Level 2 | 137 762 | 137 762 | | 137 762 | | |
| Other current financial assets | Level 1 | 49 | | 49 | 49 | | |
| TOTAL | | 378 154 | 377 929 | 225 | 378 154 | | |
| LIABILITIES | | | | | | | |
| Interest-bearing debt | Level 1 & 2 | 751 949 | 751 949 | | 751 949 | | |
| Trade payables | Level 2 | 60 927 | 60 927 | | 60 927 | | |
| Contract liabilities | Level 2 | 3 896 | 3 896 | | 3 896 | | |
| Other operating payables | Level 2 | 79 298 | 79 298 | | 79 298 | | |
| Derivative financial instruments | Level 2 | 560 | | | | 560 | |
| TOTAL | | 896 629 | 896 069 | | 896 069 | 560 | |

INVESTMENT GRADE

The bank accounts are held by banks with 'investment grade' rating (Baa3/BBB- or better).

LIQUIDITY RISK

The Company starts only new projects in case of appropriate financing by corporate, specific financing or pre-sale. Therefore, the cash risk related to the progress of a project is very limited.

FINANCIAL COMMITMENTS

The Group is subject, for bonds and credit lines mentioned hereabove, to a number of financial commitments.

These commitments are taking into account the equity, the net financial debt and its relation with the equity and the inventories. At 31 December 2020, as for the previous years, the Group was in conformity with all these financial commitments.

RISK OF FLUCTUATION IN FOREIGN CURRENCIES

The Group has a limited hedge on the foreign exchange rates risks on its development activities. The functional currency of the offices activity currently developed in Poland is translated from PLN to EUR (except for Central Point managed in EUR), with an impact on the other comprehensive income.

26) Equity

| | 2020 | 2019 |
|--|------------|------------|
| Number of shares at 31 December | 9 997 356 | 9 997 356 |
| Number of shares fully paid at 31 December | 9 997 356 | 9 997 356 |
| Treasury shares at 31 December | 392 527 | 1 212 179 |
| Nominal value per share | 9,740 | 9,740 |
| | | |
| Number of shares at 1 January | 9 997 356 | 9 997 356 |
| Number of treasury shares at 1 January | -1 212 179 | -1 220 190 |
| Treasury shares granted to a member of the executive committee | | |
| Treasury shares sold | 819 652 | 8 011 |
| Number of shares (excluding treasury shares) at 31 December | 9 604 829 | 8 785 177 |

RISK MANAGEMENT RELATED TO THE CAPITAL

Immobel is optimising the structure of its permanent capital through a balance between capital and long-term debts.

The target is to maximise the value for the shareholders while maintaining the required flexibility to achieve the development projects. Other elements, like the expected return on each project and the respect of a number of balance sheet ratios, influence the decision taking.

27) Pensions and similar obligations

Amount of the DBO

The pensions and similar obligations cover the obligations of the Company as far as the Group insurance is concerned. The amount recognised in the balance sheet represents the present value of obligations in terms of defined benefit pension plans less the fair value of plan assets.

| | | 31/12/2020 | 31/12/2019 |
|--|-------|------------------------|------------|
| STATEMENT OF FINANCIAL POSITION | | | |
| Present value of the defined benefit obligations | | 1 963 | 1 674 |
| Fair value of plan assets at the end of the period | | -1 360 | -1 041 |
| NET LIABILITY ARISING FROM DEFINED BENEFIT OBLIGATION | | 603 | 633 |
| STATEMENT OF COMPREHENSIVE INCOME | | | |
| Current service cost | | -52 941 | - 50 |
| Past service cost or settlement | | | |
| Interest cost on the defined benefit obligation | | -8 343 | - 20 |
| Interest income on plan assets | | 5 317 | 12 |
| Administration costs | | -4 039 | - 3 |
| DEFINED BENEFIT COSTS RECOGNIZED IN PROFIT OR LOSS | | - 238 | - 61 |
| Acturial (gains) / losses on defined benefit obligation arising from | | | |
| - changes in financial assumptions | | | |
| - return on plan assets (excluding interest income) | | 32 | 65 |
| - experience adjustments | | 170 | - 66 |
| REMEASUREMENTS OF NET DEFINED BENEFIT LIABILITY RECOGNISED IN OTHER COMPREHENSIVE INCOME | | 202 | - 1 |
| DEFINED BENEFIT COSTS | | - 36 | - 62 |
| | | | |
| | | 31/12/2020 | 31/12/2019 |
| PRESENT VALUE OF THE OBLIGATIONS AS AT 1 JANUARY | | 1 674 | 1 576 |
| Current service cost | | 52 941 | 50 |
| Interest cost | | 8 343 | 20 |
| Contributions from plan participants | | 10 266 | 10 |
| Actuarial (gains) losses | | -169 676 | 66 |
| Benefits paid | | -8 246 | - 48 |
| Past service cost, settlement or business combination | | 395 449 | |
| PRESENT VALUE OF THE OBLIGATIONS AS AT 31 DECEMBER | | 1 963 | 1 674 |
| | | | |
| | | 31/12/2020 | 31/12/2019 |
| FAIR VALUE OF THE PLAN ASSETS AS AT 1 JANUARY | | 1 042 | 959 |
| Interest income | | 5 317 | 12 |
| Contributions from employer | | 65 941 | 47 |
| Contributions from plan participants | | 10 266 | 10 |
| Benefits paid | | -8 246 | - 48 |
| Return on plan assets (excluding interest income) | | 31 876 | 65 |
| Administrative costs | | -4 039 | - 3 |
| Settlement or business combination | | 216 835 | |
| FAIR VALUE OF THE PLAN ASSETS AS AT 31 DECEMBER | | 1 360 | 1 042 |
| CONTRIBUTION OF THE EMPLOYER EXPECTED FOR 2019 / 2020 | | 103 | 48 |
| ACTURIAL ASSUMPTIONS USED TO DETERMINE OBLIGATIONS | | | |
| | | 0,30% | |
| Discount rate Future salary increases | | 3,10% | |
| Inflation rate | | 1,71% | |
| IIIIation rate | | 1,7170 | |
| | | MR-3/FR-3 (BE) | |
| Mortality table | | INSEE H/F 14-16 (FR) | |
| | | 11132E 11/1 14-10 (FK) | |
| SENSITIVITY ANALYSIS OF THE DBO 31/12/2019 | | | |
| · · · | 0,20% | 0,30% | 0,80% |
| | | 4.0.00 | 4.050 |

The Belgian defined benefit pension plan and defined contribution pension plans with guaranteed return are funded through Group insurance contracts. The plans are funded through employer and employee contributions. The underlying assets of the insurance contracts are primarily invested in bonds. The defined benefit plan is closed for new employees. The plan participants are entitled to a lump sum on retirement. Active members also receive a benefit on death-in-service.

2 086

1963

1850

The French retirement indemnity plan offers a lump sum on retirement as defined by the collective labor agreement of the real estate industry. The plan is unfunded and open to new employees.

The liabilities of the Belgian defined contribution plans with guaranteed return and French retirement indemnity plan are recognized for the first time, and this through a past service cost of - EUR 178 thousand.

EMPLOYER CONTRIBUTIONS IN THE DEFINED CONTRIBUTION PLAN (DC)

111

28) Provisions

The components of provisions are as follows:

| | 31/12/2020 | 31/12/2019 |
|---------------------------------|------------|------------|
| Provisions related to the sales | 1 217 | 332 |
| Other provisions | 897 | 3 550 |
| TOTAL PROVISIONS | 2 114 | 3 882 |

| | Related to sales | Other | 31/12/2020 |
|------------------------------|---------------------|--------|------------|
| PROVISIONS AS AT 1 JANUARY | 332 | 3 550 | 3 882 |
| Scope changes | 454 | -2 346 | -1 892 |
| Increase | 693 | 579 | 1 272 |
| Use/Reversal | - 262 | - 886 | -1 148 |
| CHANGES FOR THE YEAR | 885 | -2 653 | -1 768 |
| PROVISIONS AS AT 31 DECEMBER | 1 217 | 897 | 2 114 |

Allocation by operational segment is as follows:

| | 31/12/2020 | 31/12/2019 |
|------------------|------------|------------|
| Belgium | 134 | 2 319 |
| Luxembourg | 500 | 542 |
| France | 1 480 | 1 021 |
| TOTAL PROVISIONS | 2 114 | 3 882 |

These provisions made correspond to the best estimate of outgoing resources considered as likely by the Board of Directors. The Group has no indication on the final amount of disbursement or the timing of the disbursement, it depends on court decisions.

The provisions are made up based on the risks related to the sales and to the litigations, in particular when the recognition conditions of those liabilities are met.

The provisions related to the sales mainly consist of rental guarantees, good end of execution...

No provision has been recorded for the other litigations that mainly concern:

- problems of decennial guarantee for which the Group has recourse on the contractor who is generally covered by an insurance of "decennial liability coverage" for this purpose,
- pure administrative recourses concerning planning and environmental permits introduced by third parties at the without any financial consequence for the Group.

29) Trade payables

This account is allocated by operational segment as follows:

| | 31/12/2020 | 31/12/2019 |
|----------------------|------------|------------|
| Belgium | 29 181 | 25 207 |
| Luxembourg | 6 449 | 2 518 |
| France | 9 764 | 29 585 |
| Germany | 4 295 | 990 |
| Poland | 7 190 | 1 2 6 2 |
| Spain | 4 048 | 2 |
| TOTAL TRADE PAYABLES | 60 927 | 59 564 |

30) Contract liabilities

The contract liabilities, arising from the application of IFRS 15, relate to following operational segment:

| | 31/12/2020 | 31/12/2019 |
|----------------------------|------------|------------|
| Belgium | 2 362 | 5 690 |
| France | 1534 | |
| TOTAL CONTRACT LIABILITIES | 3 896 | 5 690 |

Contract liabilities include amounts received by the entity as compensation for goods or services that have not yet been provided to the customer. The contract liabilities are settled by the recognition of the turnover.

Current contract liabilities include income still to be recognized of EUR 3 896 thousand at 31 December 2020. 100% of the contract liabilities per 31 December 2019 were recognized as revenue in 2020.

All amounts reflected in contract liabilities are related to residential activities for which revenue is recognized as a percentage of progress, thus creating discrepancies between payments and the realization of benefits.

31) Other current liabilities

The components of this account are:

| | 31/12/2020 | 31/12/2019 |
|---|------------|------------|
| Payroll related liabilities | 3 578 | 1 655 |
| Taxes (other than income taxes) and VAT payable | 16 240 | 22 179 |
| Advances on sales | 2 181 | 25 481 |
| Advances from joint ventures and associates | 28 544 | 18 416 |
| Accrued charges and deferred income | 3 305 | 2 155 |
| Operating grants | | |
| Acquisition price payable | 2 038 | 2 038 |
| Other | 16 302 | 7 196 |
| TOTAL OTHER CURRENT LIABILITIES | 72 188 | 79 120 |

Other current liabilities mainly consist of taxes (other than income taxes), the non-eliminated balance of advances received from joint ventures and associates, as well as advances received from customers under commercial contracts for which revenue recognition is expected at a specific point in time.

32) Main contingent assets and liabilities

| | 31/12/2020 | 31/12/2019 |
|---|------------|------------|
| Guarantees from third parties on behalf of the Group with respect to: | | |
| - inventories | 198 192 | 160 304 |
| - other assets | | |
| TOTAL GUARANTEES FROM THIRD PARTIES ON BEHALF OF THE GROUP | 198 192 | 160 304 |
| These quarantees consist of: | | |
| - guarantees "Real estate trader" (acquisitions with registration fee at reduced rate) | 15 518 | 27 305 |
| - guarantees "Law Breyne" (guarantees given in connection with the sale of houses or apartments under construction) | 162 683 | 109 684 |
| - guarantees "Good end of execution" (guarantees given in connection with the execution of works) and "other" (successful completion of payment, rental,) | 19 991 | 23 315 |
| TOTAL GUARANTEES FROM THIRD PARTIES ON BEHALF OF THE GROUP | 198 192 | 160 304 |
| Mortgage power - Amount of inscription | 810 140 | 463 941 |
| Book value of Group's assets pledged for debt securities related to investment property and inventory as a whole | 758 676 | 590 941 |
| BOOK VALUE OF PLEDGED GROUP'S ASSETS | 758 676 | 590 941 |
| Amount of debts guaranteed by above securities | | |
| - Non current debts | 289 028 | 227 433 |
| - Current debts | 179 662 | 195 590 |
| TOTAL AMOUNT OF DEBTS GUARANTEED | 468 690 | 423 023 |

33) Change in working capital

The change in working capital by nature is established as follows:

| | 31/12/2020 | 31/12/2019 |
|---|------------|------------|
| Inventories, including acquisition and sales of entities and investment property that are not considered as | | |
| investing activities | -122 815 | -134 070 |
| Other current assets | 35 796 | -45 015 |
| Other current liabilities | -7 363 | -31 480 |
| CHANGE IN WORKING CAPITAL | -94 382 | -210 565 |

34) Information on related parties

RELATIONSHIPS WITH SHAREHOLDERS – MAIN SHAREHOLDERS

| | 31/12/2020 | 31/12/2019 |
|---|------------|------------|
| A3 Capital NV & A3 Management BVBA | 58,94% | 58,82% |
| IMMOBEL (Treasury shares) | 2,90% | 12,12% |
| Number of representative capital shares | 9 997 356 | 9 997 356 |

RELATIONSHIPS WITH SENIOR EXECUTIVES

These are the remuneration of members of the Executive Committee and of the Board of Directors.

| | Executive Chairman/ CEO | Executive Committee |
|-------------------------------|-------------------------|------------------------|
| Basic remuneration | 640 000 | 2 056 263 |
| Variable remuneration STI | waived | 172 000 |
| Variable remuneration LTI | 139 332 | 198 220 |
| Individual pension commitment | None | None |
| Other | None | 58 125 |

RELATIONSHIPS WITH JOINT VENTURES AND ASSOCIATES

The relationships with joint ventures and associates consist mainly of loans or advances, whose amounts are recorded in the balance sheet in the following accounts:

| | 31/12/2020 | 31/12/2019 |
|--|------------|------------|
| Investments in joint ventures and associates - shareholder's loans | 76 644 | 9 492 |
| Other current assets | 20 399 | 77 743 |
| Other current liabilities | 28 544 | 18 416 |
| Interest income | 4 630 | 2 982 |
| Interest expense | 1 287 | 636 |

Those relationships are conducted in accordance with formal terms and conditions agreed with the Group and its partner. The interest rate applicable to these loans and advances is EURIBOR + margin, defined based on internal transfer pricing principles.

See note 17 for further information on joint ventures and associates.

35) Events subsequent to reporting date

On 5th January 2021 Immobel SA sold 262,179 treasury shares, representing c. 2.6% of Immobel current outstanding share

capital, through a private placement, to qualified institutional investors.

36) Companies owned by the Immobel Group

Companies forming part of the Group as at 31 December 2020:

SUBSIDIARIES - FULLY CONSOLIDATED

| NAME | COMPANY NUMBER | HEAD OFFICE | GROUP INTEREST (%) (Economic interest) |
|--|----------------|-------------|---|
| ARGENT RESIDENTIAL NV | 837 845 319 | Brussels | 100 |
| BEIESTACK HOLDING SARL | B 247.602 | Luxemburg | 100 |
| BEIESTACK S.A. | B 183 641 | Luxemburg | 100 |
| BEYAERT NV | 837 807 014 | Brussels | 100 |
| BOITEUX RESIDENTIAL NV | 837 797 314 | Brussels | 100 |
| BRUSSELS EAST REAL ESTATE SA | 478 120 522 | Brussels | 100 |
| BULL'S EYE PROPERTY LUX SA | B 138 135 | Luxemburg | 100 |
| CANAL DEVELOPEMENT SARL | B 250 642 | Luxemburg | 100 |
| CHAMBON NV | 837 807 509 | Brussels | 100 |
| CLUSTER CHAMBON NV | 843 656 906 | Brussels | 100 |
| COMPAGNIE IMMOBILIÈRE DE PARTICIPATIONS FINANCIÈRES (CIPAF) SA | 454 107 082 | Brussels | 100 |
| COMPAGNIE IMMOBILIÈRE DE WALLONIE (CIW) SA | 401 541 990 | Brussels | 100 |
| COMPAGNIE IMMOBILIÈRE LUXEMBOURGEOISE SA | B 29 696 | Luxemburg | 100 |
| EDEN TOWER FRANKFURT GMBH | B235375 | Frankfurt | 100 |
| EMPEREUR FROISSART NV | 871 449 879 | Brussels | 100 |
| ENTREPRISE ET GESTION IMMOBILIÈRES (EGIMO) SA | 403 360 741 | Brussels | 100 |
| ESPACE NIVELLES SA | 472 279 241 | Brussels | 100 |
| FLINT CONSTRUCT NV | 506 899 135 | Brussels | 65 |
| FLINT LAND NV | 506 823 614 | Brussels | 65 |
| FONCIÈRE JENNIFER SA | 464 582 884 | Brussels | 100 |
| FONCIÈRE MONTOYER SA | 826 862 642 | Brussels | 100 |
| GARDEN POINT SP. Z.O.O. | 0000 38 84 76 | Warsaw | 100 |
| GRANARIA DEVELOPMENT GDANSK BIS SP. Z.O.O. | 0000 48 02 78 | Warsaw | 90 |
| GRANARIA DEVELOPMENT GDANSK SP. Z.O.O. | 0000 51 06 69 | Warsaw | 90 |
| HERMES BROWN II NV | 890 572 539 | Brussels | 100 |
| HOTEL GRANARIA DEVELOPMENT SP. Z.O.O. | 0000 51 06 64 | Warsaw | 90 |
| ILOT SAINT ROCH SA | 675 860 861 | Brussels | 100 |
| IMMO DEVAUX I NV | 694 904 337 | Brussels | 100 |
| IMMO DEVAUX II NV | 694 897 013 | Brussels | 100 |
| IMMOBEL FRANCE GESTION SARL | 809 724 974 | Paris | 100 |
| IMMOBEL FRANCE SAS | 800 676 850 | Paris | 100 |
| IMMOBEL FRANCE TERTIAIRE SAS | 833 654 221 | Paris | 100 |
| IMMOBEL GERMANY GMBH | 5050 817 557 | Köln | 100 |
| IMMOBEL GERMANY SARL | B231 412 | Luxemburg | 100 |
| IMMOBEL GP SARL | B 247 503 | Luxemburg | 100 |
| IMMOBEL GUTENBERG BERLIN INVESTMENT GMBH | HRB 90319 | Dusseldorf | 100 |
| IMMOBEL HOLDCO SPAIN S.L. | B 881 229 62 | Madrid | 100 |
| IMMOBEL HOLDING LUXEMBOURG SARL | B 138 090 | Luxemburg | 100 |
| IMMOBEL LUX SA | B 130 313 | Luxemburg | 100 |
| IMMOBEL PM SPAIN S.L. | B 882 567 06 | Madrid | 100 |

| IMMOBEL POLAND SP. Z.O.O. | 0000 37 22 17 | Warsaw | 100 |
|---------------------------------|---------------|-----------|------|
| IMMOBEL PROJECT MANAGEMENT SA | 475 729 174 | Brussels | 100 |
| IMMOBEL R.E.M. FUND SARL | B 228 335 | Luxemburg | 100 |
| IMMOBEL REAL ESTATE FUND SC | B 228 393 | Luxemburg | 100 |
| IMMOBEL URBAN LIVING | 695 672 419 | Brussels | 100 |
| IMMO-PUYHOEK SA | 847 201 958 | Brussels | 100 |
| IMZ NV | 444 236 838 | Brussels | 100 |
| INDUSTRIE 52 BV | 759 472 584 | Brussels | 100 |
| INFINITO S.A. | 403 062 219 | Brussels | 100 |
| INFINITY LIVING SA | B 211 415 | Luxemburg | 100 |
| LAKE FRONT SA | 562 818 447 | Brussels | 100 |
| LEBEAU DEVELOPMENT | 711 809 556 | Brussels | 100 |
| LEBEAU SABLON SA | 551 947 123 | Brussels | 100 |
| LES JARDINS DU NORD SA | 444 857 737 | Brussels | 96,2 |
| LOTINVEST DEVELOPMENT SA | 417 100 196 | Brussels | 100 |
| MICHAEL OSTLUND PROPERTY SA | 436 089 927 | Brussels | 100 |
| MILAWEY INVESTMENTS SP. ZO.O. | 0000 63 51 51 | Warsaw | 100 |
| MÖBIUS CONSTRUCT SA | 681 630 183 | Brussels | 100 |
| MONTAGNE RESIDENTIAL SA | 837 806 420 | Brussels | 100 |
| NENNIG DEVELOPPEMENT SARL | В 250.824 | Luxemburg | 100 |
| NP EXPANSION | 829 708 981 | Paris | 100 |
| NP EXPANSION RIVE GAUCHE | 829 683 093 | Paris | 100 |
| NP SHOWROOM SNC | 837 908 086 | Paris | 100 |
| OKRAGLAK DEVELOPMENT SP. Z.O.O. | 0000 26 74 81 | Warsaw | 100 |
| PERCIPI NV | 478 273 940 | Brussels | 100 |
| POLVERMILLEN SARL | B 207 813 | Luxemburg | 10 |
| PORCELYNEGOED NV | 429 538 269 | Brussels | 10 |
| PRINCE ROYAL CONSTRUCT SA | 633 872 927 | Brussels | 10 |
| QUOMAGO SA | 425 480 206 | Brussels | 10 |
| RIGOLETTO SA | 536 987 545 | Brussels | 10 |
| SAS NP CROISSANCE | 817 733 249 | Paris | 10 |
| SAS NP DEVELOPPEMENT | 817 733 264 | Paris | 10 |
| SAS PARIS LANNELONGUE | 851 891 721 | Paris | 10 |
| SAS RUEIL COLMAR | 852 152 412 | Paris | 100 |
| SAS SAINT ANTOINE COUR BERARD | 851 891 721 | Paris | 100 |
| SCCV BUTTES CHAUMONT | 882 258 510 | Paris | 10 |
| SCCV IMMO BOUGIVAL 1 | 883460420 | Paris | 10 |
| SCCV IMMO MONTEVRAIN 1 | 884552308 | Paris | 10 |
| SCCV IMMO TREMBLAY 1 | 883461238 | Paris | 10 |
| SCCV NP ASNIERES SUR SEINE 1 | 813 388 188 | Paris | 100 |
| SCCV NP AUBERGENVILLE 1 | 837 935 857 | Paris | 100 |
| SCCV NP AULNAY SOUS BOIS 1 | 811 446 699 | Paris | 100 |
| SCCV NP BEZONS 1 | 820 345 718 | Paris | 10 |
| SCCV NP BEZONS 2 | 829 707 348 | Paris | 10 |
| SCCV NP BOIS D'ARCY 1 | 829 739 515 | Paris | 100 |
| SCCV NP BONDOUFLE 1 | 815 057 435 | Paris | 100 |
| SCCV NP BUSSY SAINT GEORGES 1 | 812 264 448 | Paris | 100 |
| SCCV NP CHATENAY-MALABRY 1 | 837 914 126 | Paris | 100 |
| SCCV NP CHELLES 1 | 824 117 196 | Paris | 100 |

| SCCV NP CHILLY-MAZARIN 1 | 838 112 332 | Paris | 100 |
|--|---------------|-----------|-----|
| SCCV NP CROISSY SUR SEINE 1 | 817 842 487 | Paris | 100 |
| SCCV NP CROISSY SUR SEINE 2 | 822 760 732 | Paris | 100 |
| SCCV NP CROISSY SUR SEINE 3 | 822 760 625 | Paris | 100 |
| SCCV NP CROISSY SUR SEINE 4 | 832 311 047 | Paris | 46 |
| SCCV NP DOURDAN 1 | 820 366 227 | Paris | 100 |
| SCCV NP DRANCY 1 | 829 982 180 | Paris | 100 |
| SCCV NP EAUBONNE 1 | 850 406 562 | Paris | 100 |
| SCCV NP FONTENAY AUX ROSES 1 | 838 330 397 | Paris | 100 |
| SCCV NP FRANCONVILLE 1 | 828 852 038 | Paris | 90 |
| SCCV NP GARGENVILLE 1 | 837 914 456 | Paris | 100 |
| SCCV NP ISSY LES MOULINEAUX 1 | 820 102 770 | Paris | 85 |
| SCCV NP LA GARENNE-COLOMBES 1 | 842 234 064 | Paris | 100 |
| SCCV NP LE PLESSIS TREVISE 1 | 829 675 545 | Paris | 100 |
| SCCV NP LE VESINET 1 | 848 225 884 | Paris | 51 |
| SCCV NP LIVRY-GARGAN 1 | 844 512 632 | Paris | 100 |
| SCCV NP LONGPONT-SUR-ORGE 1 | 820 373 462 | Paris | 100 |
| SCCV NP LOUVECIENNES 1 | 827 572 173 | Paris | 100 |
| SCCV NP MEUDON 1 | 829 707 421 | Paris | 100 |
| SCCV NP MOISSY-CRAMAYEL 1 | 838 348 738 | Paris | 100 |
| SCCV NP MONTESSON 1 | 851 834 119 | Paris | 51 |
| SCCV NP MONTLHERY 1 | 823 496 559 | Paris | 100 |
| SCCV NP MONTLHERY 2 | 837 935 881 | Paris | 100 |
| SCCV NP MONTMAGNY 1 | 838 080 091 | Paris | 100 |
| SCCV NP NEUILLY SUR MARNE 1 | 819 611 013 | Paris | 100 |
| SCCV NP PARIS 1 | 829 707 157 | Paris | 100 |
| SCCV NP PARIS 2 | 842 239 816 | Paris | 100 |
| SCCV NP RAMBOUILLET 1 | 833 416 365 | Paris | 100 |
| SCCV NP ROMAINVILLE 1 | 829 706 589 | Paris | 100 |
| SCCV NP SAINT ARNOULT EN YVELINES 1 | 828 405 837 | Paris | 100 |
| SCCV NP SAINT GERMAIN EN LAYE 1 | 829 739 739 | Paris | 100 |
| SCCV NP SAINT GERMAIN EN LAYE 2 | 844 464 768 | Paris | 100 |
| SCCV NP VAUJOURS 1 | 829 678 960 | Paris | 100 |
| SCCV NP VILLE D'AVRAY 1 | 829 743 087 | Paris | 100 |
| SCCV NP VILLEJUIF 1 | 829 674 134 | Paris | 100 |
| SCCV NP VILLEMOMBLE 1 | 847 809 068 | Paris | 100 |
| SCCV NP VILLEPINTE 1 | 810 518 530 | Paris | 100 |
| SCCV NP VILLIERS SUR MARNE 1 | 820 147 072 | Paris | 100 |
| SCCV SCI COMBS LES NOTES FLORALES | 820 955 888 | Paris | 60 |
| SCI LE COEUR DES REMPARTS DE SAINT-ARNOULT-EN-YVELINES | 831 266 820 | Paris | 100 |
| SNC IMMO MDB | 882328339 | Paris | 100 |
| T ZOUT CONSTRUCT SA | 656 754 831 | Brussels | 100 |
| THOMAS SA | B 33 819 | Luxemburg | 100 |
| VAARTKOM SA | 656 758 393 | Brussels | 100 |
| VAL D'OR CONSTRUCT SA | 656 752 257 | Brussels | 100 |
| VELDIMMO SA | 430 622 986 | Brussels | 100 |
| VESALIUS CONSTRUCT NV | 543 851 185 | Brussels | 100 |
| ZIELNA DEVELOPMENT SP. Z.O.O. | 0000 52 76 58 | Warsaw | 100 |

JOINT VENTURES – ACCOUNTED FOR UNDER THE EQUITY METHOD

| | | | GROUP INTEREST (%) (Economic |
|------------------------------|----------------|--------------|------------------------------------|
| NAME | COMPANY NUMBER | HEAD OFFICE | interest) |
| BELLA VITA SA | 890 019 738 | Brussels | 50 |
| BORALINA INVESTMENTS SL | B 884 669 33 | Madrid | 50 |
| BROUCKERE TOWER INVEST NV | 874 491 622 | Brussels | 50 |
| CBD INTERNATIONAL Sp. z.o.o. | 0000 22 82 37 | Warsaw | 50 |
| CHÂTEAU DE BEGGEN SA | B 133 856 | Luxemburg | 50 |
| CITYZEN HOLDING SA | 721 884 985 | Brussels | 50 |
| CITYZEN HOTEL SA | 721 520 444 | Brussels | 50 |
| CITYZEN OFFICE SA | 721 520 840 | Brussels | 50 |
| CITYZEN RESIDENCE SA | 721 520 642 | Brussels | 50 |
| CP DEVELOPMENT Sp. z o.o. | 0000 63 51 51 | Warsaw | 50 |
| CSM DEVELOPMENT NV | 692 645 524 | Brussels | 50 |
| CSM PROPERTIES NV | 692 645 425 | Brussels | 50 |
| DEBROUCKERE DEVELOPMENT SA | 700 731 661 | Brussels | 50 |
| DEBROUCKERE LAND NV | 662 473 277 | Brussels | 50 |
| DEBROUCKERE LEISURE NV | 750 734 567 | Brussels | 50 |
| DEBROUCKERE OFFICE NV | 750 735 557 | Brussels | 50 |
| GATEWAY SA | 501 968 664 | Brussels | 50 |
| GOODWAYS SA | 405 773 467 | Brussels | 50 |
| ILOT ECLUSE SA | 441 544 592 | Gilly | 50 |
| IMMO PA 33 1 SA | 845 710 336 | Brussels | 50 |
| IMMO PA 44 1 SA | 845 708 257 | Brussels | 50 |
| IMMO PA 44 2 SA | 845 709 049 | Brussels | 50 |
| KEY WEST DEVELOPMENT SA | 738 738 439 | Brussels | 50 |
| LES 2 PRINCES DEVELOPMENT SA | 849 400 294 | Brussels | 50 |
| LIVINGSTONE RETAIL SARL | B 250 233 | Luxemburg | 33,33 |
| M1 SA | B 197 932 | Strassen | 33,33 |
| M7 SA | B 197 934 | Strassen | 33,33 |
| MÖBIUS II SA | 662 474 069 | Brussels | 50 |
| ODD CONSTRUCT SA | 682 966 706 | Knokke-Heist | 50 |
| PLATEAU D'ERPENT | 696 967 368 | Namur | 50 |
| RAC 3 SA | 819 588 830 | Antwerp | 40 |
| RAC 4 DEVELOPMENT SA | 673 640 551 | Brussels | 40 |
| RAC 4 SA | 819 593 481 | Brussels | 40 |
| RAC5 SA | 665 775 534 | Antwerp | 40 |
| RAC6 SA | 738 392 110 | Brussels | 40 |
| SCCV NP AUBER RE | 813 595 956 | Paris | 50,1 |
| SCCV NP AUBER VICTOR HUGO | 833 883 762 | Paris | 50,12 |
| SCCV NP AUBERVILLIERS 1 | 824 416 002 | Paris | 50,1 |
| SCCV NP BESSANCOURT 1 | 808 351 969 | Paris | 50,1 |
| SCCV NP BESSANCOURT 2 | 843 586 397 | Paris | 50,1 |
| SCCV NP CHARENTON LE PONT 1 | 833 414 675 | Paris | 50,98 |
| SCCV NP CRETEIL 1 | 824 393 300 | Paris | 50,1 |

| SCCV NP EPINAY SUR ORGE 1 | 838 577 419 | Paris | 50,1 |
|--------------------------------|--------------|-----------|------|
| SCCV NP VAIRES SUR MARNE 1 | 813 440 864 | Paris | 50,1 |
| SCCV PA VILLA COLOMBA | 838 112 449 | Paris | 51 |
| SCHOETTERMARIAL SARL | B 245 380 | Luxemburg | 50 |
| SURF CLUB HOSPITALITY GROUP SL | B 935 517 86 | Madrid | 50 |
| SURF CLUB MARBELLA BEACH SL | B 875 448 21 | Madrid | 50 |
| UNIPARK SA | 686 566 889 | Brussels | 50 |
| UNIVERSALIS PARK 2 SA | 665 921 529 | Brussels | 50 |
| UNIVERSALIS PARK 3 SA | 665 921 133 | Brussels | 50 |
| UNIVERSALIS PARK 3AB SA | 665 922 420 | Brussels | 50 |
| UNIVERSALIS PARK 3C SA | 665 921 430 | Brussels | 50 |
| | | | |

ASSOCIATES – ACCOUNTED FOR UNDER THE EQUITY METHOD

| NAME | COMPANY NUMBER | HEAD OFFICE | GROUP INTEREST (%) (Economic interest) |
|---------------------------------|----------------|-------------|---|
| DHR CLOS DU CHÂTEAU SA | 895 524 784 | Brussels | 33,33 |
| URBAN LIVING BELGIUM HOLDING NV | 831 672 258 | Antwerp | 60 |
| URBAN LIVING BELGIUM NV | 831 672 258 | Antwerp | 30 |

Except the mentioned elements on note 17, there are no significant restrictions that limit the Group's ability to access assets and settle the liabilities of subsidiaries.

In case of financial debts towards credit institutions, the shareholder's loans reimbursements (reimbursement of cash to the mother company) are subordinated to the reimbursements towards credit institutions.

G. Statement from the responsible persons

The undersigned persons state that, to the best of their knowledge:

- the Consolidated Financial Statements of Immobel SA and its subsidiaries as of 31st December 2020 have been prepared in accordance with the International Financial Reporting Standards ("IFRS"), and give a true and fair view of the assets and liabilities, financial position and results of the whole of the companies of the Immobel Group as well as the subsidiaries included in the consolidation;
- the Director's Report on the financial year ended at 31st December 2020 gives a fair overview of the development, the results and of the position of the Immobel Group as well as the subsidiaries included in the consolidation, as well as a description of the principal risks and uncertainties faced by the Immobel Group.

| On | behalf | of | the | Board | of | Directors: |
|----|--------|----|-----|-------|----|------------|
|----|--------|----|-----|-------|----|------------|

Marnix Galle³
Chairman of the Board of Directors

³ Vaste vertegenwoordiger van de vennootschap A³ Management bvba

H. Statutory auditor's report

Statutory auditor's report to the shareholders' meeting of Immobel NV/SA for the year ended 31 December 2020 - Consolidated financial statements

In the context of the statutory audit of the consolidated financial statements of Immobel NV/SA ("the company") and its subsidiaries (jointly "the Group"), we hereby submit our statutory audit report. This report includes our report on the consolidated financial statements and the other legal and regulatory requirements. These parts should be considered as integral to the report.

We were appointed in our capacity as statutory auditor by the shareholders' meeting of 28 May 2020, in accordance with the proposal of the board of directors ("bestuursorgaan" / "organe d'administration") issued upon recommendation of the audit committee. Our mandate expires on the date of the shareholders' meeting deliberating on the annual accounts for the year ending 31 December 2020, in view of Article 41 of EU Regulation nr. 537/2014 that states that as from 17 June 2020, an audit mandate can no longer be prolonged for those audit mandates running 20 years or more at the date of entry into force of the regulation. Due to a lack of online archives dating back prior to 1997, we have not been able to determine exactly the first year of our appointment. We have performed the statutory audit of the consolidated financial statements of Immobel NV/SA for at least 24 consecutive periods.

Report on the consolidated financial statements

UNQUALIFIED OPINION

We have audited the consolidated financial statements of the Group, which comprise the consolidated statement of financial position as at 31 December 2020, the consolidated statement of comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flow for the year then ended, as well as the summary of significant accounting policies and other explanatory notes. The consolidated statement of financial position shows total assets of 1 431 million EUR and the consolidated statement of comprehensive income shows a profit for the year then ended of 37 million EUR.

In our opinion, the consolidated financial statements give a true and fair view of the Group's net equity and financial position as of 31 December 2020 and of its consolidated results and its consolidated cash flow for the year then ended, in accordance with International Financial Reporting Standards (IFRS) as adopted by the European Union and with the legal and regulatory requirements applicable in Belgium.

BASIS FOR THE UNQUALIFIED OPINION

We conducted our audit in accordance with International Standards on Auditing (ISA), as applicable in Belgium. In addition, we have applied the International Standards on Auditing approved by the IAASB applicable to the current financial year, but not yet approved at national level. Our responsibilities under those standards are further described in the "Responsibilities of the statutory auditor for the audit of the consolidated financial statements" section of our report. We have complied with all ethical requirements relevant to the statutory audit of consolidated financial statements in Belgium, including those regarding independence.

We have obtained from the board of directors and the company's officials the explanations and information necessary for performing our audit.

We believe that the audit evidence obtained is sufficient and appropriate to provide a basis for our opinion.

KEY AUDIT MATTERS

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Project development costs and revenue, including those costs and revenue in investments accounted for under the equity method

- The Group recognized 414 million EUR of project development revenue and 315 million EUR of cost of sales (including an amount reported in the net result of joint ventures and associates of respectively 50 million EUR and 14 million EUR).
- The Group contracts in a variety of ways. Each project has a different risk and revenue profile based on its individual contractual and delivery characteristics.
- The measurement of revenue from the sale of development projects is a key audit matter due to the significant expertise and high level of judgment required in particular for:
 - assessing the contractual terms of sale and settlement risks to determine when the risks and rewards of ownership transfer to the purchaser: at a single point in time (at completion upon or after delivery) or as construction progress (on the percentage of completion basis);
 - determining the total costs to complete, including land acquisition costs, construction costs, development related costs and eligible capitalized interest;
 - assessing, when the revenue should be recognized on percentage of completion basis, the stage of completion of the project based on the proportion of contract costs incurred and the estimated costs to complete and the expected margin of the project.

- We designed our audit procedures to be responsive to this key audit matter. Our audit procedures included:
 - Understanding of the Group's processes regarding project management covering sales, purchases and project feasibilities. The relevant controls were subject to testing of both the design & implementation and the operating effectiveness.
 - Reviewing the main projects on a discussion basis with the relevant project manager to assess the management estimates and the margin recognized during the period. This review was covering construction status and commercialization and was performed by comparison with the updated feasibilities and prior year figures. Any material deviations were investigated.
 - Testing a sample of projects based on quantitative and qualitative information such as sales value, potential settlement risk and complexity of the contractual terms. For the sample selected we have:
 - traced a sample of sales recorded to the underlying sale documents and the receipt of cash:
 - assessed the Group's determination of the risks and rewards related to ownership transfer by a detailed analysis of the contractual terms of sale against the criteria in the accounting standards;
 - recalculated the recognized margin over the period considering the actual recognized cost incurred and the project's expected profit margin.

REFERENCE TO DISCLOSURE

The revenue from the sale of projects recognized in the period is disclosed in Note F.2 of the consolidated financial statements. The costs of the projects are disclosed in Note F.4.

Note E.16 of the financial report discloses the accounting policy for recognition of such amounts.

Recoverability of Projects under Development - carrying value of inventories, including those in investments accounted for under the equity method

- The Group capitalizes development costs into inventory over the life of its projects. The inventories amount to 997 million EUR as of 31 December 2020 (including an amount of 314 million EUR reported in the investments in joint ventures and associates).
- Development costs include the acquisition costs, development costs, borrowing costs and all other costs directly related to specific projects. An allocation of direct overhead expenses is also included.
- Inventories are stated at the lower of the acquisition cost and net realizable value for each development project.
- The recoverability of these costs is a significant judgment as this assessment includes assumptions about future events which inherently are subject to the risk of change. These assumptions include future sales prices, total estimated costs of completion, selling costs, the nature and quality of inventory held, location and economic growth factors.
- Changes in the Group's assumptions may have a material impact on net realizable value and therefore in determining whether the value of the project should be written down (impaired).
- This is a key audit matter given the relative size of the inventory balance in the consolidated statement of financial position and the significant judgment involved in the estimates used to calculate the net realizable value and the timing of recognition of the capitalized incurred costs.

- We designed our audit procedures to be responsive to this key audit matter. Our audit procedures included:
 - Understanding of the Group's processes regarding project management covering sales, purchases and project feasibilities. The relevant controls were subject to testing of both the design & implementation and the operating effectiveness.
 - For a sample of projects, we performed a risks analysis to review the ability of the Group to sell those projects with a positive margin. Our selection of projects was based on quantitative and qualitative information such as inventory value, permit risks, economic conditions. We also selected projects, which have previously been impaired or where sales realized were not in line with projections. For the sample selected, we:
 - enquired with project manager and management to develop an understanding of the progress of development, the risks associated to the project and the projected performance. We also assessed their basis of estimates of net realizable value used;
 - inspected project feasibility and assessed the assumptions used in forecasting revenues and costs to complete by comparison with market data or similar transactions;
 - agreed a sample of costs capitalized over the period to invoice, including testing whether they were allocated to the appropriate project;
 - assessed the calculation of revenue and the related cost of sales recognized in the period against the criteria in the accounting standards:
 - assessed whether the carrying value is the lower of the expected net realizable value and cost
 - Testing of the financial cost allocated to the development business and thereafter capitalized to individual projects.

REFERENCE TO DISCLOSURE

The costs of the projects under development are disclosed in Note F.17 (for projects owned in investments accounted for under the equity method) and F.21 (Inventories) of the Consolidated Financial Statements.

Note E.12 discloses the accounting policy for recognition of such amounts.

RESPONSIBILITIES OF THE BOARD OF DIRECTORS FOR THE PREPARATION OF THE CONSOLIDATED FINANCIAL STATEMENTS

The board of directors is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with International Financial Reporting Standards (IFRS) as adopted by the European Union and with the legal and regulatory requirements applicable in Belgium and for such internal control as the board of directors determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, the board of directors is responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters to be considered for going concern and using the going concern basis of accounting unless the board of directors either intends to liquidate the Group or to cease operations, or has no other realistic alternative but to do so.

RESPONSIBILITIES OF THE STATUTORY AUDITOR FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue a statutory auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISA will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

During the performance of our audit, we comply with the legal, regulatory and normative framework as applicable to the audit of consolidated financial statements in Belgium. The scope of the audit does not comprise any assurance regarding the future viability of the company nor regarding the efficiency or effectiveness demonstrated by the board of directors in the way that the company's business has been conducted or will be conducted.

As part of an audit in accordance with ISA, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or
 error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and
 appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is
 higher than for one resulting from an error, as fraud may involve collusion, forgery, intentional omissions,
 misrepresentations, or the override of internal control;
- obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control:
- evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the board of directors;
- conclude on the appropriateness of the use of the going concern basis of accounting by the board of directors and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our statutory auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our statutory auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern;
- evaluate the overall presentation, structure and content of the consolidated financial statements, and whether the
 consolidated financial statements represent the underlying transactions and events in a manner that achieves fair
 presentation.
- obtain sufficient appropriate audit evidence regarding the financial information of the entities and business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the Group audit. We remain solely responsible for our audit opinion.

We communicate with the audit committee regarding, amongst other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide the audit committee with a statement that we have complied with relevant ethical requirements regarding independence, and we communicate with them about all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated to the audit committee, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our report unless law or regulation precludes any public disclosure about the matter.

Other legal and regulatory requirements

RESPONSIBILITIES OF THE BOARD OF DIRECTORS

The board of directors is responsible for the preparation and the content of the directors' report on the consolidated financial statements and other matters disclosed in the annual report on the consolidated financial statements.

RESPONSIBILITIES OF THE STATUTORY AUDITOR

As part of our mandate and in accordance with the Belgian standard complementary to the International Standards on Auditing (ISA) as applicable in Belgium, our responsibility is to verify, in all material respects, the director's report on the consolidated financial statements as well as to report on these matters.

ASPECTS REGARDING THE DIRECTORS' REPORT ON THE CONSOLIDATED FINANCIAL STATEMENTS AND OTHER INFORMATION DISCLOSED IN THE ANNUAL REPORT ON THE CONSOLIDATED FINANCIAL STATEMENTS

In our opinion, after performing the specific procedures on the directors' report on the consolidated financial statements, this report is consistent with the consolidated financial statements for that same year and has been established in accordance with the requirements of article 3:32 of the Code of companies and associations.

In the context of our statutory audit of the consolidated financial statements we are also responsible to consider, in particular based on information that we became aware of during the audit, if the directors' report on the consolidated financial statements and other information disclosed in the annual report, i.e.:

- « Message from the Executive Chairman »;
- « Key figures 2020 »;
- « Shareholder Information »;
- « Activities »;

is free of material misstatement, either by information that is incorrectly stated or otherwise misleading. In the context of the procedures performed, we are not aware of such material misstatement.

STATEMENTS REGARDING INDEPENDENCE

- Our audit firm and our network have not performed any prohibited services and our audit firm has remained independent from the Group during the performance of our mandate.
- The fees for the additional non-audit services compatible with the statutory audit, as defined in article 3:65 of the Code of companies and associations, have been properly disclosed and disaggregated in the notes to the consolidated financial statements.

OTHER STATEMENTS

This report is consistent with our additional report to the audit committee referred to in article 11 of Regulation (EU) No 537/2014.

Signed in Gent.

The statutory auditor

Deloitte Bedrijfsrevisoren/Réviseurs d'Entreprises CVBA/SCRL Represented by Kurt Dehoorne

II. Statutory condensed financial statements

The financial statements of the parent company, Immobel SA, are presented below in a condensed form.

In accordance with Belgian company law, the Directors' Report and Financial Statements of the parent company, Immobel SA, together with the Statutory Auditor's Report, have been filed at the National Bank of Belgium.

They are available on request from:

Immobel SA

Rue de la Régence 58

BE-1000 Brussels

Belgium

www.immobelgroup.com

The statutory auditor issued an unqualified report on the financial statements of Immobel SA.

A. Statement of financial position (in thousands EUR)

| ASSETS | 31/12/2020 | 31/12/2019 |
|-------------------------------------|------------|------------|
| FIXED ASSETS | 346 615 | 289 771 |
| Start-Up costs | 113 | 193 |
| Intangible fixed assets | 285 | 303 |
| Tangible fixed assets | 846 | 424 |
| Financial fixed assets | 345 371 | 288 851 |
| CURRENT ASSETS | 592 886 | 512 887 |
| Amounts receivable after one year | 327 | 327 |
| Stocks and contracts in progress | 47 887 | 54 069 |
| Amounts receivable within one year | 491 618 | 364 208 |
| Treasury shares | 13 076 | 54 186 |
| Cash equivalents | 34 476 | 35 453 |
| Deferred charges and accrued income | 5 502 | 4 644 |
| TOTAL ASSETS | 939 501 | 802 658 |

| LIABILITIES | 31/12/2020 | 31/12/2019 |
|--|------------|------------|
| SHAREHOLDERS' EQUITY | 322 491 | 276 443 |
| Capital | 97 357 | 97 357 |
| Reserves | 107 076 | 107 076 |
| Accumulated profits | 118 058 | 72 010 |
| PROVISIONS AND DEFERRED TAXES | 478 | 1 725 |
| Provisions for liabilities and charges | 478 | 1725 |
| DEBTS | 616 532 | 524 490 |
| Amounts payable after one year | 380 006 | 300 332 |
| Amounts payable within one year | 231 710 | 220 579 |
| Accrued charges and deferred income | 4 816 | 3 579 |
| TOTAL LIABILITIES | 939 501 | 802 658 |

B. Statement of comprehensive income (in thousands EUR)

| | 31/12/2020 | 31/12/2019 |
|---|------------|------------|
| Operating income | 20 162 | 37 136 |
| Operating charges | -15 993 | -21 669 |
| OPERATING RESULT | 4 169 | 15 467 |
| Financial income | 87 727 | 10 956 |
| Financial charges | -15 528 | -11 096 |
| FINANCIAL RESULT | 72 199 | - 140 |
| PROFIT OF THE FINANCIAL YEAR BEFORE TAXES | 76 368 | 15 327 |
| Taxes | - 220 | |
| PROFIT OF THE FINANCIAL YEAR | 76 148 | 15 327 |
| PROFIT OF THE FINANCIAL YEAR TO BE APPROPRIATED | 76 148 | 15 327 |

C. Appropriation account (in thousands EUR)

| | 31/12/2020 | 31/12/2019 |
|---|------------|------------|
| PROFIT TO BE APPROPRIATED | 146 000 | 96 401 |
| Profit for the financial year available for appropriation | 76 148 | 15 327 |
| Profit carried forward | 69 852 | 81 074 |
| APPROPRIATION TO EQUITY | | |
| To other reserves | | |
| RESULT TO BE CARRIED FORWARD | 118 058 | 72 010 |
| Profit to be carried forward | 118 058 | 72 010 |
| PROFIT AVAILABLE FOR DISTRIBUTION | 69 852 | 81 074 |
| Divididents | 27 609 | 23 369 |
| Other beneficiaries | 333 | 1 022 |

D. Summary of accounting policies

Tangible assets are recorded as assets net of accumulated depreciation, at either their cost price or contribution value (value at which they were brought into the business), including ancillary costs and non-deductible VAT. Depreciation is calculated by the straight-line method. The main depreciation rates are the following:

Buildings 3 %
Buildings improvements 5 %
Office furniture and equipment 10 %
Computer equipment 33 %
Vehicles 20 %

Financial Fixed Assets are entered either at their purchase price, after taking into account any amounts still not paid up and any write-offs made. They are written down if they suffer a capital loss or a justifiable long-term loss in value.

Amounts Receivable within one year and those receivable after one year are recorded at their nominal value. Write-downs are applied in case of permanent impairment or if the repayment value at the closing date is less than the book value.

Stocks are recorded at their purchase price or contribution value, including, in addition to the purchase price, the ancillary costs, duties and taxes relating to them. The infrastructure costs are recorded at their cost price. Realisation of stocks is recorded at the weighted average price. Work in progress is valued at cost price. **Profits** are, in principle, recorded on the basis of the percentage of completion of the work. Write-downs are applied as appropriate, according to the selling price or the market value.

The **sales** and the **purchases** of properties are recorded at the signature of the notarial act in so far as the eventual conditions precedents are lifted and a clause of deferred property transfer is foreseen in the compromise under private signature

Short term investments are recorded as assets at their purchase price (ancillary costs excluded) or contribution value. Their values are adjusted, provided that the depreciation is lasting.

Cash at bank and in hand are recorded at their nominal value. Values are adjusted if the estimated value at the end of the financial year is lower than the book value.

At the close of each financial year, the Board of Directors, acting with prudence, sincerity and in good faith, examines the **provisions** to be set aside to cover the major repairs or major maintenance and the risks arising from completion of orders placed or received, advances made, technical guarantees after sale or delivery and current litigations.

Amounts Payable are recorded at their nominal value.