LEGAL NOTICE

This guide presents an overview of the Polish legal system and business environment. We intended it to provide a general outline of the topics concerning legal issues and believe that all the information is correct on the day of writing and printing. Please bear in mind that Polish law is changeable, especially taxation regulations at least once in a fiscal year.

We would like to emphasise firmly to the readers that the information in this guide is not professional advice and should not be treated as a substitute for legal, tax or business advice. The investor should seek professional advice before making any legal, tax or investment decision. JP Weber will be pleased to discuss specific problems.

JP Weber, Polish Information and Foreign Investment Agency and the co-authors in person reserve that they cannot be held responsible or liable for any damages (or losses) that may arise with regards to action taken or not taken in accordance with the information presented in this guide.

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About PAIiIZ

The Polish Information and Foreign Investment Agency (PAIiIZ) has been serving investors for over 20 years. Its mission is to increase Foreign Direct Investment (FDI) by encouraging international companies to invest in Poland. PAIiIZ guides investors through all the necessary administrative and legal procedures along the way to setting up their business.

Agency:
- helps investors to enter the Polish market,
- provides quick access to the complex information related to economic and legal environment,
- helps to find a convenient investment location and to obtain investment incentives,
- advises in each phase of the investment process,
- helps to find the appropriate partners and suppliers at the new locations,
- supports firms already active in Poland.

Agency’s mission is also to create a positive image of Poland across the world, to promote Polish goods and services abroad by organizing conferences, seminars, exhibitions, workshops and study tours for foreign journalists.

In order to provide the investors with the best possible service a network of Regional Investor Assistance Centres has been established across Poland. Their goal is to improve the quality of a region’s investor services as well as to provide an access to the latest information - such as, the investment offers and regional micro-economic data.

These Centres hire professionals that have been trained by PAIiIZ and are financed by local authority funds.

About JP Weber

JP Weber is a prestigious address for international investors and entrepreneurs wishing to invest directly within the territory of Poland. Throughout the investment process, we offer professional support for international companies and senior decision makers ensuring that their corporate responsibility is maintained throughout their activities in Poland.

Boasting more than ten years of investment experience, our proven track record has enabled us to evolve into a trusted business partner for numerous demanding customers. Cultural awareness is a cornerstone of our business strategy, enabling our team to fully integrate with our customers, ensuring that customer experience remains a positive benchmark for JP Weber. Our teams are comprised of interdisciplinary and multilingual experts, specializing in fields such as law, tax, financial accounting and project management.

JP Weber’s core competencies comprise:
- Advisory
- Mergers & Acquisitions
- Corporate Finance
- Legal Services
- Tax Advisory
- Financial Accounting
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I. Introduction

The numerous positive responses to our previous editions motivated us to update this guide in accordance with the changing economic environment and legal requirements. This edition is designed to be a cornerstone of Business Guides, helping to lead Poland into the next decade from 2010 onwards. We hope that this guide will continue to create bridges and make the Polish market appear transparent as well as attractive for doing business.

This guide is a result of the JP Weber combined experience with PAiIZ gained through advising foreign investors. Investment projects are very sensitive for decision makers who need to be familiar with an environment that will influence their investment. Since each project completed by us was different in nature, we have been able to gather remarks from investors and have summarised them below to give you crucial information about Poland, financing, the business climate, real estate, public aid, the investment process, labour law and taxation. We hope this summary will serve as a road map to investment opportunities in Poland.

This guide was prepared by professionals from JP Weber who are experts in their field and experienced in advising foreign companies as well as the professional know-how from PAiIZ who supported this guide.

The editorial team understand that this publication is not intended as a solution or answer to all possible questions. We have simply drafted the key areas of the business and legal environment. Consequently, we hope our guide will be an opportunity for discussion between readers and the editorial team. We will, of course, be happy to answer any questions related to the issues presented in this book.

Accession to the European Union has widely opened the European market for foreign companies and has created benefits for investing in Poland. In particular, incentives such as the regulations on public aid and the lowering of the taxation rate, together with a motivated and qualified labour force, have created opportunities to compete with other European countries. Poland is becoming a leading country as a direct investment destination due to the fact that it offers guarantees of legal regulations related to conducting business and achieving business goals such as profit and a friendly legal business environment.
I.1. Why Poland

Poland is a promising country for investors. International reports describe the Polish economy as safe for business environment and long-term planning with a low risk of financial crisis, offering investment opportunities in connection with the modernization of infrastructure and introduction of modern technologies in the enterprise. In times of global economic crisis Poland has strengthened its position not only in the region of Central and Eastern Europe but also all over the continent.

10 reasons to invest in Poland

1. SUCCESSFUL ECONOMY

Poland is one of the fastest growing economies in the entire Europe. It was the only nation in the European Union to resist the 2009 recession. Poland is going to see a positive trend in its economy in the coming years.

2. POPULATION

Poland has the biggest consumer market (ca. 40 M people), which has entered the European Union within the last 20 years.

3. QUALIFIED AND COMPETITIVE LABOR FORCE

Highly-qualified workers and well-educated specialists are easily available. It is connected with the fact that Poland has over 460 academic centers. Besides of the huge number of graduates produced every year by the academic centers, there are also many young people educated by Polish Universities of Technology. In this way Poland has experts in IT, modern technologies and other technology fields. Polish engineers and scientists are highly acknowledged across the world.

4. CENTRALLY LOCATED

Poland’s convenient location, in the very centre of Europe, makes the country a perfect investment destination for enterprises targeting both Western and Eastern part of the continent. From Warsaw it takes only several hours either by car, train or plain to reach a number of Europe’s major capital cities.

5. LABOUR COSTS

Labour costs are still much lower in comparison to other European countries.

6. POLAND IS THE BIGGEST BENEFICIARY FROM THE EU BUDGET

Between 2014 and 2020 Poland will receive from the EU’s budget — EUR 72.9 billion for the cohesion policy and EUR 28.5 billion for agricultural policy. These funds will be invested in such areas as scientific research and its commercialization, key road connections (motorways, expressways), business development, environmentally friendly transport, digitization of the country, the inclusion of social and professional activity.

7. POLITICAL STABILITY BASED ON EU AND NATO MEMBERSHIP

As a NATO and European Union member, Poland has a proven record of political stability and commitment to free market principles.

8. LARGE DOMESTIC MARKET

Poland is one of the biggest EU member states. We are the 6th most populated country in the Union and we are the biggest market in the region of Central and Eastern Europe.

Poland’s economic growth in 2012 was 2%, while the average score in the euro zone -0.6% and -0.3% for the EU27. The average growth of the Polish economy in 2012–2014 is estimated at 2.2–2.3% per year.

9. STEADILY IMPROVING CONDITIONS OF RUNNING BUSINESS

World Bank’s report Doing Business 2013 distinguished Poland as greatest improver in terms of ease of doing Business.

This ranking compares the degree to which a given country has narrowed its distance to the so-called frontier (representing the best performance achieved by any economy on each Doing Business indicator) in the period 2005–2012: Poland limited the distance by 12.3 percentage points, overtaking the Czech Republic, Slovakia and Portugal (which reduced the distance by 9.8 pps, 9.5 pps and 9.0 pps respectively).


The UNCTAD’s report ranked Poland 12th top priority host economy for FDI in the World, and 3rd in Europe. This means an improvement by one place compared to the previous edition of the report for the period 2009–2011. It is noteworthy that among the EU Member States, only the following ones were listed in the survey: Great Britain (7th place), Germany (10th), France (14th) and Spain (20th).
Labour costs per hour in euro, breakdown by economic activity in 2012

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<th>Business economy</th>
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Source: Eurostat 2012

Between 2007 and 2020 Poland will be the EU’s largest recipient of funding.

Table 18 Top priority host economy for FDI Ranking

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<tr>
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<th>United Kingdom</th>
<th>Germany</th>
<th>France</th>
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<td>Ranking 2010–2012</td>
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Source: Strategy and Analyses Department, Ministry of Economy based on UNCTAD’s World Investment Prospects Survey 2010–2012
I.2. Basic facts

I.2.1. Geographic location and climate

Poland, officially the Republic of Poland, is often considered to be the ‘heart of Europe’ due to its central location. Throughout history, it has served as one of the most important trade routes on the continent, connecting the north, south, east and west of Europe together thanks to its geopolitically advantageous location. Poland has belonged to the European Union since 2004, with its eastern border constituting the eastern fringe of the entire community. At 1,163 km it is the longest exterior land border of the European Union (the total length of Poland’s national borders is 3,511 km). By geographical area, Poland is the ninth largest country in Europe, and the sixth largest in the European Union in terms of area. Although the population growth has been quite low in recent years (2011 - 0.3 per 1,000 people), Poland’s work force is still among the youngest in Europe, with 24.797 million people of working age as of 2011. The retirement age is currently 60 for women and 65 for men. Recent regulatory changes bound the retirement age to gradually increase up to 67 years both for men and for women until 2020 and 2040 respectively.

Poland has a moderate climate with relatively cold winters from December to March. January temperatures average -1°C (30°F) to -5°C (23°F), but in the mountain valleys they may drop as low as -20°C (-4°F). Summers, which extend from June to August, are usually warm, sunny and less humid than winter. July and August average temperatures range from 16.5°C (62°F) to 19°C (65°F), though some days the temperature can easily reach even 35°C (95°F). The average annual rainfall for the whole country is 600 mm a year, although isolated mountain locations may receive as much as 1300 mm a year.

I.2.2. Population and language

The population of Poland (as of 2012) is 38.544 million people making it the eighth largest country in Europe in terms of population, making it the eighth biggest country in Europe in terms of population and the sixth largest in the European Union in terms of area. Although the population growth has been quite low in recent years (2011 - 0.3 per 1,000 people), Poland’s work force is still among the youngest in Europe, with 24.797 million people of working age as of 2011. The retirement age is currently 60 for women and 65 for men. Recent regulatory changes bound the retirement age to gradually increase up to 67 years both for men and for women until 2020 and 2040 respectively.

Approximately 61.7% of Poles live in cities and urban areas. Approximately 98% of the population ethnic Poles. The major ethnic minorities are German, Belarussian, Ukrainian and Romanian. The major ethnic minorities are German, Belarussian, Ukrainian and Romanian. Most educated Poles, especially in the business community, speak at least one foreign language, with English the most popular. In addition to this, German and Russian are also spoken frequently, due to the geographical closeness of these countries.

Poland has the entire northern half of Poland, and the glacio-formation that characterise the lake region extend as much as 200 km inland in western Poland.

The largest zone, the central lowlands, is a narrow band in the west which expands to the north and south as it extends eastward. The terrain is relatively flat, cut by several major rivers, including the Oder (Odra), which constitutes Poland’s natural border with Germany in the west, and the Vistula (Wisla) in the centre, which at 1,047 km is the country’s longest river.

To the south are the Małopolska uplands that connect the ranges in south-central Poland - the Sudetes and Carpathian Mountains. The highest peak in the Sudetes is Śnieżka (1,602 m). The Carpathians Mountains in Poland are the highest and most picturesque mountains in the country, with Poland’s highest mountain peak being Rysy (2,499 m) in the Polish Tatra Mountains.

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The Baltic coastal plains are a low-lying region, which form Poland’s mostly smooth coastline and northern border. It provides many kilometres of sandy beaches, complete with coastal lakes, sand dunes and cliffs.

To the north of the central lowlands, the lake region includes the only primeval forests remaining in Europe. Glacial action in this region formed many lakes and low hills over many centuries. In fact, there’s no other region in Europe outside Finland where so many post-glacial lakes can be found. Small lakes dot the entire northern half of Poland, and the glacial formations that characterise the lake region extend as much as 200 km inland in western Poland.

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II. Legal and Business Environment – the most underlining facts about Poland
II.1.

Political & Legal Stability

II.1.1.

Political system

Poland is a democratic multi-party republic, reflecting a mixture of parliamentary and presidential models. The governmental system is based on the separation and balance between legislative (the Parliament or National Assembly), executive (the President and the Council of Ministers) and judicial powers (courts and tribunals).

The supreme law of the Republic of Poland is the constitution rewritten in 1997, passed on April 2nd and submitted for ratification by national referendum. The constitution assures freedom of economic activity, any limitation of which should be based on law.

II.1.1.1. The Parliament

The Parliament is composed of two chambers: the lower house, including the Sejm, which comprises 460 deputies elected for four years through a proportional voting system in a general election. The upper house includes the Senate, which comprises 100 senators, who are elected every four years through a majority voting system. When sitting in a joint session, members of the Sejm and the Senate form the National Assembly, presided by the Marshal of the Sejm. The National Assembly is formed in case of three different situations: to adopt a new Constitution, to receive the oath from a newly elected President, or when an indictment against the President of the Republic is brought to the State Tribunal.

The Senate has the right to initiate legislation and reviews, approve or reject acts passed by the Sejm or to propose amendments to those acts. However, the Senate’s veto may be overruled by an absolute majority vote in the Sejm. It is the Sejm, ultimately, that decides on the final version of any legislative act. The legislative initiative is also granted to the President, the Council of Ministers and to any group of at least 100,000 citizens coming up with a draft law.

On the approval of the Senate, the Sejm also appoints the Commissioner for Civil Rights Protection (Ombudsman; Rzecznik Praw Obywatelskich) for a five-year term. The Ombudsman has the duty to guard the civil rights and freedoms of Polish citizens and residents and the implementation of the law and of principles of community life and social justice. The Ombudsman remains independent, and is responsible only to the Sejm.

II.1.1.1. The Parliament

The Parliament is composed of two chambers: the lower house, including the Sejm, which comprises 460 deputies elected for four years through a proportional voting system in a general election. The upper house includes the Senate, which comprises 100 senators, who are elected every four years through a majority voting system. When sitting in a joint session, members of the Sejm and the Senate form the National Assembly, presided by the Marshal of the Sejm. The National Assembly is formed in case of three different situations: to adopt a new Constitution, to receive the oath from a newly elected President, or when an indictment against
II.1.2. The President

The President is elected via a general election for a five-year term and can spend a maximum of two terms of office. The President is the head of state, the supreme representative of the country in foreign affairs and also the Commander-in-Chief of the armed forces. He appoints candidates for the post of Prime Minister and appoints the cabinet according to the Prime Minister’s proposals.

He has also the right to dissolve the parliament if it is unable to form the Government or approve the draft of the State Budget.

Apart from the legislative initiative, the President also has the right to veto acts approved by Parliament (although this veto can itself be overruled by the Sejm with a 3/5 majority vote).

II.1.1.3. The Supreme Chamber of Control

The Supreme Chamber of Control (Najwyższa Izba Kontroli - NIK) is an institution that cannot be exactly qualified as a legislative, executive or judicial power. Nevertheless, it is one of the oldest state institutions in Poland. The NIK is entitled to audit all state institutions including the National Bank of Poland, Government and local Government administrative units and other corporate bodies and Non-Governmental Organizations which perform or receive public contracts.

II.1.2. Public administration

The government in Poland consists of central and local administrations: the Office of the President of the Republic of Poland, the Council of Ministers, with its respective ministries, and the structures comprising the central administration.

The Council of Ministers is the executive body that manages the current state policy, ensuring the execution of the law, approving the draft of the budget, protecting the interests of the State Treasury, and ensuring public order as well as the internal and external security of the state.

Currently, the Council of Ministers consists of Prime Minister (who is the President of Council of Ministers), two Vice Presidents, and representatives of 17 Ministries responsible for:

<table>
<thead>
<tr>
<th>Ministry</th>
<th>Functions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Prime Minister</td>
<td>Represents the Council of Ministers and directs their work, supervising territorial self-government within the guidelines and in ways described in the Constitution and other legislation, acting as the superior for all government administration workers.</td>
</tr>
<tr>
<td>Ministry of Agriculture and Rural Development</td>
<td>Concerned with various aspects of Polish agriculture and improving its rural areas.</td>
</tr>
<tr>
<td>Ministry of Culture and National Heritage</td>
<td>Concerned with various aspects of Polish culture, including the protection of its heritage.</td>
</tr>
<tr>
<td>Ministry of Economy</td>
<td>Concerned with creating the best conditions for business activity, and initiating and coordinating policies regarding economic activity and development.</td>
</tr>
</tbody>
</table>
The administrative division of Poland is based on three levels of administration, i.e. 16 voivodeships/provinces (województwa) headed by provincial voivode (governor/wojewoda), appointed by the Prime Minister, who is the superior of the team governmental administration, the supervision body over the territorial self-government units as well as the senior body as per the regulations for administrative proceedings.

The leader of the executive is the voivode (governor/wojewoda). The self-government executes tasks in the following scope: public education, health promotion and protection, environmental protection, modernising the rural areas, public roads, collective transport, land development, culture, social welfare, tourism, counteracting unemployment and activating the local labour market.

The voivodeships are divided into poviaty (boroughs/powiats), which are divided further into communes (gminy).

There are two types of poviaty: the basic territorial division unit that comprises the entire areas of the bordering boroughs, a land poviat; or the whole town area, a town with the rights of a poviat.

A commune is the fundamental community and the smallest administrative unit. The scope of its activity comprises the public affairs of local significance, unreserved statutorily for other entities. Predominantly, a commune is responsible for satisfying the primary, concrete needs of its inhabitants. It deals with planning and managing the land, environmental protection, roads, bridges, streets, public transport and supplying the inhabitants with electricity and heating. It also keeps the surroundings tidy, as well as manages and maintains the communal buildings and the public usage facilities.

The local government’s decision-making and supervisory bodies are the councils, operating at all three levels of the local administration. Council members are elected for in general, equal, direct and secret elections. They have the authority to appoint or dismiss local administrative officers including mayors of rural communes (wójt), mayors of towns and cities (burmistrz or for large municipalities prezydent), heads of the poviaty (starosta) as, as mentioned before, the marshal.

II.1.3. Legal System

In accordance with the Polish Constitution, judicial power consists of courts and tribunals, which are independent from the other institutions of power. The system of justice is based on the Supreme Court, the common courts, and the administrative and military courts. Judges are independent and cannot be dismissed: they are only subject to the Polish Constitution and regulations.

Polish courts system

The Supreme Court supervises the activities of the common and military courts. It is the highest judicial body, whose rulings are not subject to further review by another court. The Supreme Court deals with cases under particular regulations, provides uniformity and accuracy of interpretation of the law, and issues opinions on bills.

It judges the conformity of local government authority resolutions to the regulations and normative acts of local government administration authorities.

According to the Polish Constitution, the tribunals (The Polish Constitutional Tribunal - Trybunał Konstytucyjny and the State Tribunal - Trybunał Stanu) operate outside the structure of the Polish system of justice, although the concept and definition of ‘system of justice’ still applies to them.

The Constitution Tribunal is a judicial body established to resolve disputes on the constitutionality of the activities of state institutions: its main task is to supervise the compliance of statutory law with the Constitution. It adjudicates in compliance with the Constitution of legislation and international agreements (as well as its ratifications), disputes over the powers of central constitutional bodies, and in compliance with the Constitution of the aims and activities of political parties. Its judgements are final.

The State Tribunal is the judicial body, which rules on the constitutional liability of people holding the highest State offices. It is empowered to rule for the removal of individuals from public office; to impose injunctions on individuals against their appointment to senior offices; to revoke an individual’s right to vote and to stand for election; to withdraw previously awarded distinctions and in criminal cases to impose penalties stipulated in the criminal code.

As a member of the European Union, Poland is also subject to certain international organisations with international judicial power. These organisations include:

- The European Union - Court of Justice of the European Communities and Court of First Instance,
- The United Nations - International Court of Justice,
- The Council of Europe - European Court of Human Rights,
- The International Criminal Court.
II.1.4. Poland in international organizations

II.1.4.1. Poland in the European Union

Poland became a member of the EU on 1 May 2004, together with nine other countries, marking the culmination of a negotiation process which first began on 31 March 1998. On 21 December 2007 Poland joined the Schengen area: a territory with no checks at internal borders formed in the 24 member states.

The main benefits for Poland from joining the European Union are:
- harmonisation of Polish law with EU regulations,
- access to over 460 million customers within the EU,
- the possibility of applying for EU structural funds,
- infrastructure development.

The harmonisation of Polish law, as well as access to EU structural funds, has helped to increase the attractiveness of Poland for foreign investors. The European Union is now Poland’s largest trading partner. From January to July 2012 the share of Polish exports reached 76.4% and imports 58.5%.

II.1.4.2. Poland’s Single Market

As a member of the European Union, Poland participates in the Single European Market. The freedom of movement of people, goods, capital and services makes this market much more competitive.

The freedom of movement of people is very important, especially with reference to freedom of movement for workers. The last restrictions for Polish employees were rescinded in May 2011. Since then, no more national regulations of Member States may ban Poles to work within Member States (with regards to domestic rules).

The freedom of movement of goods is one of the fundamental principles of the single market. It constitutes the prohibition of quantitative restriction on exports and imports between Member States. It is the rule that products complying with the standards set in the Member State of origin shall also comply with the standards of the Member States of destination.

The freedom of movement of services implies the rights of individuals and companies to offer and provide services without hindrance in all EU Member States. EU Treaty regulations on the free movement of services essentially cover all types of services provided against payment. Individual citizens of one State to work or retire must have the right to offer and provide services in other Member States on the same terms as those applied to the country’s own citizens and companies.

Any obstacles to the freedom of movement of capital are prohibited according to EC treaty. EU citizens are able to transfer unlimited sums of money between Member States, open bank accounts, invest funds or borrow money in other Member States. EU citizens who move to another Member State to work or retire must have the right to transfer money from one EU country to another.

In Poland there is an important 12-year transition period for the purchasing of agricultural land and forests, that ends on 30th April 2016.

II.1.4.3. Poland and the Monetary Union

The next stage of integration is the accession to the Monetary Union as well as the adoption of the Euro as the official currency of Poland. The crisis within Eurozone has put the great pressure on Polish authorities to delay the adoption of the Euro. The unofficial plans are to fulfill all requirements in years 2015-16, but the adoption of the Euro will need change of the constitution, which seems to be impossible before next elections, scheduled for late autumn 2015.

The basic requirements for joining the Euro are the Maastricht criteria of economic convergence, including fiscal (the general government deficit and public debt) and monetary criteria (price stability, the level of long-term interest rates and exchange rate stability). The fulfillment of the exchange rate criterion will be preceded by entering into ERM-2.

From 24th January 2009, it has been possible to conclude agreements and provide performances in foreign currency in Poland pursuant to the amendment of Article 358 of the Civil Code and the deletion of § 9 Section 15 of the Foreign Exchange Acts. There are currently no obstacles to making payments in Euros.

II.1.4.4. International organisations

After 1989 Poland began an intensive period of economic development, supported by its membership in various international organisations. This helped to accelerate development, promote globally the Polish economy and enabled collaboration with other countries. Currently, Poland is a member of:
- The Organisation for Economic Cooperation and Development (OECD),
- The North Atlantic Treaty Organization (NATO),
- The World Trade Organization (WTO),
- The World Bank,
- The International Monetary Fund (IMF).

OECD

The Organisation for Economic Cooperation and Development was set-up by the Convention of 1960, which came into force one year later. The headquarters of the institution is located in Paris. The main objective of the OECD is to coordinate socio-economic policies of the Member States in order to stimulate economic growth, employment, social development and international trade and capital flows. Therefore, the organisation develops common rules to be applied in different areas of the economy, which takes the form of recommendations, resolutions, declarations and agreements. The organisation includes the most economically developed countries to create ‘the richest club’, an exclusive organisation representing less than 1/6 of the world’s population, and providing about 2/3 of the global production of goods, 3/5 of world exports and 4/5 of the total public development aid.

WTO

The World Trade Organisation was established on 1 January 1995. Poland was one of the founding countries. The main responsibility of the WTO is the liberalisation of the international trade of goods and services, investment policies of trade support, the settlement of trade disputes, and the respect for intellectual property rights. Countries acceding to the WTO are required to adapt domestic legislation.

The international system of justice exists to supplement the national courts and makes decisions only when the national justice system is incapable of resolving the dispute at the national level.
Political & Legal Stability

to the standards of the World Trade Organisation and to grant concessions to foreign entities. The WTO has 153 members at present, the most recent to join being the Republic of Cape Verde. The WTO has eliminated many barriers between countries and people by reducing tariffs. The rules of the WTO (contained in agreements and contracts) are the result of negotiations among the WTO members. The core document is the General Agreement on Tariffs and Trade (GATT). GATT comprises 60 agreements, which were signed individually in specific areas by each Member State.

World Bank

The World Bank has operated since 27 December 1945, and its headquarters are located in Washington DC, USA. Currently, its main task is to support the development of the market economy whilst combating all the causes of poverty in the world. Poland acceded to the World Bank (WB) in 1986. The President of the National Bank of Poland represents the country in the meetings of the WB. From 1990 until 1996, Poland received funds from the World Bank (equivalent to USD 3.374 billion) to assist in the transformation of Poland. Of this money, 46% was spent directly on the restructuring of the Polish economy to adapt it to the principles of the free market trade. By the year 2000, the WB supported the development of private sector industries and environmental protection. Today its function is gradually starting to comply with the European Investment Bank.

IMF

The International Monetary Fund has existed since 1945, while it has been operating on a permanent basis since 1947. Currently, it has more than 180 members, including Poland. Its head office is in Washington, USA. Its main tasks are:

■ the development of international cooperation in the field of monetary policy,
■ securing the stability of exchange rates,
■ monitoring the international debt of Member States,
■ supporting the development of trade in the world.

Poland has been a member of the IMF since 1986, at which time Poland received 1.8 billion SDR units (Special Drawing Rights, which function within the IMF as a unit of account). In 1995, Poland was able to repay its debts incurred in international institutions, before becoming a full member of the IMF.
II.2.

Macroeconomic indicators

II.2.1. Gross Domestic Product

The GDP of Poland was USD 489.8 billion USD in 2012. This makes Poland the 22nd largest economy in the world and the ninth largest in Europe. Per capita GDP was respectively 13,352 USD, or USD 20,137 USD PPP.
Polish GDP has been growing steadily for almost two decades, since 1991. The average growth in the years 1992-2008 was almost 4.5%, with the lowest rate (in 2001) 1.0%. For almost five years (between 1995-1997 and 2006-2007) Polish GDP grew at least 6% per year. Despite the major recession that many economies have struggled with since 2008, GDP growth was 3.9% in 2010 and 4.3% in 2011 according to European Commission. GDP growth rate for 2012 equalled 2% which was the fourth highest growth in European Union surpassed only by Estonia, Lithuania and Latvia. European Commission forecasts Polish GDP to rise by 1.2% in 2013 and 2.2% in 2014, which places Poland in the group of the fastest growing countries.

Polish GDP is generated through industry (34.2%), services (62.3%), agriculture (3.5%), though GDP per capita varies in the regions. The highest GDP was generated in Mazowieckie voivodship (21.6% of Polish GDP), but the main contributor here is Warsaw, which alone generated approximately 13% of Polish GDP. Per capita GDP in Warsaw is three times higher than the Polish average. High per capita GDP is also noticeable in other big cities, including Poznań (twice the national average), Kraków (60% above the national average), Wrocław and the Tricity of Gdansk, Stettin and Gdynia (45% above average). The strongest region after Mazowieckie is śląskie voivodship, generating 13% of Polish GDP, followed by Wielkopolskie (9.3%), Dolnośląskie (8.1%) and Małopolskie voivodship (7.4%).

After Mazowieckie (159.7% the national average), the biggest per capita GDP is generated in Dolnośląskie (107%), Śląskie (106.1%) and Wielkopolskie voivodship (105.3%). The regions with the lowest per capita GDP are the voivodships in the ‘eastern wall’: Lubelskie (67.6% of the average), Podkarpackie (68.4%), Podlaskie (73.4%), warmińsko-mazurskie (75.6%) and Świętokrzyskie (76%).

### II.2.2. Consumer Price Index

Consumer Price Index inflation was calculated as 3.7% in 2012, compared with an average yearly inflation of 3.9% in 2011. It is worth noting that the inflation rate has been quite low in recent years and relatively stable in comparison with the last 10-20 years. The graph below shows the inflation rates between 1997 and 2012. Many Poles still remember the hyperinflation, a characteristic of the economy change-over period in the years 1990-1991, with inflation rates exceeding 1,000% in some months.

In 2012, the Polish consumer price index was above average for the European Union, with a 3.7% change in the Harmonised Index of Consumer Prices - 1.1% more than the EU average HICP.

### II.2.3. Foreign trade

In 2012, Poland imported USD 198.5 billion worth of goods and exported products and services worth USD 184.7 billion resulting in a trade balance of USD -13.8 billion. A negative balance is typical for Polish market economy and has been one of its major characteristics since 1990s. This is due to the fact that Poland imports mostly capital goods for industry and manufacturing components rather than consumer goods. The attached graph presents the values of import and export, as well as the trade balance in the period from 1996 until 2012 (in USD billion).

With the change from a communist, plan-based economy to the present free trade market, the direction of Polish foreign trade has been reversed. Formerly, the most important trade partner was the USSR. Nevertheless, Poland has always had a high trade rate with its direct neighbours. In 1990, the first year of economic reforms, Germany became Poland’s most important trade partner and remains one today. In 2012, 25.1% of Polish exports and 21.3% of imports were exchanged with Germany. What is more, in the last few years the import of goods and services from Russia exceeded 10% of the total Polish import, which is largely due to purchases of oil and natural gas. Other key importers are (apart from Germany): China (8.9%), Italy (5.2%), France (3.9%) and the Netherlands (3.9%), while Polish exports primarily flow to: United Kingdom (6.8%), the Czech Republic (6.3%), France (5.9%), Russia (5.3%), Italy (4.9%), and the Netherlands (4.5%). The following chart presents the percentage of foreign trade with the most important countries in 2006 and 2012.2

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1 International Monetary Fund, World Economic Outlook Database, 2010
Prolonged slowdown of the global economy has had a significant impact on Polish foreign trade. Only in 2009, the value of total trade exchange decreased by 25.1%. Although Polish trade quickly recovered in 2010 and 2011 achieving double-digit growth rates, 2012 has brought a fall in the total trade with the decreases in both import and export of 6.5% and 2.9% respectively.\(^3\)

Poland’s key trade partners in terms of export are Germany, United Kingdom, Czech Republic, France and Italy. With all of them, except for Italy, Poland maintains a positive trade balance. Poland’s import needs are reflected in a high share of goods bought in Russia and China, where oil, gas and inexpensive consumer goods are purchased. China has recently increased its share on the trade with Germany, as the share of imports from China has decreased by 25.1%. Although Polish trade quickly recovered in 2010 and 2011 achieving double-digit growth rates, 2012 has brought a fall in the total trade with China, which makes it reliant on the economic condition of the European Union.

II.2.4. Local cost effectiveness

Costs of Labour

During past years one of the main reasons for direct investment in Poland has been its lower average labour costs compared to other European Union countries. It is indeed still the fact that average labour costs are both low and competitive. On the other hand, what really counts is the fact there is a high availability of labour on the market. The young structure of Poland’s population and the high standard of Universities ensure a continuing and growing potential for a highly skilled and educated labour force. Looking deeper, the low labour costs are combined with competitive productivity, which indicates the created value per working hour. This combination of competitive productivity alongside the total amount of average salaries serves to back up the argument for underlining direct investments in Poland.

The next indicator shows, that the increase in the average cost of working hours has developed quite moderately compared to countries like Romania or Bulgaria. Sharp rises in wages are the result of shortages in availability, and in this example - the qualified labour force. Since direct investment decisions are based on a longer time horizon, it is important to have a closer look at the size of the country. Bigger countries tend to develop in a more stable fashion in each of the indicators than smaller countries, where shortages and capacity limits occur suddenly and within a short period of time. Due to the fact that Poland (with almost 40 million citizens) is by far the largest country to join the EU in 2004, it can be considered rather stable when taking the actual economic core data into account.

Cost of transport

Due to the decision to make significant investments into its infrastructure, Poland will increase the number of fast roads and improve its transport connections. In the close future, the main cities of Poland will be connected by motorways. Furthermore, the European motorway number 30 will be finished and function as one straight motorway connection between Berlin and Moscow.

The costs of transport were reduced in the past when Poland became part of the Schengen Agreement, allowing fast and easy travelling within the countries which are part of Schengen. Today a country becomes automatically part of Schengen by joining the EU.

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Macroeconomic indicators

Hourly labour costs in European Union in 2012

Legend

Source: Eurostat, 2012
II.3. Financial markets and institutions

II.3.1. Banking and financial institutions

The banking system in Poland is built on three pillars:
I. Central bank (the National Bank of Poland – NBP)
II. Commercial banks
III. Cooperative banks.

From 1 January 2008, banking supervision has been carried out by the Polish Financial Supervision Authority – PFSA (Komisja Nadzoru Finansowego - KNF), as stipulated in the 21 July 2006 act on the supervision of the financial market.

The merger of the financial and banking supervision was a pragmatic decision based on the evolution of the Polish financial market, the growing significance of multinational financial groups and cross-sector financial products.

Before 1 January 2008, banking supervision, conducted by the Commission for Banking Supervision (Komisja Nadzoru Bankowego – KNB), had a limited objective which was to ensure the safety of deposits held by banks. The aims of the PFSA are much broader and include undertaking measures designed to ensure the regular operation of the financial market (its stability, safety and transparency), Consumer issues such as dealing with complaints, financial education and codes of best practice were not considered particularly important before 1 January 2008.

II.3.1.1. The National Bank of Poland

The National Bank of Poland is the Republic of Poland’s central bank. Its tasks are stipulated in the Constitution of the Republic of Poland, the Act on the National Bank of Poland and the Banking Act. The fundamental objective of the NBP’s activity is to maintain price stability. The most important areas of activity for the NBP are:
- monetary policy,
- the issue of currency,
- the development of the payment system,
- the management of official reserves,
- education and information,
- services to the State Treasury.

The management authorities of the NBP are the President of the NBP, the Monetary Policy Council and the NBP Management Board. The Monetary Policy Council lays down the foundations for monetary policy, sets interest rates and defines the level of obligatory reserves for commercial banks. The Management Board directs NBP activities. Its fundamental tasks include the implementation of resolutions for the Monetary Policy Council, the adoption and implementation of the NBP plan of activities, the execution of the financial plan approved by the Council and the performance of tasks related to the exchange rate policy and the payment system.
II.3.1.2. Commercial banks

As of Q3 2013, 41 commercial banks and 26 branches of credit institutions conducted operations in Poland.

Mergers and acquisitions are among the most important methods of growth used by commercial banks. These transactions became popular in Poland as early as the mid-1990s and have led to significant changes in the operation of the entire banking system over the following decade. As a result, the number of entities decreased, in particular those which were economically weak, with the existing banks becoming modernised and the growth potential of the financial market rising significantly. Consolidation has also resulted in the diffusion of banking activity and risk management standards elaborated by highly developed countries over the years.

Foreign investors have a decisive impact on consolidation in Poland. Another important trend noted is that global banks have dominated these transactions. Such entities are both the initiators of the transaction and institutions most sought after for a merger or acquisition. In the Polish banking sector, there is still great potential for the development of mergers and acquisitions and the process of banks’ consolidation is still to be finished. In Poland, further M&A transactions will mainly result from those entered into on international markets by the owners of Polish entities.

II.3.2. Stock exchange and capital market regulations

The Warsaw Stock Exchange (Giełda Papierów Wartościowych w Warszawie S.A., WSE) is a joint-stock company founded by the State Treasury. The WSE began its activity in April 1991, at the time of writing (May 2013) investors could buy and sell on WSE stocks of almost 440 companies. In August 2007 WSE launched the New Connect – a market for young companies with a large growth potential, on which 433 companies are currently listed. The WSE, as well as the other entities operating in the Polish capital markets (i.e. investment firms and entities operating investment funds), is authorised by the PFSA (Komisja Nadzoru Finansowego). Transactions on the WSE are executed from 9.00 am to 5.00 pm (this does not apply to block trades).

The following instruments are all traded on the WSE: shares, bonds, subscription rights, futures, options, index participation units, allotment certificates, investment certificates, and derivative instruments.

Capital market in Poland is regulated by three main acts.
Financial markets and institutions

- on Public Offering, Conditions Governing the Introduction of Financial Instruments to Organised Trading, and Public Companies,
- on Trading in Financial Instruments,
- on Capital Market Supervision.

All of these are dated 29 July 2005.

II.3.2.1. Warsaw Stock Exchange

The functioning of the Warsaw Stock Exchange is based on three legal acts dated 29 July 2005:
- the act on Public Offering, Conditions Governing the Introduction of Financial Instruments to Organised Trading, and Public Companies,
- the Act on Trading in Financial Instruments,
- the Act on Capital Market Supervision.

The capital market in Poland was created in 1817, when the first Mercantile Exchange was set up to operate in the Warsaw Exchange. Activity in its current form started on 16 April 1991, by organising, from the beginning, securities trading in an electronic form.

As of May 2013 the ownership of the Stock Exchange was as follows:
- 35% – the State Treasury,
- 65% – other entities including banks and brokerage houses.

The General Meeting of Shareholders is the highest decision-making body, its main function being to select 7 members of the Supervisory Board and the President of the Management Board. The Management Board comprises four members, with the President of the Management Board being elected for a three-year term.

The purpose of the WSE is to organise trading in financial instruments. The Exchange provides a concentration of buy and sell offers in one place and time in order to determine the course of the transaction. Trading systems valid on the Warsaw Stock Exchange are characterised by the exchange of individual financial instruments being based on the orders of buyers and sellers, and therefore being called order-driven. This means that in order to determine the price of the instruments, a summary disposition of purchase orders and sales must be prepared. The matching of these orders is done according to strict rules, and the checkout process takes place during trading sessions. To improve the liquidity of traded instruments, the members of the exchange or other financial institutions can act as market animators, placing (on the basis of an appropriate agreement with Exchange) orders to buy or sell the instrument on its own account. The subjects of the trade on the stock market are securities (stocks, bonds, rights, rights to shares, investment certificates and derivatives), forward contracts, options and index units.

Warsaw Stock Exchange operates in financial instruments on two markets:
- The WSE Main Market has run since the Stock Exchange’s inception on 16 April 1991. The market is supervised by the Polish Financial Supervision Authority and notified to the European Commission as a regulated market.
- NewConnect is organised and maintained by the Exchange acting in the key market for an alternative system of trade. It was created for the young and growing companies, particularly working with new technology and has functioned since 30 August 2007. The subject of trade in an alternative system may be shares, the rights to shares (PDA), rights, depository receipts and other equity securities.

Currently, the WSE implements the development strategy, designed to enhance the attractiveness and competitiveness of the market and make Warsaw the financial centre of Central and Eastern Europe. The Polish Exchange is now an important capital stock market in Europe and a leader in Central and Eastern Europe, using the potential development of the Polish economy and the dynamism of the Polish capital market.

II.3.2.2. Financial supervision

The PFSA initiated its activity in September 2006. In its present form, the PFSA covers banking supervision, capital market supervision, insurance supervision, pension scheme supervision and the supervision of electronic money institutions. The PFSA’s activities are supervised by the President of the Polish Council of Ministers.

The main purpose of this supervision of the financial market is to ensure the proper operation, stability, security and transparency of the financial market, as well as to ensure confidence in that market, and to safeguard the interests of the financial market participants.

The tasks of PFSA include, among other things, undertaking measures aimed at ensuring the regular operation of the financial market, undertaking measures aimed at the development of the financial market and its competitiveness and undertaking educational and information measures related to financial market operation.

The PFSA is composed of a Chairperson, two Vice-Chairpersons and four members.

Of note is that, in civil-law cases arising from the relationships entered into in connection with participation in trading on the banking, pension, insurance or capital markets, or relating to entities operating on those markets, the PFSA’s Chairperson has the powers of a prosecutor ensuing from the provisions of the Code of Civil Procedure.

II.3.2.3. Acquisition of material blocks of shares

Rules regarding the acquisition of material blocks of shares are applicable only to public companies. There are some specific levels of votes that can be executed during general shareholders meetings, the exceeding of which causes some special duties to come into play.

Anyone who:
- has achieved or exceeded 5%, 10%, 15%, 20%, 25%, 33%, 50%, 75% or 90% of the total vote, or
- has held at least 5%, 10%, 15%, 20% 25%, 33%, 50%, 75% or 90% of the total vote and as a result of a reduction of its equity interest holds 4544
- has held over 10% of the total vote and this share has changed by at least:
- 2% of the total vote, in the case of a public company whose shares have been admitted to

Financial markets and institutions

<table>
<thead>
<tr>
<th></th>
<th>Domestic</th>
<th>Foreign</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main market</td>
<td>333</td>
<td>43</td>
<td>376</td>
</tr>
<tr>
<td>Parallel market</td>
<td>72</td>
<td>3</td>
<td>75</td>
</tr>
<tr>
<td>TOTAL</td>
<td>405</td>
<td>46</td>
<td>451</td>
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Source: GPW, 10.01.2014

Financial supervision

<table>
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<tr>
<th>Domestic</th>
<th>Foreign</th>
<th>Total</th>
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<tbody>
<tr>
<td>Main market</td>
<td>491 155.58</td>
<td>200 386.55</td>
</tr>
<tr>
<td>Parallel market</td>
<td>6 265.23</td>
<td>416.64</td>
</tr>
<tr>
<td>TOTAL</td>
<td>497 420.81</td>
<td>200 803.19</td>
</tr>
</tbody>
</table>

Source: GPW, 10.01.2014
trading on the official stock-exchange listing market, or

- 5% of the total vote, in the case of a public company whose shares have been admitted to trading on a regulated market other than the one specified above,
- has held over 33% of the total vote and this share has changed by at least 1%.

In some cases, the acquisition of shares may be done only by way of a tender offer. In the event of the acquisition of a number of shares in a public company, which increases a shareholder's share in the total vote by more than:

- 10% within a period of less than 60 days, in the case of a shareholder holding less than 33% of the total vote at the company,
- or 5% within 12 months, in the case of a shareholder holding 33% or more of the total vote at the company.

Such acquisition may be done only by way of a tender offer to subscribe for sale or exchange of those shares in no less than 10% or 5% of the total vote, respectively.

Polish law provides mandatory buy-out insulation. A shareholder in a public company, who individually or jointly with its subsidiaries or parent entities has reached or exceeded 90% of the total vote in the company, shall be entitled, within three months from the day on which this threshold has been reached or exceeded, to demand that the other shareholders sell all the shares held in the company.

II.3.2.4. Venture Capital Funds

Venture Capital (VC) Funds started to operate in Poland at the beginning of the 90s. These days between 40 and 50 VC management companies are present on the Polish market, a significant proportion of which are foreign entities looking for investment opportunities in Central-Eastern Europe. The most common types of entities active in the VC area are:

- investment funds,
- investment banks,
- special funds in the structure of the financial corporations,
- consulting companies.

Funding in the VC mostly comes from foreign investors. However, over the last few years Polish entities have also been very active in this area.

II.3.3. Insurance Regulations

Legal acts in Poland specify two sections of insurance. The first section includes life insurance, whilst the second section includes the remaining personal and property insurance types. An insurance company cannot conduct insurance activity simultaneously in the scope of both these sections.

The main legal acts related to insurance activities in Poland regulate the areas of:

- insurance activity,
- insurance mediation,
- compulsory insurance,
- the Insurance Guarantee Fund and Polish Motor Insurers’ Bureau,
- insurance and pension funds supervision and Insurance Ombudsman.

Insurance activities can be pursued only by an insurance company established as a public limited company or a mutual insurance society. The Polish insurance market is supervised by the Polish Financial Supervision Authority (Komisja Nadzoru Finansowego). Brokers must be locally licensed.

The policy language is in Polish, as is the unit of currency: złoty (PLN).

The main compulsory insurance according to Polish law:

- third party automobile liability (with a minimum limit of EUR 2.5 million for corporal injury in each accident and EUR 500,000 for material damage in each accident),
- farmers third party liability,
- fire and other natural disasters coverage for farm building,
- workers’ compensation (social security scheme covering health and pensions),
- lawyers’ notaries and councillor’s third party liability,
- tax advisors’ third party liability,
- other insurance, listed in the applicable law.

II.3.4. Investment financing

II.3.4.1. General Information

Polish bank law and related regulations are rather restrictive and conservative in comparison with most of other European systems and an investor may expect higher requirements regarding loan collateral and debt coverage ratios. At the same time Polish bank system is competitive and efficient what can be seen in the latest edition of Doing Business 2013 (World Bank) where Poland was ranked 4th from all listed countries in terms of getting a bank credit by a company. What is more restrictive regulations keep the Polish bank sector healthy and almost intact by the Financial Crisis.

II.3.4.2. Common Issues

The main problems in financing start-up investments in Poland are connected to the lack of credit history and usually the mother company has to provide acceptable securities.

Main possible issues with financing process in Poland:

- complicated decision process in Polish banks owing to hidden information,
- relatively long decision process in the banks (depending on financing volume), which often causes a problem for short-term SOPs, considering customer demand,
- mistakes in financial documentation (stable financial forecasting etc.) made by investors,
- proper communication with bank authorities.

Following documents and information should be provided:

- opinion about the customer’s credibility with information about offered securities,
- Information about mother company / group with an option to secure the loan within the group,
- financial data and a professional business plan (details below).

In order to achieve a positive opinion the investing company must prepare a professional business plan with all expected financial data for the project. The documentation is required by most Polish banks in Polish language.
II.3.5. List of banks

The following table summarizes the list of banks with 100,000 EUR deposit guarantee operating in Poland. The five largest Polish banks in terms of book value of assets are: PKO BP, Pekao SA, BRE Bank, ING, BZ WBK.

<table>
<thead>
<tr>
<th>Name</th>
<th>Address</th>
<th>Profile</th>
<th>Capital Group</th>
<th>Webpage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alior Bank SA</td>
<td>Al. Jerozolimskie 94 00-807 Warszawa</td>
<td>universal</td>
<td>-</td>
<td><a href="http://www.aliorbank.pl">www.aliorbank.pl</a></td>
</tr>
<tr>
<td>Bank BPH SA</td>
<td>ul. Towarowa 25A 00-958 Warszawa</td>
<td>universal</td>
<td>GE Capital</td>
<td><a href="http://www.bph.pl">www.bph.pl</a></td>
</tr>
<tr>
<td>Bank Handlowy w Warszawie SA</td>
<td>ul. Senatorska 16 00-923 Warszawa</td>
<td>universal</td>
<td>Citigroup</td>
<td><a href="http://www.citibank.pl">www.citibank.pl</a></td>
</tr>
<tr>
<td>Bank Millennium SA</td>
<td>ul. Stanisława Zaryńa 2A 02-593 Warszawa</td>
<td>universal</td>
<td>-</td>
<td><a href="http://www.bankmillennium.pl">www.bankmillennium.pl</a></td>
</tr>
<tr>
<td>Bank Ochrony Środowiska SA</td>
<td>ul. Jana Pawła II 12 00-950 Warszawa</td>
<td>universal</td>
<td>-</td>
<td><a href="http://www.bosbank.pl">www.bosbank.pl</a></td>
</tr>
<tr>
<td>Bank of Tokyo-Mitsubishi UFJ Polska SA</td>
<td>ul. Emilii Plater 53 00-113 Warszawa</td>
<td>corporate</td>
<td>Mitsubishi</td>
<td><a href="http://www.pl.mufg.jp">www.pl.mufg.jp</a></td>
</tr>
<tr>
<td>BRE Bank SA</td>
<td>ul. Senatorska 18 00-950 Warszawa</td>
<td>universal</td>
<td>Commerzbank</td>
<td><a href="http://www.brebank.pl">www.brebank.pl</a></td>
</tr>
<tr>
<td>Credit Agricole Bank Polska SA</td>
<td>ul. Orła Lwowskiego 1 53-605 Wrocław</td>
<td>universal</td>
<td>Crédit Agricole</td>
<td><a href="http://www.credit-agricole.pl">www.credit-agricole.pl</a></td>
</tr>
<tr>
<td>Deutsche Bank PBC SA</td>
<td>al. Armii Ludowej 26 00-609 Warszawa</td>
<td>universal</td>
<td>Deutsche Bank</td>
<td><a href="http://www.deutschebank.pl">www.deutschebank.pl</a></td>
</tr>
</tbody>
</table>
II.4. Resources & business sectors

II.4.1. Natural resources

II.4.1.1. Coal

Coal and lignite are the main raw materials for the energy production in Poland. The major differences between the two materials are the means of mining them and their calorific value.

Coal is extracted in underground mines and its calorific value is bigger. Although the mining method itself is more expensive, it does not cause any significant impact on the land above it. Despite some limited, so called, ‘mine damages’ on the surface, it is possible to construct buildings, roads and even entire cities above such mines.

There are three areas in Poland, where coal is or was extracted:

- Dolnośląskie voivodship: in the surroundings of Wałbrzych and Nowa Ruda. Coal is no longer extracted here, with the region now set up to develop other kinds of industries, maintaining one of the biggest and best operating Special Economic Zones,
- Śląskie voivodship: the traditional Polish region for coal mining (and also the steel industry). Approximately 5,000 m² of coal is available. Most of the mining companies and activities are located around Katowice, Myśłowice, Dąbrowa Górnicza, Rybnik, Jastrzębie Zdrój and neighbouring cities,
- Lubelskie voivodship: the youngest coal mining region with one coal mine at Bogdanka, close to Łęczna. There are many perspective deposits here.

Roughly 80% of this coal is consumed for energy generation, with more than 50% used for power and power-heat plants, and the rest being used to heat plants and private households.

Lignite is extracted in open-cast mines. This method has much more of an impact on the environment, not only by physically changing the landscape (by digging a big hole in the ground), but also in terms of pollution. The calorific value is also much lower than that of coal. It is therefore not worth transporting lignite long distances and it is not used by private households. Due to these factors, power plants are often built very close to mines. Such a duet of mine and plant can be found in three places in Poland:

- Turów: in the south-western end of Poland, close to Germany and Czech Republic, exploited by the PGE SA,
- Bełchatów: in the south from Łódź, extracted by the PGE SA,
- Konin: in the east from Poznań, extracted by ZE PAK SA.

There is also one small stand-alone lignite mine in Sieniawa, in a village close to Świebodzin in Lubusz. It used to be an underground mine, but since 2002 it has also been an open-cast mine, the importance of which is very low.

There are many other deposits of lignite in Poland, which have not been exploited as of yet. One of the biggest is in the surroundings of Legionka in Dolnośląskie voivodship. There is currently a debate as to whether to start exploiting these beds, a move...
which could eventually make some villages in the area disappear. The attached map shows the lignite deposits in Poland – in dark blue the ones that are currently exploited, in light blue the ones which have been discovered but not exploited as of yet. Most of these are geologically confirmed.

II.4.1.2. Oil & Gas

The deposits of crude oil and natural gas in Poland are limited. In 2012 the overall quantity of crude oil mined in Poland was around 663,180 tons, whereas 24,62 million tons were imported. In the case of natural gas, domestic exploitation (with more than five million m$^3$) can only cover approximately 40% of the demand. Exact import data is not available.

The biggest deposits of oil can be found in the area around Gorzów Wielkopolski, although oil is also extracted in the Pomorze Zachodnie, as well in the Carpathian Mountains. Deposits under the bed of Baltic Sea are also used and gain even more industrial meaning.

<table>
<thead>
<tr>
<th>Resource</th>
<th>Number of beds</th>
<th>Exploitable Industrial Yearly Exploitation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Natural gas</td>
<td>285</td>
<td>137,838 bn m$^3$ 66,426 bn m$^3$ 5,619 bn m$^3$</td>
</tr>
<tr>
<td>Crude oil</td>
<td>84</td>
<td>24,96 m tons 16,286 m tons 0,66 m tons</td>
</tr>
</tbody>
</table>

Source: Polish Geological Institute, Petroleum, 2013

The exploited deposits of natural gas are spread in the Carpathian Mountains (Jasło, Krosno, Gorlice) in the southern part of Wielkopolskie voivodship (Ostrów Wlkp., Jarocin, Krzcian, Grodzisk Wlkp. Góra), in the Lubuskie voivodship (Krosno Odr., Wschowa), at the border between the voivodships Lubuskie and Zachodniopomorskie (Myślibórz, Strzelce Kraj., Miejszytych, Barńówko-Mostno-Buszewo (BMB)), and in the coastal area of Zachodniopomorskie (Kamień Pomorski). There are also some gas deposits accompanying the oil in the Baltic Sea.

Due to the industrially and economically insufficient deposits of natural gas and oil, Poland relies heavily on imports to meet its energy needs. Up to 95% of oil and gas imports come from Russia. There are several pipelines for gas and one for oil, most of which are transit pipelines to other European countries. Transit countries from Russia to Poland are Belarus and Ukraine.

There are several plans and projects to diversify imports of these two energy resources. The possibilities include building new pipelines, e.g. from Caucasus or Nordic Countries, or building gas storage at Baltic ports. Such investments are expensive and they need to involve many different countries. Due to several economic constraints and political tensions, making predictions about future developments is very difficult.

Recent reports indicate that Poland may have large shale gas resources. Poland's reserves of shale gas are estimated to be as much as 2 trillion m$^3$ by geologists and energy consultants, potentially making Poland a net exporter of gas.

The share of Polish working-age population employed in the agriculture is still relatively high, compared to other Western European countries and amounts as for 2012 ca. 12,5% and generates around 3.4% of the GDP. The average farm area amounts 8 hectares (ha) and is usually spread over couple plots in the area. Statistics of the main statistical office constant, successive development towards modern agriculture. This can be seen mostly on the numbers concerning amount of farms, average farm area, average crop etc. Modernization of Polish agricultural sector has accelerated greatly with the accession to EU which triggered inflow of funds assigned within Common Agricultural Policy.

Agriculture and forestry in Poland have a very long and deep rooted tradition. Over 60% of Poland's territory has been declared as agricultural land. The most common crops are grains, especially rye, wheat, barley and oats. Another important crop group are potatoes, sugar beets, fodder crops, flax, hops, tobacco, and fruits. Poland can be found in diverse statistics as one of the biggest producers of potatoes, rye and sugar beet in Europe. Because of the climate and differentiated soil quality amongst the regions, mixed type of farming is the most common one. Raised livestock in those cases is mostly dairy cows, beef cattle, pigs and poultry.

The exploited deposits of natural gas are spread in the Carpathian Mountains (Jasło, Krosno, Gorlice) in the southern part of Wielkopolskie voivodship (Ostrów Wlkp., Jarocin, Krzcian, Grodzisk Wlkp. Góra), in the Lubuskie voivodship (Krosno Odr., Wschowa), at the border between the voivodships Lubuskie and Zachodniopomorskie (Myślibórz, Strzelce Kraj., Miejszytych, Barńówko-Mostno-Buszewo (BMB)), and in the coastal area of Zachodniopomorskie (Kamień Pomorski). There are also some gas deposits accompanying the oil in the Baltic Sea.

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On 1 May 2004, the general rule whereby a permit is required for foreigners of real estate or shares in companies which are legal owners or perpetual usufructuaries of real estate ceased to apply to nationals and entrepreneurs residing or established in the territory of the European Economic Area (EEA).

However, the Act provides for derogation in this respect. EEA nationals and entrepreneurs willing to purchase agricultural and forest land are obliged to obtain a permit for 12 years after Poland’s accession to the EU (i.e. until 2 May 2016).

However, EEA foreigners will not be required to obtain a permit during this transitory period in following cases:

- to purchase agricultural land situated in:
  - the following eight western and northern provinces: Dolnośląskie, Kujawsko-Pomorskie, Lubuskie, Opolskie, Pomorskie, Warmińsko-Mazurskie, Wielkopolskie, Zachodniopomorskie - after the end of the seven year period since the execution of a lease contract (date of execution must be certified), if during that period they have pursued farming in person on the land concerned and have legally resided in Poland,
  - the following eight central or eastern provinces: Lubelskie, Łódzkie, Małopolskie, Mazowieckie, Podkarpackie, Podlaskie, Śląskie, Świętokrzyskie - after the end of the three year period since the execution of a lease contract (date of execution must be certified), if during that period they have pursued farming in person on the land concerned and have legally resided in Poland.

A characteristic feature of Polish agricultural land market is the role of Agricultural Property Agency (pol. ANR). According to the provisions of the Act of 11 April 2003 on the agricultural system in the country from lignite and coal. Those facilities are 60% of the overall consumed electricity in the country, while professional power plants and over 50 heat and power stations. The electricity market in Poland is shaped through the energy act from 1997. Due to the fact that production, sale and distribution of electricity in contrast to transmission don’t show the characteristics of a natural monopoly the market underwent an unbundling process, which is in its advanced phase by now. The monopoly for transmission services belongs to the PSE S.A., which is the only exception from the regulatory measures. The only exception is the PSE S.A., which is the only exception from the regulatory measures. The only exception is the PSE S.A., which is the only exception from the regulatory measures.

In June 2012 the EU Commission introduced a new proposal for the Common Agricultural Policy for the period 2014 – 2020. The idea is to allocate 38.2% of the whole EU budget to agriculture, which expressed in total numbers is 371,72 Billion EURO. 281 Billion are intended for single area payments. By Poland’s EU accession on 01 May 2004 the agricultural sector enjoyed land subsidies only to 25% of the standard single area payment from the European funds. The rest of the payment came from national budget and there was a subsidy maximum cap set to 55% for the possible overall combined help. In the following years this percentage grew and since 2013 the full amount of the payment comes from the EU and reached its EU wide maximum level. The following graph visualizes this development.

In the absence of such a tenant Agricultural Property Agency has the right of first refusal to all agricultural properties sold with an area of not less than five hectares.

Nevertheless Polish agricultural land still seems to be a great investment opportunity not only because of the constantly growing land prices but also because of the single area payments. By Poland’s EU accession on 01 May 2004 the agricultural sector enjoyed land subsidies only to 25% of the standard single area payment from the European funds. The rest of the payment came from national budget and there was a subsidy maximum cap set to 55% for the possible overall combined help. In the following years this percentage grew and since 2013 the full amount of the payment comes from the EU and reached its EU wide maximum level. The following graph visualizes this development.

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There are two aspects of the energy sector in Poland that are worthy of consideration. The first one is the electricity market and prices for the industrial consumer. The second one is the liquid fuel branch of the industry.

Electricity market

The electricity market in Poland is shaped through the energy act from 1997. Due to the fact that production, sale and distribution of electricity in contrast to transmission don’t show the characteristics of a natural monopoly the market underwent an unbundling process, which is in its advanced phase by now. The monopoly for transmission services belongs to the PSE S.A., which is the only exception from the regulatory measures. The only exception is the PSE S.A., which is the only exception from the regulatory measures. The only exception is the PSE S.A., which is the only exception from the regulatory measures.

The producers group consists of all power plants and power-heat plants which are mostly coal and lignite fueled. Then there are the distribution system operators. The strongest companies from this group have been separated from the former national groups due to the unbundling process and are meant to be financially strong subjects capable of developing expensive infrastructural projects and establishing an equilibrium on the market in a competitive way. Those legally independent subjects are the electricity market and prices for the industrial consumer. The second one is the liquid fuel branch of the industry.

Conventional power generation

Polish energy system is based on 19 so-called professional power plants and over 50 heat and power stations. Professional power plant generates about 60% of the overall consumed electricity in the country from lignite and coal. Those facilities are located near the fuel mining spots to reduce transportation costs. Heat and power stations are about 30% more efficient than professional power plants due to the cogeneration of electricity and heat and causes 30% less CO2 emission. Those 50 facilities are located around bigger agglomerations. There are also around 160 industrial power and heat stations. Some industry companies build their own power and heat stations to secure huge amounts of energy their characteristic productions process needs.
follows to some extent the obligatory path for the energy sales structure, which was stated by the EU legislative and implemented by each member country. Poland is one of the few countries that choose to implement a quota system for renewable energies. As an effect every year a certain amount of the sold electricity has to be generated from renewable energy sources, which means that the amount of energy from those sources has its fixed place in the electricity sales. This path is scheduled until 2030 when the percentage of renewables in the overall sold electricity should be around 20%. Although the development of renewable energy in the common electricity mix is increasing rapidly over last years, the share of electricity from conventional sources is still dominant. Graph below shows the average participation of lignite and coal in the national electricity generation in 2012.

The interaction of those factors, the economic growth and market-related energy market development scenarios allow to make a forecast of the future electricity prices for industrial consumers, although every single forecast of the recent years turned out to be wrong. The reason for that was that every forecast simulated a further trend development concerning increasing prices and demand. Since 2012 this trend stopped most probably due to the weaker demand resulting from the global financial crisis and today the electricity prices charged to the final consumer are amongst the lower ones in the EU. The following diagram shows historical price development from 2004 till 2012 and a most recent forecast (for the representative Masovian Voivodship) from 2012 till 2015.

The production of liquid fuel in Poland is dominated by two companies PKN ORLEN and LOTOS. Both companies own refineries and have a great influence on the market prices. Partially as a consequence of the financial crisis fuel imports dropped in 2012 about 30% in comparison to 2011. This fact and the relatively constant domestic consumption strengthens the position of the domestic production which has risen about 3%.

The financial crisis and the overall recession has also an impact on the domestic fuel demand. The graph below shows the recent decrease of fuel consumption in Poland between 2011 and 2012. Gasoline consumption fell in this period 5%, diesel 9% and heating oil around 13%. Simultaneously because of the crisis consumers seek for cheaper alternative fuels such as LPG where the consumption grew about 3% and heavy heating oil about 5%. Jet fuel consumption doesn’t follow the market trends because of its more autonomous character and rose 1%.

The Polish industry is based on two main pillars. One on traditional industries, which have survived the post-communist times and have been adapted to new modern forms of activity. The second pillar are newly created industrial clusters formed through large initial investments in the form of Greenfield investments by foreign global players. These foreign global investors have attracted new suppliers and helped to develop existing Polish companies to match new production requirements. Here, the creation of Special Economic Zones was one of the major aspects which determined the development of new modern industries.

Especially for small and medium sized companies, the growing scale of developing industry clusters became as important for the local market as the local cost competitiveness for the global reach of the companies.

Since industry clusters form an area of special interest among the labour market, the advantage for direct investing companies has had a strong influence on the time needed to reach the targeted volume within the defined quality. The graphics show certain kinds of developing industry clusters in Poland with their directions for the global selling market, as well as the industry clusters in the different voivodships.

During the communist period Poland put a lot of emphasis on its heavy industries including its mining, metallurgy, machine construction, shipbuilding and arms sectors. After the political, social and economical turnaround of the late 1980s however, this kind of industry was no longer supported by the government who needed to change and reduce the nature of its employment. This created the possibility of establishing new industries in Poland and opened the way for foreign investment. Nowadays, the industrial sector employs approximately 29% of all employed Poles.

The most popular industries include:

- The automotive industry: Fiat (in Tychy), Opel (as former part of GM, in Gliwice), Volkswagen (in Poznań), and GM DAT (former Korean Daewoo, in Poznań), and GM DAT (former Korean Daewoo, in Poznań).
Warsaw) producing cars, and Volvo (Wrocław), Solaris (Poznań) and MAN (Poznań) producing buses. There is also a wide range of suppliers producing components for factories and customers.

Other world producers present in Poland include GM Fiat, Isuzu, Volkswagen and Toyota who produce engines and gearboxes.

Home appliances: all world leading producers have plants in Poland, including Whirlpool (Wrocław), Electrolux (several plants in Silesia and Lower Silesia), Bosch and Siemens (łódź) and Indesit (łódź).

Food production: many different, mostly Polish companies, producing different meat, vegetable and fruit products, as well as beverages. This also includes investment of foreign companies like Nestle, Mondelez, Masterfoods and Unilever.

Electronics: with the strongest emphasis on TV sets. Due to the presence of LG, Poland is a strong producer of TV sets. Every third TV set sold in Europe is produced in Poland.

Cosmetics: Avon, Beiersdorf, Procter&Gamble and others.

Other consumer goods: Goodyear, Michelin and Bridgestone.

Petrochemical: PKN Orlen is the biggest Polish company, with LOTOS and PGNiG following closely behind.

Others: including the aviation and train construction industries, textiles, ceramic, furniture, communication and IT technology, all of which are strongly represented in Poland.

The traditional industries are also present. Mining is mostly concentrated around the Silesian coal basin and copper mining in Dolny Śląsk. There are also several steelworks in Silesia.

The construction industry is also quite strong, with its boom coming in the years 2005-2007 due to the conjuncture on the market for private homes that was stopped at the end of 2007. The most prestigious polish construction and design offices, mostly located around Warsaw and Silesia, are currently entering consortiums with western companies.

II.4.4.1. Automotive industry in Poland

The Polish automotive sector (including related services) in one of the largest in Central and Eastern Europe and holds a position of one of the key industries in Poland in terms of production value, employment, capital expenditures as well as share in exports.

Taking into account the number of manufactured passenger cars, Poland has been the third largest manufacturer in the CEE region (after Czech Republic and Slovakia). Poland is the regional leader in manufacturing of light commercial vehicles as well as heavy trucks, buses and coaches.

The vast majority of goods produced by Polish automotive industry is exported to European Union member states with Germany as the biggest recipient of 29.8% of Poland’s total exports.

With ca. 270 000 passenger vehicles sold in 2011 Poland holds the position of the biggest market in the CEE. Gross wages and salaries in the Polish automotive sector are slightly higher than average
Resources & business sectors

The aviation industry is one of the fastest and most intensively growing segments of Polish industrial sector, which recent growth should be largely contributed to the high technical culture and skills of personnel in factories that have been operating in Poland for more than 50 years, the influx of foreign investment, the successful development of cluster and cooperation initiatives and the implementation of the offset, related mainly to the orders of the Polish army. In comparison to other countries in the region Polish aviation sector is undoubtedly the strongest in the area of Central and Eastern Europe.

The aviation sector in Poland consists currently of more than 120 companies, employing ca. 23 thousand people. Production of the aviation industry is targeted mainly for export to countries such as: the United States, Indonesia, Italy, Spain and Germany. The biggest domestic customer is the Polish government and its affiliates institutions, ordering aircraft, helicopters and spare parts to them for the army, police, border guard and emergency rescue services.

Manufacturing companies associated with the aviation industry are strongly concentrated in the south-eastern part of the country, where they form one of the strongest cluster initiatives in Poland – The Aviation Valley. Other companies are more dispersed in Southern and Central Poland, with larger clusters in Silsia and Wielkopolskie Voiwodship.

Offset agreements signed between the Polish government and foreign suppliers such as: Lockheed Martin, Airbus Group, Avio have had great importance for the development of the Polish aviation industry. Within the framework of agreements more than 50 contracts have been completed directly in the aviation sector. The most important effect of which were the significant increase in the number of orders related to manufacturing, services and maintenance of various aircraft and transfer of advanced technology.

Source: Ministry of Economy

Polish accession to the European Space Agency (ESA), which took place in 2012, may have significant importance for the further development of the Polish aviation and aerospace. Currently Polish companies participate in several ESA scientific missions, such as Integral, Rosetta, BepiColombo and Solar Orbiter and Earth observation in the Envisat and GMES.
II.4.4.3. Electronics in Poland

### Key facts

<table>
<thead>
<tr>
<th></th>
<th>2012</th>
<th>2013</th>
</tr>
</thead>
<tbody>
<tr>
<td>Value sold of computer, electronics and optical products</td>
<td>7.4 billion EUR</td>
<td></td>
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<tr>
<td>Value sold of household appliances</td>
<td>3.9 billion EUR</td>
<td></td>
</tr>
<tr>
<td>Average monthly salary in electronics sector (Q3 2013)</td>
<td>852 EUR</td>
<td></td>
</tr>
<tr>
<td>Average monthly salary in electric and appliance sector (Q3 2013)</td>
<td>936 EUR</td>
<td></td>
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<tr>
<td>Share of the electronic industry in the total sales of Polish industry</td>
<td>3.3%</td>
<td></td>
</tr>
</tbody>
</table>

**Source:** Central Statistical Office 2013. Employment Wages and Salaries Q1-Q3 2013 and Production of Industrial Products in 2012.

#### Market overview

In the last decade the electronics industry in Poland has grown significantly mostly thanks to numerous foreign direct investments. The scale of foreign capital involvement in the Polish electronics industry has been systematically increasing. Virtually every major electronics manufacturer in Poland is a subsidiary of a foreign multinational company.

The electronics sector mainly covers manufacturing of office equipment, computers as well as radio, television and telecommunications equipment and appliances. Poland benefited strongly from the development of new technologies of flat displays, as most of market leaders, such as LG, TPV and Funai have chosen Poland as their main production hub. As result Poland has become a European leader in production of LCD and plasma displays and TV sets with the annual number of units manufactured exceeding 20 million pieces.

It is estimated that in the recent years Poland became as well Europe’s leading producer of household appliances, replacing Italy. Again growth of manufacturing activities should be mainly attributed to expansion of foreign companies such as Electrolux, Whirlpool, Bosch, Samsung, LG, which invested in Poland both by acquisition of existing plants or greenfield projects.

Currently the household appliances manufacturers are concentrated in South Western Poland (LG, Whirlpool, Electrolux) and central regions (Bosh, Indesit).

On average more than 80% of home appliances products are exported (mainly to CEE and Western Europe). The household appliances export volume may be broken down as follows: washing machines 25%, cookers 17%, dishwashers 16%, refrigerators 15%, dryers 10%, others 15%.

**Source:** PAIZ, CECEED, 2013

#### Market potential / perspectives

- Relatively low labor costs, improving infrastructure and central location will keep Poland as the main electronics manufacturing hub in the CEE Region.

#### Industry concentration

Among 40 manufacturing plants carrying out vehicle and engine assembly in the CEE Region 16 are located in Poland. The industry is concentrated in southern and western Poland.

**Source:** Central Statistical Office, 2013

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**Resources & business sectors**

**Industry concentration**

More than 100 companies concentrated in South – Eastern Poland, while some other major players located in South and Central Poland.

**Major plants in Poland**

Source: JPW, 2013

**The Aviation Valley**

The Aviation Valley Association is one of the most successful cluster initiatives in Poland and currently represents over 100 companies from aviation industry. Several other companies are in the process of applying for membership. Aviation Valley is located in southeastern Poland, famous for its aerospace industry and pilot training centers. This region has a heavy concentration of aerospace industry, scientific research centers, as well as educational and training facilities. Most of companies associated in the Aviation Valley are located in Podkarpackie Region and the town of Rzeszów is the seat of the association.

The long-term objective of the Aviation Valley Association is to transform southeastern Poland into one of Europe’s leading aerospace regions, which would be able to provide a diverse cross section of products and services for the most demanding clients.

The most prominent members of the cluster are: Sikorsky Aircraft Corporation, Pratt & Whiteley, Augusta Westland, Ladish, and Avio Polska.
According to the ABSL Report 2013 Poland is the largest office market in the CEE region offering 6.4 million m² of modern office space. What is important, the above office stock is dispersed among different locations with 7 cities offering supply of more than 200 thousand m² of office space (as of 2013). The available space increases year by year with more than 500 thousand m² of modern office space. Regardless of the current location of the zones, an entity on the basis of the investor's application must apply for a permit to operate in the SEZ. The SEZ permit is issued by the zone’s managing company on the basis of the investor's application. Regardless of the current location of the zones, an existing SEZ may be extended to include a location chosen by an investor, subject to certain criteria, provided that in the case of (according to The ordinance of the Council of Ministers dated on 10th December 2008, concerning the criteria according to which land may be included in a SEZ, with subsequent changes):

- R&D services, this criterion is for the investment to result in the creation of a minimum of 50 new jobs, or incurring costs in the minimum amount of PLN 10 million, or
- services within the scope of: information technology, accounting and books auditing, to the exclusion of tax returns, call centers – the criterion is for the investment to result in the creation of a minimum of 150 jobs, or incurring at least PLN 20 million of capital expenditures.
- Grants from the EU funds: In former EU funds framework, entities planning to set up a new or expand an existing SSC, BPO/ITO or R&D center could request support under Action 4.5.2 “Support for investment in modern services sector” of the Operational Program – In

II.4.5. Business Services Clusters in Poland

In the recent decade the region of Central Eastern Europe has become one of the most important hubs for business processes offshoring worldwide. Compared with other countries in the region Poland holds first place in number of attracted service sector investors and number of created workplaces, what can be attributed to bigger number of potential locations - major cities, significantly larger labor pool with higher education and language skills, abundance of available office space and proximity to the Western Europe.

Among ca. 20 cities in the CEE Region internationally recognized as potential offshoring locations almost 50% is located in Poland with 3 leading cities of Warsaw, Kraków and Wrocław, with more than 5 thousand jobs. (according to the report ABSL - Business Services Sector in Poland 2013).

The total number of foreign service centers in Poland has been increasing constantly in the last decade with more than 400 centers operating as of 2013. The majority of them belong to BPO/ITO category (39%), which is followed by shared service centers (33%) and R&D entities (27%). The total employment in service centers located in Poland exceeded 85 thousand people with the biggest share of Kraków (23%), Warsaw (17%) and Wrocław (15%). According to the ABSL Report 2013 from 2008 employment in the service centers is growing up constantly with annual average growth rate above 20%.

The most common types of services provided in foreign service centers in Poland include:

- Finance and Accounting,
- IT Services,
- Research and Development (including Software Development),
- Customer Service,
- HR,
- Financial services,
- Decision Support & Knowledge Process Outsourcing,
- Procurement.

The top 10 foreign employees in the business services sector in Poland include: France Telecom, Capgemini, IBM, General Electric, Hewlett Packard, Bertelsmann Media, Nokia Siemens Networks, Citi Group, Shell and Accenture.

The following investment incentives may be offered to foreign companies, willing to establish a business service center in Poland:

- Government cash grant under the name of Programme for supporting investment of major importance to the Polish economy for years 2011-2020:
- The number of jobs planned to be set up in connection with the investment project is the basic criterion of qualification for the instrument. In the case of:
  - the Shared Services Centres (SSC), Business Process Outsourcing (BPO), and IT centres the qualifying number is the minimum of 250 new jobs with investment expenses amounting to PLN 1.5 million,
  - Research and Development (R&D) Centres, the investor is required to create a minimum of 35 new jobs for workers with higher education and to pay a minimum of PLN 1.5 million of investment costs.
- The value of investment underlying the creation of new jobs in the business services sector shall be at least two times higher than the granted support. The level of support per job ranges between PLN 3,200 and PLN 15,600 and the following factors are assessed by the government committee:
  - number of jobs created,
  - quality of jobs created, i.e. the number of jobs for employees with higher education,
  - type and degree of sophistication of the accomplished processes,
  - their uniqueness,
  - investment location,
  - involvement in the development of the local environment such as cooperation with universities, investor’s brand.
- Tax exemptions in a Special Economic Zone (for further details see the SEZ section).

In order to be eligible for a tax exemption, a company must apply for a permit to operate in the SEZ. The SEZ permit is issued by the zone's managing entity on the basis of the investor’s application. In the case of the Special Economic Zones, an existing SEZ may be extended to include a location chosen by an investor, subject to certain criteria, that in the case of (according to the ordinance of the Council of Ministers dated on 10th December 2008, concerning the criteria according to which land may be included in a SEZ, with subsequent changes):

- R&D services, this criterion is for the investment to result in the creation of a minimum of 50 new jobs, or incurring costs in the minimum amount of PLN 10 million, or
- services within the scope of: information technology, accounting and books auditing, to the exclusion of tax returns, call centers – the criterion is for the investment to result in the creation of a minimum of 150 jobs, or incurring at least PLN 20 million of capital expenditures.
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It has to be noted that in 2012 the financial resources assigned for implementation of the above Action were fully utilized. However it is possible that new resources may be allocated from additional financial reserve. Comparable support scheme shall be included into new Operational Programmes under EU 2014–2020 financial perspective as well.

Sources: PAIIZ; ABSL 2013 Report; Marketbeat 2013

II.4.6. Tourism

Poland is one of the most frequently visited countries in Central Europe among new EU members, with many natural and cultural assets for the development of domestic and foreign tourism. The coastal area around the Baltic Sea is worth mentioning in particular. The Masurian Lake District, the Tatra Mountains and other regions of the country with a clean environment and a micro-climate favourable to the health. More than 321 wellness centres offer health facilities and treatments in 75 places located in areas that are unique for their natural healing environments. The largest of these are Nałęczów, Krynica Zdrój, Augustów, Kolobrzeg, Ciechocinek, Rabka and Duszniki Zdrój. The most reflective places for their historical backgrounds are Kraków, Warsaw, Wrocław, Gdańsk, Toruń, Oświęcim and Wieliczka with its salt mine. Each of these places are highly attractive for tourists and are places of both relaxation and interest.

The Institute of Tourism estimates that during 2012 there were 67.4 million arrivals to Poland of which tourist arrivals constituted about 14.8 million.

| Arrivals of foreigners to Poland in 2012 by country (in thousands) |
|-----------------------------|-------------|---------------|-------------|
| Total | Change | Tourist arrivals | Change |
| Total | 67.390 | 11% | 14.840 | 11% |
| EU27 | 52.565 | 9% | 9.165 | 5% |
| EU15 | 29.570 | 4% | 7.385 | 5% |

| Germany | 26.720 | 4% | 4.800 | 5% |
| Great Britain | 540 | 8% | 500 | 9% |
| Netherlands | 390 | 0% | 355 | 1% |
| Austria | 360 | 1% | 325 | 3% |
| Italy | 320 | 2% | 295 | 4% |
| France | 280 | 0% | 240 | 0% |
| Sweden | 205 | 11% | 180 | 13% |
| Other countries of EU15 | 755 | 7% | 690 | 7% |
| New EU | 22.995 | 16% | 1.780 | 3% |

| Czech Republic | 12.380 | 14% | 205 | 5% |
| Slovakia | 6.630 | 18% | 110 | 10% |
| Lithuania | 3.010 | 24% | 615 | -2% |
| Latvia | 385 | 7% | 330 | 10% |
| Hungary | 235 | 2% | 210 | 5% |
| Other countries of EU12 | 355 | 3% | 310 | 3% |
| Non Schengen neighbors | 13.330 | 20% | 4.220 | 28% |
| Ukraine | 6.740 | 16% | 1.930 | 22% |
| Belarus | 3.920 | 14% | 1.620 | 33% |
| Russia | 2.670 | 44% | 670 | 34% |
| Main overseas | 545 | 10% | 520 | 9% |
| USA | 300 | 11% | 280 | 12% |
| other overseas* | 245 | 9% | 240 | 7% |
| Rest of the World | 950 | 14% | 935 | 16% |

Source: Institute of Tourism, 2012

Rondo I, Warsaw
II.5. Infrastructure

II.5.1. Transport

II.5.1.1. Road system

The development of road transportation network in Poland in the last years has made a dynamic progress. As of January 2013, there are 1,370 kilometres of motorways and 1,125 kilometres of expressways in Poland – over three times more than at the end of 2003. Together they constitute a network of high-speed roads that allow vehicles to travel at speeds exceeding 100 km/h. The planned length of the road network is expected to comprise 1,987 km of motorways and 5,494 km of expressways. As for January 2013, 311.65 km of motorways and 1,419.7 km of expressways have been given the environmental approval for investment.

Thanks to the cohesion policy funds, which Poland has tapped into since the accession to the EU, the infrastructural investments accelerated. The EU's Infrastructure and Environment Programme for years 2007-2013 helped to finance transportation development investments worth 25.78 billion EUR out of total available programme funds of 37.69 billion EUR. 75% of the Programme funds were streamed directly from the EU budget.

The EU budget for 2014-2020, although smaller than, does not include cuts on cohesion policy in case of Poland. The framework agreed upon by the European Council assigns 72.9 billion EUR to Poland on cohesion policy. The budget has yet to be accepted by the European Union Parliament, which makes efforts to increase member-states’ contributions to the budget.

Status of major roads

Source: GDDKiA, 2013
II.5.2 Air transportation

Polish air transportation began in 1919 with a flight between Poznań and Warsaw. In 1929, LOT Polish Airlines was established, and up to this day is the Polish flag carrier operating from the largest Polish airport is Frederic Chopin Airport in Warsaw.

Recent years have brought large investments in the airport infrastructure that needed modernization to account for rising demand for air travel. EURO 2012 football championship gave an impulse to development of the airports in the major Polish cities – Warsaw area gained an airport in Modlin, which is supposed to service low-cost carriers, Cities of Wrocław, Łódź, Gdańsk, Rzeszów and Poznań opened new passenger terminals in 2012, while Kraków is expected to follow suit in the nearest future. The acceleration in infrastructural development that began recently is expected to translate into increased passenger and cargo traffic to and from Poland as well as to promote domestic travel.

Major Polish airports and passenger traffic annually.

II.5.3 Railway network in Poland

Poland has a dense railway network that serves both regular citizens and industry. In most cities, the main railway station is located near the city centre and is well connected to the local transportation system. PKP Polskie Linie Kolejowe (PKP Polish Railway Lines), a part of the state-owned PKP Group, operates the rail infrastructure. There is an extensive railway network in western and northern Poland, however, eastern parts of the country have less developed network. In total there are 23,429 km of railway tracks in Poland, almost 60% of which are electrified – a value comparable to Norway or France. The extent of railway concentration varies from 3.7 km to 15.6 km of line per 100 square kilometres, with the average around 6.08 km/100 km². PKP Polish Railway Lines maintains over 26,500 structures, including almost 7,000 bridges and viaducts.

The existing infrastructure is still developing and modernizing. Polish government intends to concentrate on modernization of existing tracks and train stations with the support of the EU funding. 2012 was the break-through year with many vital train stations being refurbished, including landmark investments in Warszawa, Wrocław and Poznań. These infrastructural projects were stimulated by the requirements of Euro 2012 football championship. Currently PKP Group intends to focus on the renovation of existing infrastructure and on establishing a high-speed connection between Warsaw, Wrocław and Poznań – the so-called – Yline. The railway will allow trains to move at speeds exceeding 250 km/h and is supposed to be finished by 2030. Moreover, modernization of the tracks between Polish cities is expected to allow speeds between 160 and 200 km/h.

The amount of funding that is available through EU funds will probably translate to accelerated investments in infrastructural development of the railway network. This prediction is justified in the face of the environmental issues that EU tackles through promotion of environmentally friendly means of transport.
The mobile telephone segment is characterised by a rapid increase in the number of subscribers and operators. In 2012 services in the segment of mobile telephony were conducted by 26 telecommunication undertakings, including 7 virtual network operators (MVNO). The Aero 2 company provided services of internet access only. Shares of the largest operators in the market are stable. P4 strengthens its position year by year and in 2012 had the largest customer base, while Polkomtel noted the largest decline of subscribers. The most significant increase in shares (by more than 13.7 percentage points), in comparison with the year 2011, was recorded by the T Mobile Polska.

Today, the internet is a major source of information. The number of Internet users in Poland reached 11.6 million in 2012. The most popular form of access to the internet in households is access services provided primarily through 2G/3G modem, xDSL lines, cable modems of cable TV operators, wired LAN – Ethernet networks and wireless WLAN networks. The largest number of users had mobile Internet access, which became the most popular form of service. Other technologies, including above all CDMA, WiMax, and FWA, were used by approximately 2.3% of recipients.

The Polish telecommunications market is gradually approaching Western European markets. In order to win over new customers, telecommunication operators are trying to retain their current clients by offering many incentives. These incentives include free minutes and better service quality either at the same price or as an extension to their existing services range. They also offer better packages, including telecommunications services and banking or television services.

The fixed line telephone market in Poland is characterized by a low level of penetration. In 2012, 31% of Poles declared themselves to have a fixed line fixed-line phone in their households. Telekomunikacja Polska S.A. is the most spontaneously recognized brand among fixed-line operators Market share according to amount of subscribers: TP 63% and Netia 11.2%. According to a UKE survey, a fixed-line phone is an important mean of contact for local calls.

Most households (73%) said they have a home computer. 73% of households with a computer also have internet access at home. Of these, 41% of Polish internet users said they use internet daily. The majority of those who use the Internet at home use an always-on connection, usually broadband. Value of the retail connection lease market reached over 13.5 billion PLN by the end of 2012. The biggest operators on the retail connection lease market in 2012 in terms of achieved revenues were: Telekomunikacja Polska S.A., Netia S.A., Crowley Data Poland Sp. z o.o. and GTS Energis Sp. z o.o. The greatest revenue in this market sector in 2012 was achieved by Telekomunikacja Polska S.A., which...
since 2002 has been in first position in terms of revenues and the numbers of leased connections.

Mobile technology penetration in Poland 2005–2012

The retail market for broadband Internet access is an important one for the future development of telecommunications and will be the starting point for many new services. Poland’s Internet service is developing rapidly, with many different types of technology used for broadband Internet access. The popular data transmission technology is xDSL, with 2.8 mln clients, 2G/3G modems 3.33 mln, TVK 1.96 mln, WLAN 1.04 mln, LAN Ethernet 0.54 mln. These trends comply with those of other European countries:

Broadband access in Poland by technology

In 2012, the largest customer base was held by PTK Centertel. Subsequent positions were occupied by TP and mobile network operators whose combined shares at the level of 40.5% demonstrate the popularity of mobile services and their growing competition in relation to the fixed line Internet access.

At the end of 2012, there were more than 11.6 million subscribers of Internet access services, nearly 1.6 million more than the year before. The increase in the number of users of mobile technology was two times higher than of fixed – line technology (21.6% compared to 13.3 %), reflecting an increasing substitution of traditional access in fixed location for 2G/3G modems.

Poland was one of the countries with low fixed-line Internet penetration and a concurrent high rate of mobile access use, exceeding the EU average by 1.1 percentage points. XDSL lines comprised in Poland the most common fixed – line technology (as in most countries of the European Union)

Structure of subscribers in terms of access technology

II.5.1.6. Data transmission system and density

Platinium Business Park, Warsaw
II.6. Labour market

II.6.1. Education

II.6.1.1. The education system

The Polish education system is well developed, especially in the cities. Although the number of state-owned schools and Universities is rather stable, the number of private institutions is growing in response to recent market demand.

Pre-school education is part of the formal system of education in Poland. There is a well-established network of state pre-schools that children may attend between the ages of three and six. Formal school education before the age of six is not compulsory, although currently about 60% of the nation’s children attend such schools, mostly in the cities. Pre-school education helps those between the ages of three and five develop their communication and social skills, so they can cope with any situation.

Pre-primary education establishments primarily deal with preparing children for education in school. Since 2004 an obligatory one year pre-primary education (‘0 grade’ – zerońska) has been introduced for children at the age of six in pre-primary education and nursery schools. According to the education reform, the school age will soon be lowered by one year. Until the school year of 2011/2012, children had the right to attend primary school at the age of six, but after the school year 2013/2014 this became compulsory. Also the pre-primary education of children between the ages of three and five became obligatory from 2011.

Compulsory full-time education

Full-time compulsory education in Poland lasts 10 years and covers education in the already mentioned ‘0 grade’, the six-years of primary education and the three-years of lower secondary education. Admission to primary school is based on age. Primary school education is divided into two stages:

1. Stage I – grades 1 to 3, called integrated teaching which is meant to provide a smooth transition from pre-primary to school education
2. Stage II – grades 4 to 6 The school year is divided into two semesters between September and June. Pupils attend primary school five days a week, from Monday to Friday.

Pupils are assessed separately in each subject, the evaluation of which depends entirely on the teacher. If the student feels that the periodical or annual mark given by their teacher is too low, they have the right to take a verifying examination. Certificates of completion for each year of school education are necessary when children change school (to another place of living).

The requirements for admission to lower secondary school are the successful completion of primary school and a primary school leaving certificate. In 2002 an externally standardised test was conducted for the first time upon the completion of primary school. Tests are comparable on the national stage. In the third year, pupils take another compulsory examination. This exam is external and standardised and is designed to check the child’s abilities, skills, and knowledge in the field of humanities and science. From 2009 it also encompass foreign language proficiency.
Upper secondary and post-secondary education

This part of a child's education covers the ages 16-18, or 19-20. Candidates who have successfully graduated from lower secondary school may choose between the following types of schools:

General secondary school - liceum (three years), offers general upper secondary education and, at the end, a final maturity examination (Matura) that is necessary for admission to higher education. Specialised secondary school – liceum profilowane (three years), which differs from the general secondary school by offering specialised upper secondary education (e.g. economic, electronic and fashion design among others).

Technical secondary school – technikum (four years), offers technical and vocational upper secondary education. It also offers the final Matura examination.

Basic vocational school – szkoła zasadnicza (two–three years), after finishing school, graduates have access to the trade or occupation of supplementary schools.

Supplementary general secondary school – liceum uzupełniające (two years), meant for the graduate of the basic vocational school, offering general upper secondary education and preparing them for the Matura examinations.

Supplementary technical secondary school – technikum uzupełniające (three years), offers vocational upper-secondary education for students in preparation for their Matura.

Post secondary school – szkoła politechniczna (max. 2.5 years), meant for people with secondary education who want to obtain a vocational qualifications diploma upon the passing of an exam.

The maturity examination is compulsory for all graduates who apply for higher education. It comprises a written part assessed by external Regional Examination Commissions and an oral examination assessed by school teachers.

Children of foreigners who are subject to compulsory education in Poland can attend primary and lower secondary public school on the same terms as Polish pupils. This also applies for upper-secondary education, although whether it is free of charge or requires a fee depends on the student's, and their parents’, legal basis of residence. Also, there are many private international schools in major cities (see V.3), which provide adequate education in English or other languages for the children of expats. All schools are required to satisfy the requirements of the Polish national system, some of whom additionally offer the International Baccalaureate Programme. Attending bilingual school helps children to adapt to their new home and students may also learn the language and culture of their new home and of other countries.

Higher education

There are several types of higher education and study programmes in Poland:

Professional higher studies – wyższe studia zawodowe (three-four years), the graduates obtain a professional degree of licentiate or engineer (in the field of engineering, agriculture or economics). This is the Polish equivalent of a bachelor’s degree.

Master’s studies – studia magisterskie (five-six years), the graduates obtain a professional degree of maester, or an equivalent degree, which is the Polish equivalent of master’s degree depending on the study course profile.

Postgraduate master’s studies – uzupelniajace studia magisterskie (two-2.5 years), meant for graduates of professional higher studies and offering them the possibility of obtaining a professional master’s degree.

Postgraduate studies – studia podyplomowe (one-two years), meant for graduates of all types of higher education institutions.

There are two types of higher education institution, the University type, which offers studies in humanities; science; medical science; economics; the arts; pedagogy and the professional type, which educates students in specific professional areas preparing them for practising a profession as well as military studies.

The institution of higher education runs full-time courses, evening courses, extramural courses and external courses. The basic system of studies is the full-time mode.

Labour market

According to Eurostat, Poland holds fourth place after the United Kingdom, Germany and France in terms of the number of people enrolled in tertiary education. In 2012 academic year, 1.68 million people studies at higher and tertiary education facilities, among which 58.7% were women. The most popular faculties among students were the social sciences, business and law and administration faculties. The number of graduates in the 2011/2012 academic years decreased slightly to 485.2 thousand compared with 2010/2011 when 498.5 thousand students completed their studies.

The biggest centres of higher education are in Warsaw, Kraków, Wrocław, Poznań, Łódź, Lubin, Gdańsk and Katowice. In total there are 460 higher education establishments in Poland, 29% of which are state-owned. There are 19 universities, 25 technical universities, 9 medical academies, 7 agricultural academies and 7 economics academies. Apart from the philology students and foreign students, 43.1% of students attend foreign language courses at university. Especially active are students of business faculties, many of whom study more than one foreign language. The most popular for-
Foreign language studied at Polish universities is English, followed by German, Russian and Spanish.

Many departments of state higher education establishments run doctoral courses (three-four years). Candidates applying for PhD course must have a master’s degree or an equivalent, while foreign candidates must provide a diploma of a master's degree course of study obtained in Poland or a legalised diploma or another certificate confirming the completion of higher education obtained abroad and recognised under separate provisions as equivalent to a polish degree. There are several academic degrees that graduates continuing their education at doctoral courses can work towards, including:

- Doctor (doktor) – after three to four years of study, this is awarded to candidates who submitted and successfully defended a doctoral dissertation before a thesis committee and passed a doctoral examination.

- Habilitated doctor (doktor habilitowany) – awarded to candidates with a doctor’s degree having important academic achievements and who proposed a dissertation and completed the procedure.

- Habilitated doctor (doktor habilitowany) – awarded to candidates with a doctor’s degree having important academic achievements and who proposed a dissertation and completed the procedure.

II.6.1.2. International schools

International schools, providing pre-school, primary and secondary education are now present in most of Polish major cities and their number is growing since the 1990s. They are attended both by children of expatriates living in Poland and local children and youth, whose parents decide to enroll them to international school with main reason of ensuring best language training available. Additionally international schools usually offer high quality studying conditions such as small classrooms, abundant extracurricular activities and a diverse and multinational groups of students in almost all classes.

The most popular language used in Polish international schools is English, but there are schools providing education in other languages, including German, French, Italian and Japanese. Most of the English language schools use the British syllabus that leads to the globally recognized International Baccalaureate (IB) certificate.

Most of the English language schools use the British syllabus linked with the globally recognized International Baccalaureate (IB) certificate, other international schools have internationally recognized accreditations.

The biggest number of international schools are located in Warsaw, among which most recognized are: American School of Warsaw, the International American School of Warsaw, and The British School, École Antoine de Saint-Exupéry (French), Lycée Français de Varsovie (French), Willy Brandt Deutsche Schule Warschau (German), Japanese School at the Japanese Embassy in Warsaw (Japanese). Other major cities with international schools available include Wroclaw, Kraków, Poznań, Szczecin and Gdańsk.

II.6.1.3. Scientific and R&D

There are two important institutions responsible for Poland’s scientific development: the State Committee for Scientific Research (Komitet Badań Naukowych, KBN) and the Polish Academy of Sciences (Polska Akademia Nauk, PAN).

KBN is a governmental body, which was set up by the Polish Parliament. It is the supreme authority on State policy in the area of science and technology. It combines the role of a ‘typical’ ministry of science and technology with that of a funding agency presenting guidelines for the country’s scientific policy, submitting plans for budgetary expenditure in the area of research in science and technology, and distributing funds among scientific and research institutions. KBN’s works are headed by its chairman, the Minister of Science.

PAN is a state scientific institution that functions as a learned society acting through an elected corporate of leading scholars and research institutions. Operating through its committees, PAN has become a major scientific advisory body. PAN as a research centre is currently comprised of 79 research establishments (institutes and research centres, research stations, botanical gardens and other research units), and auxiliary scientific units (archives, museums and foreign PAN stations). A very special part of the Academy is its committees, the Academy’s network of 107 committees constituting a major representation of all researchers in Poland.
Labour market

Significantly higher and equals 73.2%. The rest is economically passive. Most of these people are obtaining education or additional skills. Others are passive due to sickness or disability, family commitments, or because they have retired already. The activity rate significantly varies for different levels of education. Among people with tertiary education, the activity ratio is 80.1%, while among people with vocational education, the ratio is 66% (secondary vocational) and 63.9% (elementary). The lowest ratio is among people with basic education (19.1%) followed by 47% as the ratio of people with general secondary education.

II.6.2.2 Unemployment

Registered unemployment in March 2013 was 13.3%. The graph below represents the monthly rates since 1990. One can see the seasonality whereby every year there is a peak in winter. This is mostly due to construction work and agriculture, which tend to follow seasonal patterns.

Unemployment rates differ from region to region. The lowest unemployment at the end of May 2012 was registered in Wielkopolskie voivodship (9.3%), followed by Mazowieckie (10.3%), Śląskie (10.5%), and Małopolskie (10.7%). The highest unemployment was registered in Warmińsko-Mazurskie (19.7%), Zachodniopomorskie (17.3%), and Kujawsko-Pomorskie voivodship (17%). The map below presents the unemployment rates in the various voivodships as of May 2012.

Employees by employment status

- Employed
- Employers and own-account workers
- Employed on private farms in agriculture

Unemployment in Poland by voivodships

Source: Central Statistical Office, Unemployment Rates, 2013

Labour market
Unemployment rates can also vary within different regions. The lowest rates are always in the big cities: Poznań in Wielkopolskie (4.2%), the capital city Warszawa (4.4%), Katowice in Śląskie (5.2%), Wrocław in Dolnośląskie (5.8%), Kraków in Małopolskie (5.9%). However, unemployment rates are growing in more rural districts. Mazowieckie, a region with a low overall unemployment rate, contains a district with an unemployment rate of more than 37% (Szydłowiec) and there are many with levels of unemployment significantly above or close to 20%. In Wielkopolskie there is only one district above 20%. Małopolskie, with an unemployment rate of 11.5%, slightly below the Polish average, has several districts with unemployment of around 19%.

The attached graph presents the Polish unemployment rates compared with other selected countries (based World Bank’s methodology). It is clear from this that among other European countries, Poland in 2011 had lower unemployment ratio than other countries in the region such as Slovakia, Latvia, Lithuania but still significantly higher than that of Germany or Czech Republic. The numbers are changing dynamically due to ongoing economic crisis that started in the late 2008.

II.6.2.3 Salaries

The average gross salary within the private sector in 2012 was 3,343.51 PLN (ca. 1100 USD). The average salary in the public sector is higher than gross wages in the private segment - at 4,107.25 PLN in 2012 this constitutes a difference of 23%. Depending on the investigated quarter, the salaries in Poland rose approximately 5-6% per annum between 2005 and 2012. In the years 2007 and 2008 the annual growth in salaries was increasing to reach 8-11% pace, a trend which has been counteracted by the global economic crisis. The latest data show the increase in gross salaries in 2012 of 3.5% compared to 2011.

This picture can be supplemented by HR consulting companies that are investigating the market based on opinion polls. The poll performed in 2012 by Sedlak&Sedlak, with more than 114 thousand people participating gives insight into salaries of specialized workers. As the bulk of interviewees are young and educated, the survey is able to show the cost of skilled labour. The survey finds that among the five top paying sectors, women are significantly underpaid compared to men with the difference of median salary lower of 2,100 PLN. Moreover, in most sectors firms with foreign capital offer higher salaries than domestic companies with the differences ranging from 30 to 120%, depending on the sector.

### Relative deviations of the average sector-specific gross salary from the average gross salary

<table>
<thead>
<tr>
<th>Industry sector</th>
<th>Median salary in PLN</th>
<th>%</th>
</tr>
</thead>
<tbody>
<tr>
<td>Agriculture, forestry and fishing</td>
<td>2500</td>
<td>-20</td>
</tr>
<tr>
<td>Industry</td>
<td>3000</td>
<td>0</td>
</tr>
<tr>
<td>Mining and quarrying</td>
<td>3200</td>
<td>-6</td>
</tr>
<tr>
<td>Manufacturing</td>
<td>3300</td>
<td>0</td>
</tr>
<tr>
<td>Electricity, gas, and water supply</td>
<td>3500</td>
<td>0</td>
</tr>
<tr>
<td>Water supply; sewerage, waste management</td>
<td>3700</td>
<td>0</td>
</tr>
<tr>
<td>Construction</td>
<td>3800</td>
<td>0</td>
</tr>
<tr>
<td>Trade and repair</td>
<td>3900</td>
<td>0</td>
</tr>
<tr>
<td>Transportation and storage</td>
<td>4000</td>
<td>0</td>
</tr>
<tr>
<td>Accommodation and catering</td>
<td>4000</td>
<td>0</td>
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<tr>
<td>Information and communication</td>
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<tr>
<td>Financial and insurance activities</td>
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<tr>
<td>Real estate activities</td>
<td>4200</td>
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<tr>
<td>Professional, scientific and technical activities</td>
<td>4300</td>
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<tr>
<td>Administrative and support service activities</td>
<td>4500</td>
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<tr>
<td>Public administration and defence; social security</td>
<td>4700</td>
<td>0</td>
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<tr>
<td>Education</td>
<td>4700</td>
<td>0</td>
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<tr>
<td>Human health and social work activities</td>
<td>4900</td>
<td>0</td>
</tr>
<tr>
<td>Arts, entertainment and recreation</td>
<td>5000</td>
<td>0</td>
</tr>
<tr>
<td>Other service activities</td>
<td>5000</td>
<td>0</td>
</tr>
<tr>
<td>Public sector</td>
<td>5000</td>
<td>0</td>
</tr>
<tr>
<td>NGOs</td>
<td>5000</td>
<td>0</td>
</tr>
<tr>
<td>Healthcare</td>
<td>5000</td>
<td>0</td>
</tr>
<tr>
<td>IT</td>
<td>6000</td>
<td>20</td>
</tr>
<tr>
<td>Telecommunications</td>
<td>5800</td>
<td>2</td>
</tr>
<tr>
<td>Insurance</td>
<td>5100</td>
<td>0</td>
</tr>
<tr>
<td>Banking</td>
<td>5000</td>
<td>0</td>
</tr>
<tr>
<td>Energy and heat</td>
<td>4700</td>
<td>0</td>
</tr>
<tr>
<td>Culture and art</td>
<td>3100</td>
<td>0</td>
</tr>
<tr>
<td>Education</td>
<td>3000</td>
<td>0</td>
</tr>
<tr>
<td>Public sector</td>
<td>3000</td>
<td>0</td>
</tr>
<tr>
<td>NGOs</td>
<td>3000</td>
<td>0</td>
</tr>
<tr>
<td>Healthcare</td>
<td>3000</td>
<td>0</td>
</tr>
</tbody>
</table>

Source: Sedlak&Sedlak, Report 2012
III. Setting up business
- get to know about the first steps to be taken
III.1. Incorporation

III.1.1. Conducting business activities

The general rules related to conducting business are regulated by the Freedom of Economic Activity Act dated on 2 July 2004. The Act is also known under the name of ‘business constitution’, because the Act governs the undertaking, conducting and legal limitation of business activities in Poland. The Act is a source of various terms, e.g. entrepreneurship or economic activity, that remain applicable in relation to business activities. The Act also contains a list of specific licenses that have to be acquired in order to undertake certain business activities.

The rules of the Act are applicable to natural persons and legal entities. However, the Act distinguishes between the investors from EU/EFTA and other third party countries.

Natural persons and legal entities from the EU/EFTA countries, in regard to conducting business in Poland, fall under the same conditions and rules as Polish individuals or companies. Such a foreign entity may choose any legal form for their business activity in Poland freely with the same restrictions as are applicable for Polish naturals or companies, if any.

Unless international agreements state otherwise, and all requirements are fulfilled, a foreign company or natural person based outside the EU/EFTA zone may conduct business only in the form of:

- Limited Partnership (LP),
- Partnership limited by shares,
- Limited Liability Company (LLC),
- joint-stock company / Public Limited Company (PLC).

Despite these limitations, such business entities incorporated in Poland in accordance with Polish regulations are permissible to conduct business without restriction based on the same rules as Polish and other EU companies. It follows that there are no restrictions related to the source of capital and, consequently during its performance, no administrative permit can be applied for by virtue of the mother company being the source of capital.

Instead of incorporation of a legal entity, a foreign company may create a branch or a representative office in Poland.

The branch office is restricted in conducting business activity only in the scope of the mother company. The registration process is similar to the LLC, because it has to be registered in the Entrepreneurs’ Register maintained by court (hereinafter referred as “KRS”). The branch office has its own KRS number.

Furthermore, the representative office may only perform in the field of advertising or marketing activities for the benefit of the mother company. However, such entities are obliged to perform all activities in accordance with Polish law, including Polish Accounting Rules. Register of Representative Offices of Foreign Companies is held by the Ministry of Economy in Warsaw. The representative office and branch office shall appoint the representative acting on their behalf.

Polish regulations allow domestic and foreign enterprises to operate under a wide variety of legal
forms. Besides the limited liability company, which is probably the most attractive legal vehicle for foreign investors to conduct business in Poland, there is a number of other forms of business organisations.

The Polish Code of Commercial Companies sets forth six forms of commercial association as follows:

- General partnership,
- Limited Partnership (LP),
- Limited Liability Partnership (LLLP),
- Partnership limited by shares,
- Limited Liability Company (LLC),
- Joint-stock company / Public Limited Company (PLC).

Apart from the Polish Code of Commercial Companies, Polish Law also provides other legal forms to conduct business activities. Below we will provide with a short description and characteristic of each of the aforementioned forms. However, we will concentrate on the limited liability company, which is often chosen by foreign investors.

III.1.1.1. Limited Liability Company

As mentioned above, the Limited Liability Company (LLC) is the most popular legal vehicle for foreign investment in Poland. The Polish LLC remains very similar to the German limited liability company as its concept was inspired by German law. The name of the LLC emphasises limited liability company as its concept was inspired by German law. Nevertheless, Polish law does not prohibit the holding of 100% of shares by another single-shareholder LLC. Therefore, the above mentioned restriction concerns only the registration process of the LLC.

The incorporation of a LLC is executed before the Polish notary and the Articles of Association must be notified. The company may also be incorporated by attorney in fact, acting upon prior given power of attorney. The Articles of Association should specify:

- the business name of the company including the additional description ‘spółka z ograniczoną odpowiedzialnością’ or its abbreviation ‘sp. z o.o.,”
- the scope of the business activity,
- the amount of share capital,
- information, on the number of shares along with their value, owned by each shareholder,
- whether the company has been incorporated for limited period of time.

Code of Commercial Companies outlines the minimum content of the Articles of Association, but it is quite common to have a wide range of additional rules which make this legal form very flexible. Under Polish law, the LLC must have a minimum share capital of 5,000.00 PLN with the minimum nominal value of 50.00 PLN per each share. Contributions may be made in cash or in kind. The contribution in kind remains at the free disposal of the management board.

Corporate bodies of a limited liability company

The limited liability company may have three governing bodies: the management board, the general meeting of shareholders and the supervisory board. The latter is required only if the company has more than 25 shareholders and if its share capital exceeds 500,000.00 PLN. The Polish corporate governance system is basically a two-tier system with separation of the management and oversight functions carried out by the supervisory board is prescribed by law.

The Management Board is a body which deals with the affairs of the company and represents the company before the third parties. The duties and prerogatives of the Management Board differ significantly from the duties and prerogatives of the Board of Directors, which is typical for the common law states. The Management Board may consist of one or more members (no difference whether Poles or foreigners), that can be appointed from the shareholders or from third persons. Unless the Articles of Association stipulate otherwise, members of the Management Board are appointed and dismissed by the resolution of the General Meeting of the Shareholders.

The statutory duty of the Supervisory Board is to exercise permanent control over all areas of the company’s activities, however, as stated hereinabove, there is no obligation to appoint the Supervisory Board. The Management Board is not bound by the instructions given by the Supervisory Board. The Supervisory Board consists of at least three members appointed by the resolution of the General Meeting of the Shareholders. The foreign investors usually do not appoint the Supervisory Board in their Polish subsidiaries.

The third body - The General Meeting of the Shareholders, consists of the shareholders. The Code of Commercial Companies distinguishes between the ‘Ordinary’ and ‘Extraordinary’ General Meetings. The Ordinary General Meeting of the Shareholders is held within six months of the end of each financial year. Polish law stipulates precisely which issues should be put on the agenda (e.g. consideration and approval of the management report and financial report). The Extraordinary General Meeting is called in cases stipulated in the Code of Commercial Companies or in the Articles of Association. The Extraordinary General Meeting might also called in case any authorised person or body finds it necessary: the shareholder may be present at the meeting either in person or by representatives of the power of attorney granted in writing.

Liability in a limited liability company

The shareholders of a LLC are not liable for the company’s debts or obligations. Instead, shareholders can only lose their investment (monetary contribution or in-kind contribution invested to take up the shares in the share capital of the company). Polish law states that other persons may be liable for a company’s obligations. In regard to the company being in organisation process, the liability for the company’s obligation is born jointly by the company and people acting on its behalf. To protect the economic interests of the company’s business partners and of public institutions (e.g. tax authorities), Polish law states that in certain circumstances members of the Management Board may be liable for the debts of the company.
In certain circumstances members of the management board may be liable for the debts of the company.

III.1.2. Other corporate entities

III.1.2.1. Civil partnership

A civil partnership governed by the Civil Code is used for small businesses. A civil partnership does not have any legal personality and is considered by Polish law as a civil agreement between at least two individuals or legal entities. The partners of the civil partnership are jointly and separately liable for any debts incurred in the partnership. The partners are registered in the Business Activity Register. The profits of the civil partnership are taxed with personal income tax due to the fact that civil partnerships are perceived as transparent for tax purposes by Polish tax law. Foreign investors rarely choose this legal vehicle for their investments in Poland.

III.1.2.2. General partnership

A General partnership is an association of at least two partners operating an enterprise under its own business name. The General partnership is governed by the Code of Commercial Companies. The company is registered in the Entrepreneurs’ Register (KRS). The General partnership is not a separate entity; it is a legal organisation with the capacity to acquire rights, incur debts, sue and be sued. The rights and obligations of the partners are stipulated in the partnership agreement. Each partner has unlimited liability for the debts of the General partnership, where execution from the assets of the partnership proves ineffective (subsidiary liability of the partner).

III.1.2.3. Limited Partnership

In the General partnership all partners are fully liable for the partnership’s debts, whereas in the case of the Limited Partnership there are general partners with unlimited liability and limited partners, whose liability is restricted to their fixed partnership contributions. The name of the general partner should be revealed in the partnership’s name. On the other hand, if the business name of the Limited Partnership includes the name of a limited partner in the partnership’s business name, the limited partner bears an unlimited liability as if he were the general partner. Although a partnership itself is not a legal entity, it may acquire rights and incur liabilities, acquire title to real estate and sue or be sued.

The mixed construct of the Limited Partnership with a LLC as a sole general partner is used quite often by foreign investors in order to limit liability and to achieve the optimal taxation model.

III.1.2.4. Limited Liability Partnership

A Limited Liability Partnership is a partnership incorporated by professionals (such as lawyers, tax advisors or doctors), for the purpose of rendering professional services. A partner of the Limited Liability Partnership may only be a person authorised to conduct the profession. The main feature of the Limited Liability Partnership is that a partner is not liable for the obligation of the partnership incurred in connection with the professional activities of other partners.

III.1.2.5. Partnership limited by shares

A Partnership limited by shares has two types of participants. It has at least one partner with unlimited liability (general partner) and at least one partner that is a stockholder. The Partnership limited by shares is a mixture of a partnership and a joint stock company. This form of activity is relatively uncommon, however, it is used in atypical investments conducted by PE/VC investors. The business name of a joint-stock company should include the names of one or more general partners and the additional description (“spółka komandtowo-akcyjna”). If the stockholders’ name is included in the partnership’s name, the stockholder has unlimited liability for any obligation of the partnership. The minimal share capital is PLN 50,000.00 and the statute must be signed in front of the Polish notary. The partnership comes into existence upon the registration in the Entrepreneurs’ Register.

III.1.2.6. Sole proprietorship

The simplest form of doing small business in Poland is the legal form known as sole proprietorship. The proprietorship is created upon the registration in the Business Activity Register held by the head of the municipality. The owner has unlimited liability for any debts connected with the sole proprietorship. This legal form is used by foreign managers and directors as a platform to render their services for Polish companies.

III.1.2.7. Branch office

Foreign investors may establish branches in Poland to conduct the same business as the foreign investor. From a legal point of view, the branch is part of the foreign enterprise and does not have its own legal identity. The branch is registered in the Entrepreneurs’ Register and may conduct business upon its registration.

III.1.2.8. Representative office

Foreign investors are also allowed to establish representative offices, which in their simplest form only regard the involvement of international business in Poland. Despite this, the representative offices may not conduct business activities in Poland and can only carry out activities regarding the advertising and promotion of a foreign investor.

III.1.2.9. European Company

On October 8, 2004 the council regulation (EC) No. 2157/2001 on the Statute for the European Company (SE) entered into force. The European Company is regulated by the European Economic Interest Grouping and the European Company Act dated on March 4, 2005. A European Company may be formed in one of four ways: the merger of at
least two joint-stock companies, the formation of a holding company, the formation of a joint sub-
sic body, or the conversion of a joint-stock company under the additional conditions prescribed by law. The SE must have a minimum subscribed capital of 120,000.00 EUR. Monetary contributions and in-kind contributions are permissible. In case of a cash contribution, at least one quarter of the nomi-
nal value should be covered before the registration. Shares subscribed for in-kind contributions must be covered in full no later than one year after the date of the company's registration.

The Statutes of the SE must constitute as governing bodies the General Meeting of the Shareholders and either a Management Board and a Supervisory Board (known as two-tier system) or an administra-
tive board (known as one-tier system). Under the two-tier system, the SE is managed by the Man-
agement Board. The member or members of the Management Board are empowered to represent the company. They are appointed and dismissed by the Supervisory Board. No person may be a member of both the Management Board and the Supervi-
sory Board of the same company at the same time. Under the one-tier system, the SE is managed by an administrative board. The member or members of the administrative board have the power to rep-
resent the company. Under the single-tier system, the administrative board may delegate the power of management to one or more of its members.

III.1.2.10. European Economic Interest Grouping

Apart from the European Company, Polish law provides a second supranational form of business organisation, known as the ‘European Economic Interest Grouping’. The main feature of the EEIG is that its purpose is not to make profits but to de-
velop the economic interests and activities of its members.

III.1.3. Establishing and registering an entity

The first step in incorporation an entity is to choose the appropriate legal form. This has a significant effect on the further proceedings. The LLC or PLC are probably the most attractive legal vehicles for foreign investors conducting business in Poland. Therefore, the following explanations will focus on the hereinabove. The formation of LLC and PLC is executed before the Polish notary and the Articles of Association must be notarized. In ef-
fact, the company as an entity is incorporated. The company in an organization (before the documents are submitted to the Court) may, in its own name, acquire rights, including ownership of immovable property and other rights in remit, incur obligations, sue, and be sued. The company must also choose their business address. In the registration process, the address is confirmed by the lease agreement or the title of ownership of the real estate. The initial capital of the company must be paid in full by the LLC and at least in 25% by the PLC before the mo-
ment of submitting the documents to the Court. All companies in Poland are required to open a bank account. The documents required for opening of an account may be different at every bank (e.g. articles of association/statute, and the specimen signatures of those authorized to represent the company). It is also possible to open an account for the company in the organization. The next step is to submit an application to the National Court Register (KRS).

Apart from an application form (KRS-W3), the fol-
lowing attachments are required upon registration of LLC:

- articles of association,
- documents appointing the company's governing body (the Management Board),
- a statement from all members of the Manage-
ment Board that the contributions towards initial capital have been made by the shareholders in full,
- specimen signatures of all members of the Manage-
ment Board certified by a notary or made in person through their presence in Court,
- a list of the shareholders, the number and nomi-
nal value of shares held.

The following attachments to the application form (KRS-W4) are required upon registration of the PLC:

- a company's statute,
- notary deeds on incorporation of a company, and on the subscription of stocks,
- documents appointing the company’s governing bodies (the Management Board and the Supervi-
sory Board),
- specimen signatures of all the members of Man-
egement Board certified by a notary or made in person through their presence in Court,
- a statement from all members of the Manage-
ment Board that the stock payments and con-
tributions in kind envisaged by the charter have been effected lawfully,
- a confirmation for the stock payments from bank or an investment company.

The court fee for the registration is 500.00 and 100.00 PLN for the publication in Monitor Sądowy i Gospodarczy.

The following applications are submitted alongside the application for the company's registration:

- an application for a REGON identification number issued by the Central Statistical Office (Główny Urząd Statystyczny) – free of charge,
- an application for a Tax Identification Number is-
sued by the Tax Office, accompanied by confirma-
tion of the legal title to the office or real estate where the company has its seat – free of charge, with the exception of the cost if applying for a tax number for VAT purposes - 170.00 PLN,
- an application to National Insurance – free of charge.
III.2. Taxes

III.2.1. General Overview

The tax system applicable in Poland is based on three pillars:

- the Constitution of the Republic of Poland,
- internal tax regulations,
- EU tax regulations regarding Art. 93 of the Treaty establishing the European Community.

The Constitution of the Republic of Poland is the most important legal document in the Polish tax system because it regulates all principles to create an applicable law system in Poland, including the tax system. According to the Constitution, the following subjects can be established in law:

- the levying of:
  - taxes,
  - other public fees,
- the definition of:
  - entities and subjects of taxation,
  - tax rates,
  - exemption, tax relief and remission in taxes,
  - categories of subjects exempted from tax.

The Constitution includes the rule that its regulations should be applied directly unless its other regulation says otherwise. It means an interpretation of tax regulations should always conform to the Constitution. If there is a regulation in tax law that is inconsistent with a certain regulation of the Constitution, the Constitution should be applied.

The Polish tax system consists of the Tax Code and the Acts regulating particular types of taxes. Generally, the taxes in Poland may be divided on direct and indirect. In mechanism of direct taxation the taxpayer bears the cost of the tax. In this group in Poland there are below taxes: income (PIT and CIT), inheritance and endowment, on civil law transactions, real estate, agricultural, forest, means of transport. The second group are indirect taxes. In indirect taxation mechanism the tax is paid during the purchase of the good or service. These are: VAT - Tax on Goods and Services, Excise, Duty.

The Tax Code specifies the general definitions, rights and obligations of the taxpayers as well as the tax authorities and the tax procedures.

Since May 1st, 2004 - the date of entering Poland to the European Community, Polish legislators are obliged to harmonise the internal tax systems with EU regulations. The special accent has been put on harmonisation of the Value Added Tax and Excise Tax. As the consequence in case of the lack of the implementation of the EU regulation to internal VAT and Excise regulations or discrepancies between the VAT and Excise taxation on the EU and internal level, the tax payer shall have the right to use the EU regulations directly and shall not borne the negative consequences of such action.

The Polish tax authorities consist of (in accordance with their rank):

- the Minister of Finance,
- tax chambers and customs chambers,
- tax offices and customs houses.
According to PIT:

- a legal person,
- an organisational entity without corporate personality, except partnerships,
- tax capital group,
- starting from January 2014, it is probable that also limited joint-stock partnership.

According to PIT:

- a partner in a limited partnership or registered partnership, if he is a natural person,
- a company without corporate personality that has its place of residence or board of directors in another country where according to the law of this country it is treated as a legal person and all its income is taxed in the country regardless of the country generating the income. Taxpayers that have their place of residence or board of directors in Poland (residents) are liable to a tax obligation only for profits generated in Poland.

Taxes

III.2.2. Taxation of company

### III.2.2.1. Income tax

Income tax is governed in the Corporate Income Tax Act, hereinafter referred to as ‘CIT’, and the Personal Income Tax Act, hereinafter referred to as ‘PIT’. A regulation type that should be used in a case depends from a legal form of an entity. In consequence, either the income of the entity as a whole will be taxed (i.e. CIT form a limited company and joint stock company) or the incomes of particular shareholders (i.e. limited partnership or registered partnership). In the second case mentioned above (i.e. companies in polish legal system named as partnerships), in order to establish if the taxation will be in accordance with PIT or CIT Act, the legal status of the shareholder of the partnership must be considered. If the partner is natural person - he will be taxed directly from the incomes gained by the partnership, in accordance with PIT Act. If the partner is a limited liability company or a joint-stock company - the entity will be taxed directly from incomes gained by the partnership in accordance with CIT Act.

According to PIT:

- a legal person,
- an organisational entity without corporate personality, except partnerships,
- tax capital group,
- starting from January 2014, it is probable that also limited joint-stock partnership.

According to CIT:

- a company without corporate personality that has its place of residence or board of directors in another country where according to the law of this country it is treated as a legal person and all its income is taxed in the country regardless of the country generating the income. Taxpayers that have their place of residence or board of directors in Poland (residents) are liable to a tax obligation only for profits generated in Poland.

#### Taxation of partnerships

Incomes and costs generated by a partnership are taxed separately by each partner according to the proportion of possessed shares and with the appropriate tax rate from PIT or CIT Act, depending from the legal status of each partner.

Branches of foreign companies

Foreign investors have the possibility to choose a legal form for their activity in Poland. This could be a partnership, a capital company or a branch.

The branch is, in general, treated for tax purposes as a Polish company, with the consideration of the legal form of its head office. Only Polish-generated incomes and costs are subject to Polish taxes.

From the legal point of view a branch is not a separate entity, but a unit of a foreign company. Therefore, there is no withholding tax on profits transferred to its head office.

Tax capital group

It is possible to optimise corporate income tax (CIT) obligations by forming a tax capital group. The main advantage of this solution is the calculation of a taxable profit by adding the profits and losses of all the companies in the group. However, the conditions that have to be fulfilled are highly restrictive.

A group can be formed only by at least two limited liability and/or joint-stock companies, having their registered office within the territory of Poland, if:

- an average share capital of each company in the group amounts to at least PLN 1,000,000,
- one of companies in the group, referred to as the holding company, owns 95% of shares directly in the share capital of other companies, called subsidiaries,
- there are no other relations in the group and also with companies outside the group,
- all companies in the group have no tax arrears,
- the ratio of profit to income generated by the group in every tax year amounts to at least 3%.

The legal basis for a tax capital group is an agreement for three years, in the form of a notary deed that has to be registered at a tax office. Companies from the group cannot use any tax exemptions.

Transfer pricing

All transactions carried out between related individuals and/or corporate entities are under the special supervision of tax authorities. The reason is protection against the transfer of profits of the related entity to the country where are more favourable tax rates.

According to Polish regulations, a relationship exists when:

- an entity participates directly or indirectly in the management or control of another entity or holds at least 5% of shares in another entity (capital relationship),
- there is a familiar relation or other relation resulting from an employment between individuals who act as a manager or a supervisor in different corporate entities and/or the same individuals act as a manager or a supervisor in the same time in different entities.

If a relationship exists, each one of the related entities are obliged to prepared the document called: Transfer Pricing Policy. This is known as the Advanced Pricing Agreement (APA) and is related not only to transactions between Polish taxpayers, but also between Polish and foreign entities.

The main advantage of the APA is the formal confirmation by the tax authorities that the calculation and application of transfer prices chosen by a taxpayer are correct. The APA obliges tax authorities to accept presented methodology.

The APA concerns transactions which shall both be concluded after the submission of an application for the APA or those that started before and are currently in progress. It does not refer to transactions which were started before the submission of an application and on the APA completion date were subject to any tax control or proceedings.

Subject of taxation

The subject of taxation is a profit regardless of the income source it was received from. Profit is an amount of surplus between revenues and tax-deductible costs received in a fiscal year. If the amount of tax-deductible costs exceeds the amount of income, the difference is a loss. If a taxpayer incurs a loss, he can reduce profit in following five years by the amount of this loss, but the reduction cannot be higher than 50% of the loss in one year.

Since 2006, Polish taxpayers may apply to the Minister of Finance with motion to conclude the agreement regarding the confirmation of the used Transfer Pricing Policy. This is known as the Advanced Pricing Agreement (APA) and is related not only to transactions between Polish taxpayers, but also between Polish and foreign entities.

The main advantage of the APA is the formal confirmation by the tax authorities that the calculation and application of transfer prices chosen by a taxpayer are correct. The APA obliges tax authorities to accept presented methodology.

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However, in some cases pure revenue is to be taxed. These are: dividends, licence fees (i.e. interests from loans, royalties) as well as provision of intangible services (such as management and advisory services or market research). It is important that taxation of the above should be done with consideration of the double taxation avoidance agreements. Additionally in case of related entities within EU and EEA, there is the tax exemption for dividends and since July 2013 - for licence fees.

The Polish legislator excluded some incomes and costs from the taxation subject; therefore they cannot be taken into consideration by calculating the profit.

This regulation applies, for example, in cases of loan and credit interests paid by a Polish corporate entity to its affiliates. If all the liabilities of a Polish corporate entity from different sources (such as loans, credits and invoices), due to its affiliates who hold no less than 25% of shares, exceed three times the share capital value of the Polish corporate entity, the loan or credit interests are not recognised as a taxable cost for a period in which a loan or credit exceeds a triple share capital value. This limitation was put into force to avoid so-called ‘thin capitalisation’, which refers to the financing of a current business activity via loans and credits. This can easily be paid back to the borrower instead of capital that can be paid back to shareholders only in case of the dissolution of the capital company.

Examples of other non-deductible costs:
- non depreciated value of fixed assets that are spent for free,
- most penalties and fines,
- expenditures for a car over determined limits,
- representation expenses.

The definition of revenues includes, amongst others, due revenues, even if they are not received, excluding payments in advance, free and partially free benefits.

**Tax rates**

The special exemption concerns licence dues and interests and dividends paid by a Polish capital company to another capital company outside Poland or the EU. Regarding licence dues, and interests, the exemption came into force on July 1, 2013 and applies if the below conditions are fulfilled:

- an EU capital company holds directly no less than 25% shares in a Polish capital company,
- a Polish capital company holds directly no less than 25% shares in a capital company from an EU country.

**III.2.2.2. Value Added Tax**

The Value Added Tax Act (hereinafter referred to as “VAT”) uses the following terms:

- other capital companies, whose income is taxed in an EU country, directly holds no less than 25% shares of both aforementioned capital companies.

With respect to dividends, the exemption applies when a capital company from an EU country directly holds no less than 10% of shares from a Polish capital company for a continuous period of at least two years. Both acts (CIT and PIT) allow a number of exemptions or lower tax rates for the income profit generated by non-residents in Poland.

Therefore a non-resident’s place of residence and regulations regarding double tax treaties, of which Poland is part, should be taken into consideration when settling the final tax rate.

**Obligations**

According to the general rule, a payer of income tax is obliged to pay a tax advance before the 20th day of the month that follows the month in which the tax obligation arose or in case of “small” taxpayers: before the 20th day of the month that follows the quarter in which the tax obligation arose. Additionally, a taxpayer has an obligation to submit an annual tax declaration within three months following the year in which tax obligation arose.

In case of dividends, licence dues and intangible services paid to affiliates, and to be taxed with withholding tax (only if the tax exemption described above is not applicable), the tax has to be paid within seven days following the month in which the tax obligation arose. This rule is however applicable only to those foreign affiliates/sharholders that are legal persons. In case of the affiliates/shareholders (taxpayers of WHT) that are the natural persons the term is twenty days following the month in which the tax obligation arose.

**III.2.2.2. Value Added Tax**

The Value Added Tax Act (hereinafter referred to as “VAT”) uses the following terms:

- payable delivery of goods and payable providing of services in Poland,
- export of goods,
- import of goods,
- intra-community acquisition of goods with remuneration in Poland,
- intra-community delivery of goods.

**Taxable person:**

- a legal person,
- an organisational entity without corporate personality,
- individuals that carry out an independent business activity (VAT) has its own definition of business activity, therefore every case should be analysed separately.

VAT payers are also entities who:

- perform intra-community delivery of new transport means,
- perform intra-community acquisition of goods in Poland,
- are recipients of services provided or goods delivered by taxpayers having their registered seat, fixed place of business activity or place of residence outside Poland.

Entities having their registered seat, fixed place of business activity or place of residence outside Poland and who are subject to registration as a VAT payer in Poland are obliged to appoint a tax representative. This obligation does not concern entities from any EU member state, however they may optionally appoint the tax representative.

Entities that perform activities mentioned in the “Subject of taxation” are obliged to register as an active VAT payer before undertaking the first taxable activity. From the first activity they have to issue invoices with the proper VAT rate, according to special regulations.

There is the possibility of not registering for VAT if an entity foresees that the volume of a total annual turnover will be lower than 150,000 PLN. In this case, an entity is not obliged to tax its turnover.

<table>
<thead>
<tr>
<th>Income source</th>
<th>Tax rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>business activity (self-employed) unless the linear taxation is declared</td>
<td>18% up to PLN 85,528</td>
</tr>
<tr>
<td>- capital company income, share in capital companies profits, i.e. dividends (withholding tax), - interests, - business activity (self-employed) – after the declaration of the linear taxation.</td>
<td>32% over PLN 85,528 the tax credit amounts PLN 556.02</td>
</tr>
<tr>
<td>non-residents’ income due to licence dues (withholding tax) and intangible services</td>
<td>19%</td>
</tr>
<tr>
<td>- some incomes: - donations, - incomes of some entities.</td>
<td>20%</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Taxable person:</th>
</tr>
</thead>
<tbody>
<tr>
<td>a legal person, an organisational entity without corporate personality, individuals that carry out an independent business activity (VAT) has its own definition of business activity, therefore every case should be analysed separately.</td>
</tr>
</tbody>
</table>

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- are recipients of services provided or goods delivered by taxpayers having their registered seat, fixed place of business activity or place of residence outside Poland.

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Entities that perform activities mentioned in the “Subject of taxation” are obliged to register as an active VAT payer before undertaking the first taxable activity. From the first activity they have to issue invoices with the proper VAT rate, according to special regulations.

There is the possibility of not registering for VAT if an entity foresees that the volume of a total annual turnover will be lower than 150,000 PLN. In this case, an entity is not obliged to tax its turnover.
A VAT payer has an obligation to submit a monthly tax declaration until the 25th day of the month following the month in which the VAT obligation arose or, in the case of ‘small’ VAT payers, before the 25th day of the month following the quarter in which the VAT obligation arose. In a VAT-declaration, a VAT payer has to show the difference between output and input tax resulting from sales and input tax resulting from purchases. In case of a surplus of output tax, a VAT payer is obliged to pay this surplus to a bank account or assign it to the next settlement period. In case of an import of goods VAT showed in a customs declaration should be paid within 10 days from the date of customs clearance. There are some possibilities to save the VAT obligation in case of the import of equipment or factory facilities.

**Consignment stock**

A consignment stock is a warehouse where raw materials moved by a supplier – who is a VAT payer in another EU state than Poland – from its warehouse in another EU state than Poland are stored. The consignment stock is located in Poland and managed by a Polish VAT payer. This procedure is a simplification that allows suppliers not to register for VAT in Poland, because all formalities connected with taxation and tax reports are completed by a Polish VAT payer.

**Obligations**

A VAT payer has an obligation to submit a monthly tax declaration until the 25th day of the month following the month in which the VAT obligation arose or, in the case of ‘small’ VAT payers, before the 25th day of the month following the quarter in which the VAT obligation arose. In a VAT-declaration, a VAT payer has to show the difference between output tax resulting from sales, and input tax resulting from purchases. In case of a surplus of output tax, a VAT payer is obliged to pay this surplus to a bank account or assign it to the next settlement period. In case of the import of goods VAT showed in a customs declaration should be paid within 10 days from the date of customs clearance. There are some possibilities to save the VAT obligation in case of the import of equipment or factory facilities.

**VAT return from tax office**

VAT may be recovered by two methods – indirect and direct. The indirect return of input tax is the most common method for companies which have monthly sales and expenses on a constant level. A VAT payer may recover the input tax via deduction from output tax. The direct tax return means the refund of VAT by money transfer from the tax office in the amount of VAT paid during the purchasing process. This method is common for the start-up phase, like industrialisation or purchasing of assets, when input VAT is accumulated. The return of VAT is generally made within 60 days under the condition that Tax Office will not suspend this period because of control in a VAT payer company. The VAT act also governs the shorter term of 25 days for refund, but only under certain conditions. All the above mentioned deadlines may be easily extended by the tax office during the tax control.

### Taxes

#### Activity Tax rate

<table>
<thead>
<tr>
<th>Activity</th>
<th>Tax rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>all besides below mentioned</td>
<td>23%</td>
</tr>
<tr>
<td>some goods and services specified in the Act</td>
<td>5% and 8%</td>
</tr>
<tr>
<td>- export of goods</td>
<td>0%</td>
</tr>
<tr>
<td>- intra-community delivery of goods</td>
<td>exempted</td>
</tr>
</tbody>
</table>

**III.2.2.3. Tax on civil law transaction**

With respect to a business activity, the following transactions amongst others are taxed with tax on civil law:

<table>
<thead>
<tr>
<th>Activity</th>
<th>Tax rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>- loans granted by a shareholder of partnerships</td>
<td>0.5%</td>
</tr>
<tr>
<td>- contribution to a new company and capital increase</td>
<td>exemption</td>
</tr>
<tr>
<td>- donations</td>
<td>2%</td>
</tr>
<tr>
<td>- sale of a property</td>
<td>1%</td>
</tr>
<tr>
<td>- sales of some financial rights, including shares</td>
<td>0%</td>
</tr>
</tbody>
</table>

**III.2.2.4. Custom and excise tax**

**Custom Tax**

Since 1 May 2004, Polish territory became part of the Customs Union, a fact which caused significant changes in customs clearance regarding import and export goods to and from Polish territory. Any existing customs barriers between Poland and EU member states disappeared. The transfer of goods between the EU member states is realised by intra-community acquisition and supply of goods as well as services. Additionally on 1 January 2008 Poland joined the Schengen zone, which resulted in the abolition of border check points between Poland and its EU neighbour countries.

The transfer of goods between Poland and non-EU countries is still governed by the Customs Code and is classified as import-export. All regulations related to customs clearance, customs rates and obligations are governed on the EU level, although the local country practice is still important and is recognised as binding and valid (i.e. the technical and procedural aspects).

The import of goods, such as raw materials from a non-EU country into the EU and eventually to Polish territory, creates an obligation to pay customs and VAT in the country of customs clearance or country of destination for supply. The procedure depends on obligations of the supplier and delivery procedure.

**Excise tax**

The act of Excise Tax regulates production and trading of excise-duty goods such as: electrical products, electricity, alcohol, tobacco products (including dried tobacco), motor fuel, heating oil and gas and passenger cars.

**Taxable person:**

- a legal person,
- an organisational entity without corporate personality,
- individuals that carry out transactions taxed by excise tax.

**Subject to taxation:**

- production of excise-duty goods,
- taking out excise-duty goods from a tax warehouse,
- sale of excise-duty goods in Poland,
- import of excise-duty goods,
- intra-community acquisition of excise-duty goods.

Tax rates are expressed as percentage of the value of goods or on a volume basis (fixed rate per product unit).

**III.2.2.5. Duty-free zones**

A duty-free zone (DFZ) is a separate entity not inhabited as part of a larger customs area, which is treated as a foreign territory and for which a uniform customs system applies. All entries and exits within DFZ are under customs supervision.

The advantage of a DFZ is that foreign merchandise (other than from EU or EEA) brought in are sold without import duties, excise tax and VAT.
The duty-free zones in Poland are located on the main communication routes (airports, harbours, border crossings):

Map of duty – free zones in Poland


III.2.2.7. Local taxes

Tax rates or exemptions in the property tax and vehicle tax are determined by a commune council, but they cannot be higher than limits given by the legislator.

Examples of exemptions established by the legislator:

- real estate used by associations to conduct a statutory activity among children and youth
- lands and buildings registered individually in the register of historical monuments – on certain conditions

For the entrepreneurs, the most important local taxes are:

<table>
<thead>
<tr>
<th>Kind of tax</th>
<th>Scope</th>
<th>Tax base</th>
</tr>
</thead>
<tbody>
<tr>
<td>Property tax</td>
<td>- land used for business activity purposes,</td>
<td>- for land and buildings – area,</td>
</tr>
<tr>
<td></td>
<td>- building or its parts,</td>
<td>- for structures – value.</td>
</tr>
<tr>
<td></td>
<td>- structure or its parts used to conduct</td>
<td></td>
</tr>
<tr>
<td></td>
<td>a business activity</td>
<td></td>
</tr>
<tr>
<td>Vehicle tax</td>
<td>- lorries over 3.5 tons,</td>
<td>- admissible total weight of</td>
</tr>
<tr>
<td></td>
<td>- trailers,</td>
<td>a vehicle for lorries and</td>
</tr>
<tr>
<td></td>
<td>- buses,</td>
<td>trailers,</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- number of seats – for</td>
</tr>
<tr>
<td></td>
<td></td>
<td>buses.</td>
</tr>
<tr>
<td>Forest tax</td>
<td>- activity conducted with using a forest.</td>
<td>- number of hectares</td>
</tr>
<tr>
<td></td>
<td></td>
<td>resulting from the register</td>
</tr>
<tr>
<td></td>
<td></td>
<td>of lands and buildings.</td>
</tr>
<tr>
<td>Agricultural tax</td>
<td>- arable land,</td>
<td>- for farms – amount of</td>
</tr>
<tr>
<td></td>
<td>- area- and bush-covered land on arable</td>
<td>hectares taken for</td>
</tr>
<tr>
<td></td>
<td>land,</td>
<td>calculation purposes,</td>
</tr>
<tr>
<td></td>
<td>- excluding lands used for business activity</td>
<td>depending on a quality of</td>
</tr>
<tr>
<td></td>
<td>other than agricultural.</td>
<td>a land,</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- for other lands – amount of</td>
</tr>
<tr>
<td></td>
<td></td>
<td>hectares resulting from the</td>
</tr>
<tr>
<td></td>
<td></td>
<td>register of lands and</td>
</tr>
<tr>
<td></td>
<td></td>
<td>buildings.</td>
</tr>
</tbody>
</table>

III.2.2.8. Stamp duty

Stamp duty is collected from state administration agencies’ activities that are specified in regulations, i.e.:

- registration for VAT: PLN 170.00,
- giving a power of attorney: PLN 17.00,
- certificate that an entity has no overdue tax liabilities: PLN 21.00.

III.2.3. Taxation of individuals

III.2.3.1. Personal Income Tax

Entity of taxation:

- individual (natural person) that is a partner in a limited partnership or registered partnership,
- a company without corporate personality that has its place of residence or board of directors in another country (but only if according to the laws of this country, it is treated as a legal person and all its income is taxed in this country regardless of the country generating it),
- an individual.

According to the Polish Personal Income Tax Act, all individuals are liable to tax their income by PIT, but depending on their residence status, the tax liability can be unlimited and limited. The first of these refers to the worldwide income of a resident – an individual who has his centre of economic or vital interest in Poland or stays in Poland for longer than 183 days in a calendar year. The second concerns a non-resident’s income that arose or was sourced in Poland.

Subject of taxation

Polish regulations define a lot of income sources. As a rule, profit from each source is calculated separately. Profit is an amount of surplus between revenues and tax-deductible costs, received in a fiscal year. If the amount of tax-deductible costs exceeds the amount of income, the difference is a loss. If a taxpayer incurs a loss, he can reduce the profit in next following five years by the amount of this loss, but the reduction cannot be higher than 50% of the loss in one year. It does not apply to loss payable on disposal of items, properties and rights connected to properties.

The Polish legislator excluded some income and costs from the taxation subject, therefore they cannot be taken into consideration by calculating the profit. Additionally, in some cases regulations of double treaties, of which Poland is part, can change the status of an individual, and therefore the country of taxation of some income sources, or reduce tax rates, e.g. for dividends, interests or licence dues.

The definition of revenues includes, among others, due revenues, even if they are not received, excluding payments in advance, and free and partially free benefits.

The deductible costs for people who do not run a business activity are strictly defined in the Act, e.g.:

- 50% of income for activities related to exploiting copyrights, however the total tax deductible costs in the fiscal year cannot exceed the amount of PLN 42,764,
- the annual lump-sum cost, that in 2013 amounts to PLN 1,335 for employees,
- 20% of income for civil law agreements,
The tax year for all individuals is the calendar year. During the year, income tax payers are obliged to pay a tax advance before the 20th day in the month following the month in which the tax obligation arose or, in the case of ‘small’ taxpayers, before the 20th day of the month following the quarter in which the tax obligation arose. Additionally, a taxpayer is obliged to submit an annual tax declaration before April 30th following the year in which the tax obligation arose.

In the case of the remuneration of employees, an employer is obliged to calculate, deduct and pay the monthly tax advances to a competent tax office.

Individuals who receive any income from abroad are obliged to calculate and pay monthly tax advances themselves.

### Tax rates

Married couples and sole parents are entitled to tax their income individually or jointly, if certain conditions are met, excluding the case in which one of them is taxed by the linear rate. The PIT Act allows a number of exemptions or lower tax rates for income/profit generated by non-residents in Poland. Therefore, a non-resident’s place of residence and regulations of double tax treaties, of which Poland is a part, should be taken into consideration when settling the final tax rate.

<table>
<thead>
<tr>
<th>Income source</th>
<th>Tax rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>- employment contracts,</td>
<td>- 18% up to PLN 85,528</td>
</tr>
<tr>
<td>- civil law agreements,</td>
<td>- 32% over PLN 85,528</td>
</tr>
<tr>
<td>- activity performed personally (e.g. members of board of directors),</td>
<td>- the tax credit amounts PLN 556.02</td>
</tr>
<tr>
<td>- business activity (self-employed) – unless the linear taxation is declared,</td>
<td>- 19%</td>
</tr>
<tr>
<td>- rental,</td>
<td></td>
</tr>
<tr>
<td>- non-residents’ income due to licence dues (withholding tax) and intangible services.</td>
<td>- 20%</td>
</tr>
<tr>
<td>- some income, return of business trip costs, like per diem, travel and</td>
<td>exempted</td>
</tr>
<tr>
<td>accommodation expenditures, expenses paid by an employer for education and</td>
<td></td>
</tr>
<tr>
<td>enhancement of qualifications of his employees, the value of some benefits</td>
<td></td>
</tr>
<tr>
<td>paid by an employer due to an accommodation of employees.</td>
<td></td>
</tr>
</tbody>
</table>

### Taxes

#### III.2.3.2. Inheritance and donation tax

**Entity of taxation are individuals.**

**Subject of taxation**

Acquisition by individuals of ownership of items located in Poland or of property rights exercised in Poland due to:

- inheritance, legacy,
- donations,
- the gratuitous cancellation of joint ownership.

**Tax base**

Value after the deduction of debts and burdens calculated according to the condition of an item or a property right on the acquisition date and market prices on the tax obligation date.

**Tax rate**

Depends on the personal relation of a receiver to a person, from whose items or property rights were acquired. As a rule, the further relation between these, the higher the applicable tax rate. This ranges between 3% and 20%. The tax is calculated as the surplus in taxable base over the tax allowance amount, with the use of the above tax rates from the scale.

The legislator foresees some exemption from inheritance and donation tax, e.g.:

- the acquisition of property or property rights by the members of the closest family: spouse, successor, ascendant, stepchild, siblings, stepfather, stepmother and after fulfillment of additional conditions otherwise the taxation in accordance with the general rules mentioned above,
- the acquisition of a flat or a block of flats – for the amount of 110 m², but only after the fulfilment of certain conditions,
- the acquisition of an item or a property rights from one person during the last five years – up to total amount of PLN 9,637, depending on the personal relation between a receiver and the person from whom items or property rights were acquired.
Business opportunities for Poland can be considered attractive. Due to a solid base of economic growth over the past years, Poland has not been hit by the global financial crisis in the same way like other countries. There are multiple reasons for this, the most important of which is that Poland is still targeting a GDP growth for 2009 with a positive outlook for the upcoming years.

The banking sector is stable, the main indicators for FDI’s are excellent and local government investment is at a high level. Furthermore, the structural funds from the EU will underline this tendency and keep the investment volume on a high or even increasing level.

Public aid for FDI is ensured mainly through the legal acts constituting the Special Economic Zones (SEZ). The opportunities are highly interesting for long-term direct investment. It is possible to combine different instruments of public aid, but this cannot exceed the admissible intensity of regional aid.

III.3. Investment incentives

III.3.1. EU structural funds 2014–2020

From 2014 to 2020 Poland will gain EUR 72.9 billion of EU Structural Funds support. This sum will be increased owing to necessary domestic contribution from the Polish Government. Financial support will be provided within the framework of Operational Programmes. The three most important Operational Programmes are: Infrastructure and Environment, Smart Growth and Knowledge, Education and Development. Furthermore, each region has its own specific Regional Operational Programme.

Financial support will be provided partly as investment aid and partly as other types of aid, among others:
- R&D activity grants,
- environmental grants,
- training grants.

Investment support will be granted mainly in the form of the repayable financial instruments. Non-repayable support in the form of grants will go to conducting R&D works, purchasing R&D equipment and to the most innovative investments (related to R&D works implementation), which will enable generating new technologies, new products and services.

The following table illustrates operational programmes available in Poland (presented budget distribution may be modified as it is a subject of negotiation with European Commission):

<table>
<thead>
<tr>
<th>Operational Programme - Infrastructure and Environment (IaE OP)</th>
</tr>
</thead>
</table>

Considering needs regarding transport, the environment and other types of infrastructure, 35.75% of the total Structural Funds will be distributed for this programme from sources of the European Regional Development Fund (ERDF) and the Cohesion fund. The aim of IaE OP is to support an environmentally-friendly, low-emission economy strengthening territorial and social cohesion. Issues connected with bal-
cessive development will also have a major importance due to the following streams of investment in the energy sector. The necessary investment in the diversification of traditional energy sources is to be achieved using market mechanisms, investing in renewable energy, reducing demand for energy and otherwise environmentally friendly projects. Investments of key supra-regional importance concerning the social infrastructure (health care, culture and higher education) will be complementary to these areas. The expected value of these indicators of expenditure on the implementation of the EUROPA 2020 goals will be reached by concentrating the EU funding on the activities for the conformity of the national transport system with the European system, mainly the development of the infrastructure of transnational outreach with the European system, mainly the development of the national transport system with the European system, mainly the development of the supra-regional rail infrastructure, increasing the availability of European transport network, development of energy security infrastructure, protection and development of cultural heritage, strengthening strategic health care infrastructure, technical assistance.

### Operational Programme – Knowledge, Education and Development (KED OP)

**Investment incentives**

<table>
<thead>
<tr>
<th>Name</th>
<th>% of total funds</th>
<th>Amount in EUR billions*</th>
</tr>
</thead>
<tbody>
<tr>
<td>OP Infrastructure and Environment</td>
<td>35.75</td>
<td>24.158</td>
</tr>
<tr>
<td>OP Smart Growth</td>
<td>11.28</td>
<td>7.625</td>
</tr>
<tr>
<td>OP Knowledge, Education and Development</td>
<td>4.73</td>
<td>3.197</td>
</tr>
<tr>
<td>OP Eastern Poland</td>
<td>2.96</td>
<td>2.00</td>
</tr>
<tr>
<td>OP Digital Poland</td>
<td>2.88</td>
<td>1.946</td>
</tr>
<tr>
<td>OP Technical Assistance</td>
<td>0.84</td>
<td>0.570</td>
</tr>
<tr>
<td>16 Regional Operational Programmes</td>
<td>41.56</td>
<td>28.890</td>
</tr>
<tr>
<td>100.00</td>
<td>67.585</td>
<td></td>
</tr>
</tbody>
</table>

* Total presented budget amounts to EUR 67.585 billion (not to EUR 72.9 billion) as budget distribution between programmes is still a subject to negotiations.

The KED OP contains five priorities:

- effective public policies for labour market, economy and education,
- higher education for economy and development,
- young people on the labour market,
- social innovations and international cooperation,
- technical assistance.

Operational Programme – Smart Growth (SG OP)

Financed from the ERFD.

11.28% of the total of the EU Structural Funds is allocated to the SG OP. It is assumed that the highest performance value indicators will be reached under this programme. The focus of the SG OP is to increase the number of innovations by increasing R&D outlays, development of R&D institutions, development of cooperation between the science and business, as well as diversifying entrepreneurship potential. The investment should be responsive to the needs of the EU Single Market.

The programme supports innovation at a national level. Innovation at local or regional levels is supported and promoted through the Regional Operational Programmes. The main goal of the Smart Growth Operational Programme is the development of the Polish economy based on innovative growth factors.

The SG OP contains three priorities:

- increasing the R&D potential for the development of Poland,
- increasing the scientific-innovative potential of Polish companies,
- technical assistance.

Operational Programme – Eastern Poland (OP EP)

The Operational Programme Eastern Poland (OP EP) is financed from the ERDF. The reason for the continuation of this programme is the lack of competitiveness and innovativeness of the five most disadvantaged regions: Lubelskie, Podkarpackie, Podlaskie, Świętokrzyskie and Warmińsko-Mazurskie. These voivodships are characterised by low work productivity, low living standards, a low dynamic of economic development, poorly developed, inadequate transport infrastructure and insufficient growth factors.

The outreach of the OP EP covers the areas of intervention of other programmes but it differs in that its scope is restricted to selected areas which, because of the scale of activities and the expected long-term results, may have a special impact on the development process. This programme is an additional element of support under the EU Structural Funds which will enhance the actions of other programmes in Eastern Poland.

The Objective of the Operational Programme Eastern Poland is increasing competitiveness and innovativeness in Eastern Poland macroregion. The main objective of the programme will be achieved through the implementation of specific objectives, namely:

- supporting innovativeness and R&D,
- supporting competitiveness of enterprises, especially in the area of internationalization,
- increasing effectiveness of provincial cities and their functional areas transport systems,
- increasing inner cohesion of the macroregion.

Operational Programme – Digital Poland (OP DP)

The Operational Programme Digital Poland (OP DP) is financed from the European Regional Development Fund. OP DP focuses mainly on the implementation of smart growth priority. 2.88% of the structural measures will be dedicated to ICT projects, broadband networks and e-services. OP DP also contributes to achieving the objectives of the Digital Agenda for Europe, which is one of the seven “flagship initiatives” of the Europe 2020 Strategy. The programme is intended for administration offices and their units, as well as telecommunications operators. OP DP will support public administration especially in provision of public e-services.

In accordance with the strategic documents, OP DP should provide support in three areas.

### Investment incentives

<table>
<thead>
<tr>
<th>Name</th>
<th>% of total funds</th>
<th>Amount in EUR billions</th>
</tr>
</thead>
<tbody>
<tr>
<td>OP Infrastructure and Environment</td>
<td>35.75</td>
<td>24.158</td>
</tr>
<tr>
<td>OP Smart Growth</td>
<td>11.28</td>
<td>7.625</td>
</tr>
<tr>
<td>OP Knowledge, Education and Development</td>
<td>4.73</td>
<td>3.197</td>
</tr>
<tr>
<td>OP Eastern Poland</td>
<td>2.96</td>
<td>2.00</td>
</tr>
<tr>
<td>OP Digital Poland</td>
<td>2.88</td>
<td>1.946</td>
</tr>
<tr>
<td>OP Technical Assistance</td>
<td>0.84</td>
<td>0.570</td>
</tr>
<tr>
<td>16 Regional Operational Programmes</td>
<td>41.56</td>
<td>28.890</td>
</tr>
<tr>
<td>100.00</td>
<td>67.585</td>
<td></td>
</tr>
</tbody>
</table>
the people involved in the project, the project's implementation path, an analysis of the requirements to be met by the beneficiary and the project (whether it would be eligible for co-financing or not), an analysis of the technical and financial aspects of the project. Regardless the type of a programme, one has to take the following facts into consideration:

- the financing authority will not assign any funds until it is presented with a coherent, logical and complete project,
- development of a project requires considerable expenditure of time and money,
- not all projects will be granted support (failure to meet the criteria or comply with the procedures will result in project rejection),
- the project must be addressed to a clearly specified group of beneficiaries and respond to documented needs,
- the project must be in line with the beneficiary's statutory objectives and individual strategy,
- the project should contain a detailed timetable of actions - a cost estimate, as well as a system of promotion, monitoring and evaluation,
- the project costs must be fairly calculated, based on the actual costs incurred, with the account being removed from any unexpected circumstances,
- a beneficiary should ensure the sustainability of a project for a minimum of five years, or, in the case of SMEs (small and medium enterprises), a minimum of three years following the projects completion.

General rules for project development

Before applying for EU Structural Funds the following key issues should be defined:

- the project's objective,
- the expected effect and benefits to be derived from the project,
- the starting and closing date of the project, as well as the duration of each project stage,
- the project's implementation path,
- the people involved in the project,
- the costs involved,
- the limitations and threats to project implementation,
- an analysis of financial sources,
- an analysis of requirements to be met by the beneficiary and the project (whether it would be eligible for co-financing or not),
- an analysis of the technical and financial aspects of the project.

Regional Operational Programmes

For the Regional Operational Programmes 41.56% of EU Structural Funds for the 2014-2020 Perspective have been allocated.

The justification for the preparation of the 16 ROPs is the decentralisation of the programming of regional development, an increased effectiveness of the provision of development activities by the public administration, the strengthening of the civil and self-government dimensions, as well as the effective use of structural measures for the period of 2007-2013 by regions under the Regional Operational Programmes.

The objectives of the ROPs are on the one hand set by voivodships in compliance with regional development strategies, while on the other hand they are also compliant with the goals of EUROPA 2020 strategy. All ROPs have a similar structure, but their contents and financial resources are specified at the regional level. The need to harmonise the list of activities implemented under regional programmes resulting from a number of premises, of which the most important is to ensure the consistency between the regional approach and goals and priorities of the national and European strategies, as well as taking into account activities concerning state aid for the SMEs sector (uniform criteria for the granting of aid are laid down at the national level).

III.3.2. Incentives in Special Economic Zones

Before applying for EU Structural Funds the following key issues should be defined:

- the project's objective,
- the expected effect and benefits to be derived from the project,
- the starting and closing date of the project, as well as the duration of each project stage,
- the project's implementation path,
- the people involved in the project,
- the costs involved,
- the limitations and threats to project implementation,
- an analysis of financial sources,
- an analysis of requirements to be met by the beneficiary and the project (whether it would be eligible for co-financing or not),
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- not all projects will be granted support (failure to meet the criteria or comply with the procedures will result in project rejection),
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- the starting and closing date of the project, as well as the duration of each project stage,
- the project's implementation path,
- the people involved in the project,
- the costs involved,
- the limitations and threats to project implementation,
- an analysis of financial sources,
- an analysis of requirements to be met by the beneficiary and the project (whether it would be eligible for co-financing or not),
- an analysis of the technical and financial aspects of the project.

The conditions for conducting business within an SEZ are as follows:

- Investment expenditure should amount to at least EUR 100,000,
- the entrepreneur's own share should be at least 25%,
- investment must be maintained for at least five years from the investment completion date (three years for SMEs),
- newly created workplaces must be maintained for at least five years from the employment date (three years for SMEs).

Investment sites located currently outside of a SEZ area may be incorporated into a SEZ under certain conditions. The incorporation process lasts from 6 to 9 months and is started after an interested entrepreneur submits an application to the relevant SEZ. CIT exemption can be utilised by the timeline of permission or given SEZ's existence (currently 2026 for the new investor). CIT exemption is provided only for profits earned from activities conducted within an SEZ.

In the SEZ permit, the investor must provide investment outlays, the intended level of employment, the date of commencing business and the deadlines for fulfilling all obligations mentioned in the permit, which is usually valid by the end of a given SEZ's existence.

It takes between three and four months to complete all the requirements needed to obtain the SEZ permit and to start business activity entitled to CIT exemption. The SEZ management collects an annual fee for administering the SEZ.

III.3.3. System of financial support for investment projects important for national economy

A governmental system of financial support for investment projects considered important for the national economy, was passed by the Council of Ministers in July 2011 and provides earmarked subsidies for new investment projects from the state budget.

This subsidy is granted on the basis of an agreement between the investor and the Minister of Economy. Before the agreement is signed each investment undergoes an assessment process on the basis of defined criteria. The cash grant subsidy may not be combined with other forms of support engaging public aid, such as SEZ exemptions or EU Grants unless additional criteria are met.

The investment has to be maintained for at least 5 years from the date of its completion (3 years in the case of SMEs), and each newly created job has to be maintained for a period of at least 5 years from the date of its creation (3 years in case of SMEs).
III.3.4. Real estate tax exemption

Real Estate Tax Exemption is a form of regional state aid. It is available in Communes which have adopted resolutions concerning the possibility of exemption from real estate tax.

The maximum tax rates for entrepreneurs in 2014, for the subject of taxation in real estate tax and related to business activity, are: 23.03 PLN/m² for buildings, 0.89 PLN/m² for land and 2% of the initial value for the structures.

In each commune, the tax rates are set by local authorities, however they cannot exceed the maximal amounts as set forth above.

<table>
<thead>
<tr>
<th>Support for new investment (investment grant)</th>
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<tbody>
<tr>
<td>Sector</td>
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<tr>
<td>priority sectors</td>
</tr>
<tr>
<td>significant investment in other sectors</td>
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<td></td>
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<tr>
<td>R&amp;D</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Support for creation of new job places (employment grant)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sector</td>
</tr>
<tr>
<td>automotive, electronics, aviation, biotechnology</td>
</tr>
<tr>
<td>modern services</td>
</tr>
<tr>
<td>R&amp;D</td>
</tr>
<tr>
<td>significant investment in other sectors</td>
</tr>
<tr>
<td></td>
</tr>
</tbody>
</table>

III.3.5. Labour market instruments

In order to hire unemployed people companies may approach the local Labour Office, which can support entrepreneurs using various labour market instruments. Main forms of assistance include following measures.

1. Assistance in the process of recruiting employees with required qualifications - The assistance can be given on various levels. Initially, Labour Office collects and disseminates job advertisements. Afterwards, it provides entrepreneurs with information about potential candidates. Subsequently, Labour Office organises meetings of employers and unemployed who fulfilled the requirements. Moreover, Labour Office organises various events, in which both - unemployed and employees are free to participate, such as career expo or labour exchanges. Assistance in the process of recruitment is also carried out by career consulting services, which are provided in order to define the profile of candidates or job advertisements. What needs to be pointed out is that Labour Office is usually being informed about the current situation on the local labour market, as well as about planned changes to the local labour market.

2. Intervention works - This kind of program provides subsidised jobs to unemployed people based on an agreement between the Labour Office and an employer. The program is targeted at unemployed people who are in particularly difficult situation on the labour market. Labour Office reimburses wage costs of people hired under such a program to employers. The duration of this scheme and the amount reimbursed depends on the target group. Depending on the decision of the district Labour Office, intervention works can take up to 6, 12, 18, 24 months or even up to 4 years.

3. Refund of costs incurred for preparations of new workplace for an unemployed person - Labour Office may reimburse the costs incurred by an entrepreneur for the equipment or retrofitting newly created workplace for a newly unemployed person. Refund concerns all or partial costs of creating a new workplace (including costs of suitable assets, equipment, license, programs etc.) for up to 6 - times the average wage per one workplace created. It has to be noted, that previously unemployed person has to be employed on the newly created workplace for a period of minimum 24 months.

4. On the job training - Based on this program, the employer may apply for a job training organisation, in which Labour Office delegates a person to on the job training, without the employer having to conclude an employment contract with this person. However, the employer has to enter into an agreement with the prefect of the district. Such a work experience lasts for a period of minimum 3 months up to 12 months maximum. While filling an application form, the employer may indicate the exact person whom he wishes to have trained. The selected person is not being paid by the employer, yet receives a scholarship from the prefect of the district. Consecutively to the end of the training period, the employer is free to enter into an employment agreement with selected candidates.

5. Financial support for training programmes for all potential employees who may acquire new qualifications or vocational skills through practical work performance at a given post.

6. The reimbursement of social security contributions in case of the employment of an unemployed person delegated by the Labour Office. The reimbursement of social security contributions up to 300% of the minimum monthly salary in Poland is based on the contract concluded between the prefect and the employer. The amount can be reimbursed only after the fulfilment of two conditions: that the person delegated by the Labour Office is employed in a full-time position within the next 12 months and that the employee is still employed after this time.

7. Vocational training of adults - is an instrument of mobilisation in the form of (a) a practical training lasting from 12 up to 18 months or (b) apprenticeship training which lasts from 3 to 6 months. Trainings are carried out without having to conclude an employment contract with the employer, on the basis of an agreement between the employer and the prefect. Training is based on a program involving acquisition of practical skills and theoretical knowledge, and it ends with an
Employers interested in creating a place of adult vocational training shall file a motion in the relevant Labor Office. The employer may receive reimbursement of expenses incurred for each participant in the amount specified in the contract, up to a maximum of 2% of the average salary for each full month of the program. Moreover, the employer may be granted a one-time bonus for each full month of adult vocational training of each participant if that person completes the program with a successfully passed exam.

8. It should be noted, that Labour Office also offers a specific support for employers of people with disabilities, such as: reimbursement of costs of hiring a disabled person, reimbursement of costs of training disabled employees, reimbursement of workplace equipment developed for disabled, reimbursement of costs incurred for adaptation of buildings and equipment, as well as for special purchase of equipment and software.

Entrepreneurs interested in gaining support from labour authorities should contact the right Labour Office, prepare and submit application required, as well as appropriate and documentation, depending on the type of support required.

III.3.6. OECD guidelines for multinational enterprises

OECD Guidelines for Multinational Enterprises are annex to the OECD Declaration on International Investment and Multinational Enterprises. They contain recommendations, providing voluntary principles and standards for responsible business conduct for multinational corporations operating in or from countries adhered to in the declaration. The guidelines are legally non-binding. The business community, labour representatives and non-governmental organisations were all engaged in the developing of these guidelines. A definition of multinational enterprises usually comprises companies or other entities established in more than one country and so linked that they might coordinate their operations in various ways.

The guidelines cover business ethics on employment, human rights, the environment, information disclosure, combating bribery, consumer interests, science and technology as well as competition and taxation.

According to the OECD Council, each adhering country must set up a National Contact Point (NCP). The NCP is an entity responsible for the promotion of the guidelines on a national level. An NCP handles all enquiries and matters related to the guidelines in that specific country, including investigating complaints about a company operating in, or whose headquarters are based in that country. The Polish OECD NCP is located at the Polish Information and Foreign Investment Agency (Polska Agencja Informacji i Inwestycji Zagranicznych S.A).

The guidelines contain, among other things, the following rules:

- enterprises should respect the rights of their employees to be represented by trade unions and other bona fide representatives of employees, and engage in constructive negotiations, either individually or through employers’ associations, with such representatives with a view to reaching agreements on employment conditions,
- enterprises should, within the framework of laws, regulations and administrative practices in the countries in which they operate, and in consideration of relevant international agreements, principles, objectives, and standards, take due account of the need to protect the environment, public health and safety, and generally to conduct their activities in a manner contributing to the wider goal of sustainable development,
- enterprises should not directly or indirectly offer, promise, give or demand a bribe or other undue advantage to obtain or retain business or other improper advantage,
- when dealing with consumers, enterprises should act in accordance with fair business, marketing and advertising practices and should take all reasonable steps to ensure the safety and quality of the goods or services they provide.
III.4. Accounting & Finance

III.4.1. Accounting and financial regulations

The Polish accounting regulations are very similar to other systems and are constantly being synchronised with the International Accounting Standards and EU regulations, to make them comparable.

Law Regulations

Polish accountancy law is constituted by the Accounting Act of 29 September 1994 and the Polish Generally Accepted Accounting Principles – GAAP (which so far constitutes seven standards). The provisions of the Accounting Law apply to the entities whose registered offices or place of executive management are located in Poland. The Act enumerates foreign people, foreign companies operating through branch offices or registered subsidiaries, obliging them to maintain full accounting records in compliance with Polish law.

The Accounting Act does not differ considerably from International Financial Reporting Standards, which were adopted by the EU and are harmonised with regulations resulting from EU Directives. The amendment dated March 2008 implemented regulations from the 2006/46/WE EU Directive. Among others, it is concerned with consolidating financial statements and extends to a scope of obligatory disclosures presented in statements. It also introduced to the management of the entities the responsibility to prepare and publish their financial results.

In situations which are not regulated by the Accounting Law, proper standards can be used.

Also there is an allowance, for a specified group of companies, to do so according to International Financial Reporting Standards. Companies listed on the Warsaw Stock Exchange are obliged to prepare consolidated financial statements in accordance with International Financial Reporting Standards. Furthermore, the subsidiaries of such companies may choose financial statements in accordance with EU and International Financial Reporting Standards if they prefer.

Accounting facts

Accounting records must be maintained in both the Polish language and currency. Amounts denominated in foreign currencies are converted into Polish at the average exchange rate set by the National Bank of Poland. In general, all accounting documents should be in Polish apart from source documents, though it should be remembered that these should be translated into Polish at the behest of the tax authorities and auditors.

The accounting period lasts 12 months, and is usually the same as a full calendar year. Of course, the company may choose different dates, but the Tax Authorities must be informed about this change. Bookkeeping can be done internally by a qualified employee or externally by an accounting office. Documents and accounting books must be kept in the company’s head office, as well as in an accounting office. Documents for each year must be kept for five years, payroll documentations for longer period and financial statements permanently.

Results

NEXT EXIT
The responsibility for fulfilling these obligations in the field of accounting falls entirely on the Manager of a company. The scope of this responsibility was extended and emphasised in the implemented regulations of the 2006/46/WE EU Directive.

Entities are required to apply all accounting principles included in the Accounting Law, to truly and fairly present their financial position and financial results. The economic substance of transaction is a base for recognising events, including business transactions, in the books of accounts and a presentation in the financial statements. The company can apply some simplifications within its accounting principles, provided that it has no significant negative impact on the presentation of their financial position and its financial results.

III.4.2. Financial statements

Entities shall prepare the financial statement on the last day of the financial year referred to in article 12, paragraph 2 of the Accounting Law. Principles for the measurement of assets, liabilities and equity and the determination of the financial result should be applied respectively as specified in chapter 4 of the Accounting Law.

Issuers of securities admitted to or intending to file for admission to or issuers of securities pending admission to trading in one of the regulated markets of the European Economic Area may prepare their financial statements in accordance with International Financial Reporting Standards.

Another group of companies allowed to use the International Financial Reporting Standards regulations are entities which are members of capital groups, in which a parent company prepares consolidated financial statements under International Financial Reporting Standards.

These decisions can be made only by the approving body of such companies.

Financial statements consist of a balance sheet, a profit and loss account, an introduction to the financial statements and notes and explanations. Entities which are a subject to annual audits also prepare a statement of changes in equities and a cash flow statement. For financial statements, an annual report of company activity should be included. The report covers information about events having significant influence on company’s activity, and also presents the company’s achievements and projections. All documents must be prepared in both the Polish language and currency.

The entity’s manager ensures the preparation of the financial statements within three months from the date of the balance sheet, as well as its presentation to the relevant authorities.

The approval of the statements shall take place within six months after the date of the balance sheet.

III.4.3. Audit and publication

The obligation of auditing and the publishing of the financial statement refers to consolidated statements of capital groups, joint stock companies, banks, insurers and entities which operate on the basis of regulation on trading in securities and regulations on investment funds or pension funds.

Other companies are obliged to be audited if they have met at least two or three of the following conditions during or preceding the accounting year:

- the average number of employees converted into full-time employment is equivalent to at least 50 people,
- the total assets as at the end of the financial year were at least the Polish zloty equivalent of 2.5 million EUR,
- the net revenue from the sales of goods for resale and finished goods and the financial transactions for the financial year was at least the Polish zloty equivalent of 5 million EUR.

The aim of the audit is expression by a statutory auditor with a written opinion. The audit contains a report on whether the financial statements are correct, and whether they give a true, fair representation of the property, financial position and the financial result of the audited entity.

Some entities that maintain their accounting records and undergo a mandatory audit of annual financial statements are required to publish their financial statements.

Polish accounting Law is often changing, due to the application of solutions from the International Financial Reporting Standards and EU accounting regulations.

The aim of the implementation of these international regulations is to equalise the competitiveness of enterprises. The harmonisation of accounting regulations will have an effect on increasing the quality and comparability of information given by the companies. It also effects the improvement in the reliability of financial data in front of business partners and financial institutions.
III.5.

Employment Legislation

III.5.1. Employment of workers

Every investor who wishes to start and develop their business activity in Poland must take into account the employment of workers. Polish law describes and regulates various possibilities of employment. The main legal form of employment is the employment relationship regulated by the Polish Labour Code from 26 June 1974. The employment relationship is connected with the system of guarantees and rights of employees. In accordance with the Labour Code the employee has a right to:

- receive the remuneration for his work, the financial conditions of which are defined in the employment agreement and the employer is obliged to pay it regularly to an employee. The employee may not earn less than the minimum monthly remuneration which in 2013 is PLN 1,600.00 gross for full-time work,
- use their holiday leave time - The employee has the right to an annual paid leave, the length of which depends on their seniority, but in general every employee is entitled to 20 or 26 days of paid annual leave. The employee is not allowed to renounce their leave and the employer is obliged to pay the equivalent to an employee for unused leave,
- receive sickness allowance,
- working time rules,
- special protection of some employees’ groups,
- procedure of termination of employment.

The Labour Code lists various forms of employment contract:

- for a probation period - This kind of contract may be concluded only once between a given employee and employer. Its purpose is to check the employee’s suitability to perform duties for an extended period of time. The trial period shall not exceed three months,
- for a fixed period - This kind of contract is defined by a specified date. The applicable law does not regulate the maximum duration of such an agreement, but terms of the contract should be reasonable. However, there is a limit to the number of such contracts which can be concluded with one employee. In accordance with Polish law, a permanent employment contract must follow after two consecutive contracts for a fixed period,
- for an indefinite period,
- for a period of absence of another employee (i.e. a replacement employment contract).

The employment contract must define parties, stipulate working hours, financial conditions, type of work and place of its performance. Moreover it should be concluded in writing. Apart from the employment contract, the employee should receive from the employer a written information concerning the employment within 7 days counting from the day when the work has started. The employee is obliged to perform work in the hours specified in the contract, as well as to carry out the instructions of their supervisors and act in the best interest of the employer.

Apart from the employment relationship regulated by the Labour Code, there are other forms of employment based on the Civil Code – known as civil law contracts. These contracts give more latitude
Employment Legislation

in formulating the content of legal relationship between the parties without any minimal guarantees which result from the Labour Code. The parties may decide on such matters as the amount of remuneration or working time because these factors are not regulated by the Civil Code. The most common contracts under the Civil Code are as follows:

■ Task contract – This kind of contract is also called as agreement of result. The employee receives defined tasks which must be carried out in order to achieve specified results and the employer is obliged to pay the salary for the realisation of tasks according to the provisions stipulated in the contract.

■ Service contract – Based on the contract, the employee receives defined tasks and activities which must be realised by the employer. The employee performs the work by himself because there is no subordination or work performance under someone’s management, which is characteristic of an employment contract.

The contract expires automatically with the end of the term or when a given task or activity has been completed. An employment agreement may be terminated upon a mutual agreement of both parties (at any time and regardless of the type of contract), by one of the parties upon prior notice (at the end of a specified notice period), or by one of the parties without prior notice (if a serious breach on the side of the other party occurs or if employment cannot be continued for certain reasons). The notice period depends on the type of contract concluded by the parties and the actual duration of the employment. While choosing which agreement to conclude with an employee, the employer should bear in mind that a legal relationship in which there are elements of the employment relationship cannot be regulated by a civil law contract.

In general (there are many exemptions in Polish law), foreigners who are going to perform work in Poland are obliged to obtain a work permit. The need to obtain this permit concerns non-EU citizens who are going to work in Poland as an employee. In case of citizens of non-EU countries who are members of the management board in legal entities in Poland, Polish law provides a simplification. Namely, they are allowed to perform work in Poland for a period not exceeding 6 months, within 12 months without a work permit, after receiving an appropriate legal document which permits the worker to stay in Poland.

Because quite the recent changes in applicable Polish regulations concerning legalisation of work and residence of foreigners in Poland, the procedure connected with obtaining a working permit in Poland has been simplified. Various types of work permits were implemented but now there is no ‘promise’ to grant work permits anymore. A company which is intending to employ a foreigner receives a work permit after submitting a complete application with the required documentation. With the work permit, the foreigner can receive a visa in order to perform work or a permission to have temporary residence in Poland. The last step is signing a contract between the foreigner and the employer according to the conditions mentioned in the work permit. It should be noted that newly implemented law stipulates severe penalties for employing foreigners who have not obtained indispensable permits.

III.5.2. Polish social security system

Pillar I, II & III

In 1999 a reform of social insurance was carried out, which was based on the co-financing of premiums by the employer, the employee and three pillars – one repartition and two capital pillars.

The social security system in Poland is based on three pillars:

■ 1st Pillar (ZUS) – obligatory and common. Premiums, deducted from salaries, are written from the individual account of an insured person. The institution which manages the 1st pillar is the Social Security Establishment. Pensions, received from the 1st pillar, are based on the repartition system, which has the character of the generation contract. This means that payments of pensions are financed from the contribution of the people who currently work. The system functions efficiently only if the premiums of employees, which supply the system, are delivered in an amount sufficient for the payment of present pensioners. Thanks to obligatory premiums of 12.22% of gross salary, people acquire pensionable rights that aren’t inherited.

■ 2nd Pillar (OFE) – is also an obligatory element of the social security system, the capital fund. The premiums, deducted from salaries, are written from the individual account of the insured person. Open pensionable funds belong to the 2nd pillar of the social insurance and are managed by private investing firms (Public Pensionable Associations) that invest premiums into financial markets.

■ 3rd Pillar (IKE) – is a free capital pillar, which is organised as an investing fund. The insured people choose the insurance company (associations of the mutual insurance, insurance associations). After reaching a pensionable age the pensioners (from 2013 the pensionable age is for women born after 30.09.1973 65 years, for man born after 30.09.1953 67 years.) get pensions from the Social Security Institution (ZUS) and the Open Pensionable Fund (OFE) through an Agent Company, and the eventually payment from the free 3rd pillar.

Obligatory social insurance contributions paid by the employee and the employer

According to the Act from 13 October 1998 regarding the social security system social insurance in Poland includes:

■ obligatory insurance,
■ rental insurance,
■ insurance in case of sickness leave or maternity leave, known as sickness insurance,
■ insurance in case of accidents at work and occupational diseases, known as accident insurance.

According to above mentioned Act regarding the social security system, obligatory pensionable and rental insurance concerns physical people, who in Poland are:

■ employees,
■ people running non-agricultural activity or people cooperating with them,
■ people who perform casual work,
■ people who perform a job on the basis of agentive contracts, contractor contracts or another contract concerning the provision of services, to which according to the Civil Code are applied regulations about contractor contracts or individuals who cooperate with these people,
■ people on parental leave or who receive maternity benefits.

Sickness insurance

The social security system, obligatory sickness insurance concerns the following people:

■ employees,
■ members of agricultural production cooperatives and cooperatives of agricultural circles,
■ people who perform substitutionary services.

In general, the yearly base for social insurance in the following calendar year can’t be higher than the amount relative to 30 times the proposed average monthly salary in the national economy for the given calendar year. As of 2013, this is 111.390,00 PLN.

The employer spends 9.76% (financed by the employer) of the gross salary on obligatory insurance. The other contributions for the social security institution (ZUS) regard the following insurance:

■ rental, sickness, accident, health insurance, Labour Fund and the EAG Fund.

Social security contributions (13.71%), income tax and health insurance are also deducted from the gross salary.

The employer must also pay part of any social security contributions (16.93%-20.12%). For example:
Since 1 May 2004, after Poland joined the European Union, regulations concerning the rules of liability for social insurance (included in EU Regulation 1408/71) have become obligatory. According to EU regulations, people moving across the European Union for the purpose of increased earnings are liable to legislation from only one of these countries.

The new EU regulations concerning the delegation of employees to work in other European countries came into force on 1 May 2010. These are the following orders: no 987/2009 from 16 September 2009, which concerns the performance of the order (WE) no 883/2004 in the matter of coordinating systems of social protection, and no 988/2009 from 16 September 2009 as well as no A2 from 12 June 2009 from the administrative board of social protection, which concerns the interpretation of article 12 of order no 883/2004.

The general rule has remained, however, according to which, employees are liable to social insurance only in the country in which their work was performed.

There are a couple of exceptions to this rule which anticipate insurance in the sending country, including: keeping the relation between employer and employee and not exceeding the maximum periods of delegation.

The employer must operate their activity in Poland. For this purpose, it is the object of the company’s activities, such as the administration of the company, which is taken into consideration rather than its internal activities.

Order no 987/2009 introduced a rule that an employee is liable to the legislation of the delegated country just before the delegation itself. This means that the employee of a Polish company might be delegated according to EU regulations only if just before this time they were liable to Polish social insurance for a period of at least one month.

The delegated employee (according to union regulations) is a person who is sent by their employer to another EU country and a direct relationship between the two parties still exists.

It is also acceptable to hire an employee in order to delegate them.

The delegation period can last up to 24 months. The new regulations refer also to employees who began a period of delegation before 1 May 2010.

Decision A2 stipulated that the next period of delegation cannot begin earlier than two months from the end of the previous period of delegation.

The document which confirms the delegation of employees is still undergoing a process of transition from E101. This document will be replaced by the A-1 form and, ultimately, by the A003 electronic form by 2012.

According to the new rules, the right for paying collections for an employee’s place of living depends on the performance of their work. If the person works for two foreign employers, neither of which has a head office in their place of living, their place of living will be adequate for paying collections.

It is very important that since 1 May 2010 any employees hired in two countries report this fact to the suitable jurisdiction for their place of living. The institution will then be obliged to point out the appropriate insurance system for this employee. Any temporary legislation passed on this matter will become final two months from the date that the appropriate institution was informed about the situation.

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### EU Regulation 1408/71 and 883/2004

#### Gross salary agreed in contract

<table>
<thead>
<tr>
<th>Employee Social Contribution</th>
<th>Employee Health Care Contribution</th>
<th>Income Tax</th>
<th>Net to be paid</th>
<th>Employer Social Security</th>
<th>Total employer cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>4,000.00</td>
<td>548.40</td>
<td>310.64</td>
<td>287.00</td>
<td>2,853.96</td>
<td>829.60</td>
</tr>
<tr>
<td>3,000.00</td>
<td>411.30</td>
<td>232.98</td>
<td>199.00</td>
<td>2,156.72</td>
<td>622.20</td>
</tr>
</tbody>
</table>
IV.
Doing Business
- from Start-Up to performing a direct investment
Greenfield & Brownfield investments

IV.1.1. Activities requiring licenses, concessions or permits

The general law stipulates that the undertaking and conducting of business activities is free. However, Polish law also states some exceptions to this general rule. It means that the undertaking and conducting of certain activities is limited and requires the consent of the Polish authorities or entry into the register of regulated services. We can divide the above-mentioned activities into four main groups:

- activities which may be undertaken and conducted freely,
- activities which may be undertaken and conducted on the basis of a concession,
- activities which may be undertaken and conducted on the basis of a license or permits,
- activities which may be undertaken and conducted upon registration into the register of regulated activities.

Furthermore, Polish law states that certain professional services may be conducted only by people who have an appropriate certificate (e.g. tax advisors, lawyers, real estate, appraisal, architects, accountants or financial advisors).

To conduct certain types of activities (e.g. bank or insurance funds, pension funds) Polish law requires
the establishment of a specified legal form (e.g. joint-stock company).

**Concessions**

A concession is issued for a period of time between five and 50 years and is stipulated for business activities which have a significant importance for the interests of the State (e.g. national security, public safety and major public interests).

**Licenses and permits**

Polish law also states other types of administrative decisions which are mandatory in order to undertake and conduct business activity. When the entrepreneur fulfils the statutory requirements stated by law, they may apply for an administrative decision (e.g. a permit or license). Polish law states that for almost thirty types of business activity you are required to obtain a permit or license. Below you will find some of the business activities which require such administrative decisions:

- national and international road transport (including goods and passengers),
- forwarding agency,
- railway stations,
- tourism agencies,
- private investigation and detective services,
- conduction of business in special economic zones,
- the operation of banks, insurance companies, brokerage agencies, investment funds or pension funds,
- wholesale trade and manufacturing of alcoholic beverages, casinos, lotteries and gambling.

Registration for the register of regulated activities

Such activities may be conducted when the entrepreneur fulfils their statutory requirements and upon registration into the register of regulated activities. Polish law states twenty types of regulated business activities. Below are some of the business activities which require entry into the register of regulated activities:

- the archiving of employees and personal documentation,
- storage enterprises,
- telecommunication,
- the manufacturing of alcoholic beverages,
- detective services,
- work agencies,
- the organising of horse races.

<table>
<thead>
<tr>
<th>Activity requiring a concession</th>
<th>Authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>Searching, Exploration of minerals; underground storage of substances and waste in rock masses or in underground mines</td>
<td>Minister of Environment</td>
</tr>
<tr>
<td>The manufacturing of and trading in explosives, ammunition, weapons and other items and technology for military or law enforcement purpose</td>
<td>Minister of Ministry of the Interior</td>
</tr>
<tr>
<td>Manufacturing, processing, storing, delivering, distributing and trading of fuels or energy</td>
<td>President of the Energy Regulatory Authority</td>
</tr>
<tr>
<td>Security services for persons and property</td>
<td>Minister of Ministry of the Interior</td>
</tr>
<tr>
<td>Radio and television broadcasting</td>
<td>President of the National Broadcasting Authority</td>
</tr>
<tr>
<td>Air transportation</td>
<td>President of the Civil Aviation Authority</td>
</tr>
</tbody>
</table>

IV.1.2. Real estate market

The Polish real estate market has been strongly dominated in the past years by the outstanding position of the Polish capital Warsaw as the centre for major investment activities. In a second wave within the last five years other cities as Wrocław, TriCity (Gdańsk, Gdynia, Sopot, Poznań), Katowice or Łódź have also developed a strong position. Not only have they attracted Industrial, BPO- or logistics investments, in addition they have become serious markets for international developers and investors, which have invested in local commercial and housing projects.

The Polish real estate market is now going through a phase of consolidation but in a third wave we do expect the following market developments:

- more selective choice of attractive locations (while new well located objects have lost within the crisis from 7,5%–15% of the boom-value, the price decrease of 2nd and 3rd choice locations will exceed 20% or 25% due to higher vacancies and more competition on the market),
- focus on investments and growth in less developed Cities with 100.000–500.000 inhabitants (Lublin, Rzeszów, Kielce, Białystok) – third wave after Warszawa, and other top polish cities (Poznań, Wrocław, Tri City (Gdansk, Gdynia, Sopot), Kraków, Katowice, Łódź),
- the role of build quality will grow and become more crucial for the valuation of the real estate.

The polish market is becoming more mature and with limited access to financing it now can be considered a “Buyers Market” which offers investors the opportunity to verify some options longer than before during an uncontrolled “time to market” acting.
Greenfield & Brownfield investments

IV.1.2.1. Warehouse & industrial market

The Development of modern warehouse space in Poland exceeded in 2012 more than 7 m² with vacancy rate 9%, which has been built mostly amongst the major industrial centers such as Warsaw, Katowice or Poznań and among existing or planned Polish highways. Two famous logistics locations in Poland are Piotrków Trybunalski and Stryków (next to Łódź), which profit from their precise central position and the fact they have already attracted global players into their portfolio. Logistics, FMCG and key investments in electronics and white goods are the drivers for new warehouse developments. Beside that, Poland often plays a strategic role as a server market for further expansions to Eastern markets. Based on that approach it can be assumed that future development will be focused closer to the eastern border of Poland. Today we can define five major clusters for Warehouse investments in Poland:

- Śląskie voivodship around Katowice,
- Central Poland around Łódź,
- Warsaw and Mazowieckie voivodship,
- Wielkopolskie voivodship around Poznań,
- Dolnośląskie voivodship around Wrocław.

Major developers have established their projects in 10-20 different locations. Rental costs for those modern-standard warehouses are between 2 – 5.5 EUR depending on location of warehouse and time of contracting.

Industrial factories are either developed in BTS (build-to-suit) solutions on a minimum of 7 - 10 years financial leasing-rental- contracts or mainly by industrial companies themselves. These industrial companies invest directly in individual locations because of specific location requirements (often high unemployment, high availability of workers, closeness to customers / suppliers or raw materials, etc.). Those peripheral locations are usually chosen in order to keep investment and production costs low and to achieve the highest possible level of workforce availability. A well developed peripheral plot offered by a local municipality or the Agricultural Property Agency – ANNR for a Greenfield investment can cost around 25 to 40 PLN / sm (within a SEZ usually more), while a medium developed private plot in a top logistics region can be offered for between 100 and 200 PLN / sm.

IV.1.2.2. Office market

Between 1990 and 2000 the Warsaw Office market was in the centre of the first investment wave, which started during the transition process. During this process almost all global players, consulting companies and banks installed their head offices in Warsaw to communicate the necessary presence in the market and in order to start business activities within the whole country. After this first investment wave like in other CEE Capitals, Warsaw has become one of the most expensive office markets in the world. Presently the modern office stock reached almost 6 mln m², which 67% is located in Warsaw. Despite 9% vacancy rate, 1 mln m² is under construction, where the majority will be delivered in Warsaw.

Source: Poland & Forecast Report 2013 Colliers International

Within the last years a wave of foreign BPO and specific local investments with high quality requirements in towns like Krakow, Poznań or Wrocław have had a strong impact on the development of modern office space in these regions. These markets have been dominated previously by local office supplies with low quality. This was unsuitable for global players who invested in BPO or other services. Meanwhile, after a certain quality level was set, local Polish developers have entered the market and created local brands for smaller and medium size offices, which are also accepted by foreign customers.

Top 7 cities. Supply and asking prices - 2013

<table>
<thead>
<tr>
<th>City</th>
<th>Supply EUR/m²</th>
<th>Asking EUR/m²</th>
</tr>
</thead>
<tbody>
<tr>
<td>Warsaw</td>
<td>12 – 13</td>
<td>18 – 27</td>
</tr>
<tr>
<td>Kraków</td>
<td>12 – 16</td>
<td>20 – 27</td>
</tr>
<tr>
<td>Wrocław</td>
<td>12 – 16</td>
<td>20 – 27</td>
</tr>
<tr>
<td>Tricity</td>
<td>12 – 16</td>
<td>20 – 27</td>
</tr>
<tr>
<td>Poznań</td>
<td>12 – 16</td>
<td>20 – 27</td>
</tr>
<tr>
<td>Łódź</td>
<td>12 – 16</td>
<td>20 – 27</td>
</tr>
<tr>
<td>Katowice</td>
<td>12 – 16</td>
<td>20 – 27</td>
</tr>
</tbody>
</table>

10 12 14 16 18 20 22 24 26 28 EUR/m²

Source: Poland & Forecast Report 2013 Colliers International

The rents paid in 2012 in Warsaw oscillate between 17 and 27 EUR/m² in central locations, while outside central locations, rents vary between 12 and 17 EUR/m². In the secondary cities rents are not exceed 16 EUR/m².

Concluding pre-lets agreements is intensifying trend and represents 35% of total transaction volumes.

Leasers have started to look for savings as well in the rental side costs. Service charges of 4 – 5 EUR/m² have been analyzed exactly and the requirements for professional facility management and equipment of buildings have risen significantly in order to deliver the required quality. In order to close new bigger rental contracts Rent free periods have been extended to attract bigger customers with more than 1.000 m² in rental area.

IV.1.2.3. Retail and commercial market

After Russia and the Ukraine, Poland is the biggest consumer market in CEE and the biggest within the new EU accession countries. This fact was already clear in the beginning of the transition process and it is one of the reasons why the retail market is now the most mature and developed real estate market in Europe.

From the beginning of the 90’s big French retail groups as Carrefour, Auchan, Gelert and E.Leclerc had already started trading in Poland with big hypermarkets to meet the significant demands of the population’s quickly growing market. Today’s modern retail supply exceeds more than 9 mln m², with 50% share in total market and is again dominated by Warsaw and the other remaining top 7 Cities.

The retail market already passed certain stages. The first basic satisfaction through the creation of big hypermarkets and malls, the change of focus from hyper- to supermarkets and the establishment of discount markets mostly in rural regions in order to substitute little local shops. Now, the trend is to minimize the distance from customers living areas instead of forcing them to travel long distances to the suburban hypermarkets and malls. Investors are now more open to enter municipalities which have between 50,000 – 100,000 inhabitants for supermarkets or for discount markets with a minimum of 15,000 inhabitants. Polish retail is still relatively - the top 10 retailers have 30% market share.

The market of shopping malls in Poland has grown very strongly within the last few years. Unsufficient existence of coherent and developed shopping streets or city areas have initialized developers to build big shopping malls, which have been integrated into the cityscapes or built just outside the cities. Warsaw owns 6 objects with 59,000 to 110,000 m²,
Greenfield & Brownfield investments

a similar picture can be found in Wroclaw or in biłgoraj with the prestigious Manufaktura.

Prices for commercial rents are falling with additional space on the market. Prime locations will not lose attractiveness, but older objects with insufficient service and quality will either have to adapt their pricing to new market conditions or go through redevelopment processes to be state-of-the-art for new demanding customers. Today smaller prime objects with a maximum of 200 m² oscillate between 50–80 EUR/m² while bigger leasers pay around 20–50 EUR/m² for good locations. Over 1,000 m² an average rent can be found on a level of 8–12 EUR/m² down to 5 EUR for hypermarkets, which are the major players for object operators.

IV.1.3. Acquiring real estate

Legal entitlement to real estate

Entitlement to real estate is regulated by the Polish Civil Code from 23 April 1964. Real estate is understood to be grounds with premises, including facilities such as apartments, and houses etc., which are separate subjects of property in accordance with Polish Law. Full ownership gives the widest scope of rights related to real estate and can be restricted only under certain circumstances, defined by the Civil Code (neighbour or zoning regulations), administrative law or willingness of the owner. Ownership rights are the most complete and have a full scope of the usage of the property of land or building. The right of ownership is protected against all third parties, who are trying to act against the owner. The ownership rights are not time limited. The government or public offices do not have any right to influence the ownership, except the zoning and taxation regulations. In some cases properties may be expropriated with compensation for the construction of a public road.

Perpetual usufruct

Perpetual usufruct is established with respect to land owned by the State Treasury or local government authorities. It is usually created for 99 years (the minimum period is 40 years) and may be extended to five years. The perpetual usufructuee is allowed to use the land in the same scope as the owner. However, the purpose of land use is defined by an agreement and should be recognised before purchasing the right of usufruct. This is because the owner (State Treasury or local government) may terminate the agreement if the land is used in a way contradictory to the way defined in the agreement. The purpose is generally defined by development and zoning regulations. Right to terminate the perpetual usufruct agreement is used by State Treasury or local governments only in exceptional circumstances (continuous and flagrant violation of purpose).

The perpetual usufruct is transferred under the same rules as regular ownership and property rights for real estate. No special permit from the owner (the State Treasury or local government unit) is required (except when the transfer is carried out by foreigners). In most cases the perpetual usufruct may be transferred to full ownership upon application and payment of the transformation fee.

Fee for perpetual usufruct

Usufructuees must pay the government an annual fee (until 31 March 2009) separate from the obliga-
The above mentioned rules are binding for ownership or perpetual usufruct transfer. Both transactions differ in terms of when they actually come into force. In the case of ownership transfer, the day the buyer becomes the property owner. Perpetual usufruct transfer requires (apart from signing the sales agreement) entering the new usufruct into the real estate and mortgage register kept by the proper court. As a consequence of the new entry of the buyer, the perpetual usufruct is transferred.

**Public purchase**

Purchasing real estate from public or government-controlled authorities entails a special procedure, which involves public tender or auction. Public or government authorities guarantee equal conditions to all potential buyers.

**Acquisition of real estate by foreigners**

When on 1 May 2004 Poland became a member state of the European Union and consequently joined the European Economic Area, the real estate purchasing procedure was altered to become more attractive for foreigners interested in investing in Poland.

However, certain binding regulations of Polish Law defined by the Act from 24 March 1920 about the Acquisition of Real Estate by Foreigners (further referred to as the AARE), still states that foreigners with a seat registered outside the EEA intending to purchase real estate in Poland must obtain a permit from the Minister of Interior and Administration. The required permission is issued in the form of an administrative decision. This means that neither a public notary nor a Polish court or Government body can register or proceed with such action, and that the non-EEA entity will become neither owner nor usufructuary.

**Shares acquisition**

This rule also applies to any acquisition of transactions or other legal actions when the transaction concerns the shares/stocks (with the exemption of listed companies) of a legal entity with a registered seat in Poland, regarding the owner or perpetual usufructuary of the real estate. Permission from the Ministry of Interior and Administration is required via acquisition or other legal action. A Polish company becomes controlled by a foreign company (which takes place when more than 50% of votes on the Shareholder/Stakeholder Meeting belonging to a foreign entity or when a company is controlled by similar natural persons as members of governing bodies like Board of Directors).

**Exemptions for EEA companies**

The AARE classifies foreigners according to a foreign company's registered seat or foreign natural persons place of abode when they are located both within and outside the EEA.

When foreign companies and nationals are registered inside the EEA they are exempt from obtaining an acquisition permit. These entities do not require any permit for the acquisition of shares/stocks or real estate, except agricultural land and a forest. However, purchasing agricultural land or a forest (12 years from 1 May 2004) or the so-called 'second house' (five years from 1 May 2004 until 30 April 2009) still entails obtaining a permit, even for foreigners registered inside the EEA.

**Procedure of permission process**

The standard procedure involves obtaining a permit from the Ministry of Interior and Administration, which takes on average three-four months of administrative procedures. Moreover, it is also necessary to collect all required documents, which is a time-consuming process.

A foreign businessperson may apply for a permit regarding a prospective acquisition. Such a promise is in the form of a guarantee that he/she will obtain the permit without any special conditions or requirements. However, the promise is not an act that allows purchasing real estate or shares/stocks. In order to close or transfer ownership, a permit is mandatory.

**IV.1.4. Investment process**

**IV.1.4.1. Analysis**

The choice of location affects about 80% of the investment and follow-up costs (including development costs, transport costs, wages, taxes and energy). The first choice between greenfield and brownfield defines the basic scope of possibilities to choose between the location advantages.

Below is a short extract about the main location factors which we must consider during the investment process.

- greenfield vs. brownfield,
- the investment inside or outside the Special Economic Zone,
- the distance, quality and time of logistics to the main customers,
- labour costs, availability and the quality of desired blue-collar and white-collar workers,
- infrastructure and development costs (all media, roads, access and extension possibilities),
- the availability of required components suppliers,
- the appropriate contacts in local authorities.

**Architecture Planning**

If the Start of Production (SOP) or other deadlines for an investment have been set up for a near date, the planning of buildings and other utilities must be prepared in advance. If the location has an official zoning plan passed (in the form of the resolution of a local government), an architect can start planning without any delay. If there is no zoning plan the investor must apply for Conditions for Area Development and Construction (CADC), which define the basic scope of the buildings allowed to be constructed on the specific property. Depending on the complexity of buildings allowed under CADC the procedure of obtaining CADC decision takes from three to six months.

For the phase of architectural planning, a minimum period of three-six months must be taken into consideration before a well-prepared document is sent to the architectural office to apply for a building permit. Many companies often underestimate the volume of official documents and procedures which must be prepared in order to start their operations in Poland.

**Zoning plans**

The property may be utilized only within the limits allowed in the zoning plan, regulated by the Act from 27 March, 2003 on Zoning Planning. Zoning plans are drawn up by communal authorities and in order to be effective they have to be passed by the communal council in the form of resolution. The procedure related to the change of a zoning plan requires reconciliation with numerous authorities and public consultation which makes it time consuming (minimum time of nine months).

The zoning plan defines all conditions regarding prospective land use and the scope of business that may be conducted on the properties located within geographical limits, defined in the zoning plan. Zoning plan regulations are general and apply to all owners of real estates.

Local authorities are empowered to create zoning plans with respect to municipality development. The municipality creates the zoning plan in accordance with vowodship and country zoning plans. Zoning plans may be changed by the municipality either in accordance with the owner's application or when the area is modified by the Government. The latter situation is rather exceptional and takes place when the modifications are related to public interest (such as building roads and railways). It should be noted that in case of special economic zones all properties, located within a boundaries of a special economic zone have a zoning plan passed and effective.

**Conditions for area development and construction**

A significant area of Polish territory has no zoning plans. This situation requires an application to the municipality for CADC. CADC is required for any investment process of land development or new investment, such as the re-development of brownfield sites. CADC may be applied for by an owner of a real estate or a third party. There can be multiple different CADC issued for a single property (unlike zoning plan or building permit, where only one document of that type may be issued and valid for a single property). Depending on complexity and real estate features (like soil class), different external authorities may be engaged in the process of reconciliation of CADC. An application for a CADC should confirm specified conditions, e.g. that at least one adjacent plot is developed for a similar aim, has access to a public road and that the infrastructure is adequate for the planned investment. Obtaining the CADC may take up to six months, depending especially on whether...
the application presents the expected influence of the investment in the local community.

Environmental decisions

Before applying for a building permit an investor is obliged to conduct the environmental impact assessment (EIA) for the planned investment. The aim of the process is to define related environmental risks at the stages of investment planning, construction and operations and minimize negative impact. The process of EIA ends with obtaining an environmental impact decision (EID).

EID imposes environmental conditions for planning, construction and operations of an investment. Architectural design, building permit and other permits have to be compliant with conditions set in EID. As EID defines level of noise and emissions it has impact on future operations as well.

As EID has to be attached to the building permit application it has to be obtained first. In case there is no zoning plan and an investor applies for CADC environmental decision needs to be obtained before CADC. EIA is usually carried on simultaneously with the design process, as the architectural design and building permit need to be compliant with EID. The most important legal acts the EIA process are the Act of 3 October 2008 on the Provision of Information on the Environment and its Protection, Public Participation in the Environmental Protection and Environmental Impact Assessments and The Regulation of the Council of Ministers of 9 November 2010 on types of projects likely to have a significant impact on the environment.

The above act define three types of investment projects with reference to EIA procedures:
- always having a significant impact on the environment (group I);
- may potentially have a significant impact on the environment (group II);
- cases in which modifications of civil structures are classified as projects from group I or group II.

Legal regulations list what types of investments should be qualified into group I or II. If an investment is not on the list no EID is required, however this must be confirmed by relevant authority.

As the EIA process requires significant amount of data and expertise it is strongly recommended to contract a specialized company that supports an investor in the EIA process.

The EIA procedure is carried out by the local government (commune), reconciled with local and regional authorities and in some cases consulted publicly. It can be divided into following key steps:

1. An investor prepares initial documents and submits it to the local government - commune:
   - in case of group I – requests authority to define scope of the Environmental Report,
   - in case of other investment – provides general information regarding the investment (on a defined form) and requests for decision if Environmental Report and Decision are required.

2. Local government gives initial ruling (after reconciliation with other authorities if needed):
   - in case of group I – defines scope of the Environmental Report,
   - in case of group II – decides that Environmental Report and Decision are required,
   - in other cases – decides that no EID is required – an Investor receives an official confirmation, that should be attached to building permit application.

3. An investor prepares Environmental Report and submits it to the local government – commune.

4. Local government analyses the report, reconciles it with relevant authorities and issues the EID (or may refuse to issue EID).

On stages 2 and 4 local government may decide to start public consultations of the EIA process or requests amendments or complimentary information. An investor may be requested for amendments or complimentary information by local reconciling authorities which are: local office of the National Sanitary Inspection (Sanepid) and Regional Authority for Environmental Protection (RDOS).

EID process is one of the more complex and time consuming stages of the permitting process and depending on investment complexity and environmental impact takes from four to six months. If no EID is required official confirmation should be received from 2 to 6 weeks upon application.

EID is valid for 4 years from the day it was validated. EID can be transferred to other entities.

Building permit

Building permit is an administrative decision approving the architectural design and entities an investor to start construction works. Building Permits are issued by a district construction authority – Starosta. In largest cities building permits are issued by the city office. Some large and infrastructural investments (like sea ports or national roads and motorways) require building permit to be issued by a regional authority – Wojewoda.

Building permits are issued upon application of an investor. Before the building permit is issued an authority verifies if architectural design and attached documents are legally compliant with Polish Construction Law (authority is not entitled or allowed to check technical characteristics of the design), zoning plan and informs owners of neighboring real estates about the fact that building permit is about to be issued.

Except architectural design a building permit application shall contain:
- a copy of the zoning plan or CADC decision;
- environmental Impact Decision,
- declaration that an investor holds a legal title allowing him to apply for a building permit,
- documents confirming that the design was reconciled with all relevant authorities (like utility providers, administrators of public roads that provide access to the real estate).

The building permit is valid for 3 years from the day it was issued and validated. Building permit may be transferred to other entities.

### Greenfield & Brownfield investments

<table>
<thead>
<tr>
<th>Building permit</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>No zoning plan</strong></td>
</tr>
<tr>
<td><strong>Zoning plan present</strong></td>
</tr>
<tr>
<td><strong>No environmental decision (EID)</strong></td>
</tr>
<tr>
<td><strong>Architectural Design</strong></td>
</tr>
<tr>
<td><strong>Reconciliation</strong></td>
</tr>
<tr>
<td><strong>CADC</strong></td>
</tr>
<tr>
<td><strong>Establishments for area development and construction</strong></td>
</tr>
<tr>
<td><strong>Address for construction site manager (and inspector if required)</strong></td>
</tr>
<tr>
<td><strong>Obtaining Construction Log</strong></td>
</tr>
<tr>
<td><strong>Informing local construction inspectorate</strong></td>
</tr>
<tr>
<td><strong>Start of Construction</strong></td>
</tr>
</tbody>
</table>
Validation procedure protects interests of entities that may be influenced by an administrative decision, such as building permit or EID. After a decision is issued a notification with a copy of a decision is sent to all engaged parties (neighbors, relevant authorities), which have 14 days to officially raise claims from the day they receive a copy of a decision. Notifications are usually sent via regular mail what means that validation time takes 14 days + time required to deliver a letter with notification. If there are no objections or claims raised a decision receives a validation stamp.

Before construction works are started an investor needs get "validation stamp" on the building permit and receive a construction log, inform local construction inspectorate (Powiatowy Inspektor Nadzoru Budowlanego) 7 days before construction works are planned to be started and appoint an official construction site manager (and works inspector if required).

In case of less complicated investments or some redevelopment works a less complicated procedure of "construction works notification" may be used. In such case an investor submits a simplified design (with relevant attachments) to a district construction authority. If an authority does not raise any objections within 30 days construction works may be started without further formalities.

Use and operations permit

After the construction works are finished an investment needs to obtain the usage permit before operations are started. In case of less complicated constructions it is enough to inform a local construction inspectorate about the fact that construction works were accomplished, if the inspectorate does not raise any objections within 21 days from the day it received the information an investor may start to use the building. Building permit defines if an investment requires a usage permit or only notification.

In both cases the following documents needs to be delivered to construction inspectorate:

- declaration of construction site manager (and construction inspector if required) that all works were accomplished, carried out compliant with the design and the construction site with surrounding area is cleared from construction remnants,
- construction log,
- as-built geodesic map,
- approvals of connections issued by all relevant utility operators and road administrators,
- approvals and certificates for built-in materials, equipment and machines,
- protocols of checks and approvals for all relevant installations (electricity, fire protection, water, gas),
- approval of technical inspectorate for certain built-in machinery and equipment (lifts, tanks, boilers, cranes),
- document confirming energy characteristics of the building,

Following steps are required:

1. Collect all above documents (Document confirming energy characteristics may be added in step 3).
2. Inform local firefighting authority and local office of the National Sanitary Inspection that the construction works were finished. Both authorities are entitled to check the construction site and all documents within 14 days after the information was received. In case they do not react within the abovementioned time an investor may proceed to further step.

If one or both authorities decide to check construction site and documents an investor has to receive a written positive approvals to proceed further (if any authority raises objections to the construction site or documents improvements have to be made to receive approval).

3. After approvals are issued (or above authorities do not react) an investor shall officially inform local construction inspectorate, which checks construction site and all documents again. If there are no objections the usage permit is issued. The building may be officially used after the usage permit is validated.

Additional procedures

Although not needed to obtain the usage permit there are some other permits related to environment protection that should be obtained before operations are started:

- emissions permits – approving start of operations of all installations emitting pollutants to air and water,
- approval of Environmental Inspectorate – if an investment required an EID an investor shall check and notify Regional Environmental Inspectorate (Wojewódzki Inspektor Ochrony Środowiska) about planned start of operations with 30-days advance.

Greenfield & Brownfield investments

Greenfield & Brownfield investments
M&A

IV.2.

The Polish M&A market

One of the natural methods of implementing projects in Poland is to take over existing business entities. Nowadays, the following reasons for transactions in Poland can be identified:

- good business opportunities resulting from the weakening of business entities due to the global financial crisis,
- taking over businesses in order to obtain preferences resulting from operations in special economic zones,
- the privatisation of state-owned companies,
- looking for strategic partners to enable further growth while financial markets are frozen.

The financial crisis, although not as devastating as in other countries, has caused certain companies (especially those operating in sensitive branches or incurring losses due to investments in currency options), to face bankruptcy proceedings. In many such cases, however, capital support and appropriate reorganisation may begin to cure the business and lead to the restoration of its profitability. Therefore, such situations are constantly monitored by organisations active in the mergers and acquisition field in Poland.

A definite advantage of takeovers in Poland is the use of entities enjoying preferences related to operations in special economic zones.

After certain requirements are met, it is possible to take over an entity operating within the special economic zone, which may relate to a further reduction in operating costs.

Privatisation processes which still involve a relatively significant percentage of Polish state-owned companies make it possible to find interesting targets for takeovers.

It should be noted that the intention of selling a company via such a process includes taking part in public tendering procedures organised by the Ministry of State Treasury. It is crucial to prepare the appropriate documentation professionally as indicated in the freely available, detailed tender specifications.

Undoubtedly, the initial signs of market improvement will cause investors to return to standard transactions between intact companies in conditions which justify a company’s purchase or sale.

In case of a takeover, it is necessary to plan the whole process in an appropriate way, which usually consists of the following elements:

- the choice of an investment adviser/partner looking for entities to be potentially taken over,
- initial negotiations,
- due diligence – extensive legal, tax and business analysis of the entity concerned,
- final negotiations, according to results of due diligence,
- closing the transaction – executing a contract.

What makes the transaction easier, and sometimes determines its success, is the choice of the right advisers/partners that will find the right entity to be
taken over and will obtain an appraisal beneficial for the buyer.

A crucial element of a successful transaction is the appropriate performance of due diligence, which requires cooperation with highly competent legal advisers, tax advisers and business consultants. These people will conduct the necessary analyses and describe all circumstances crucial to the analysed company in a final report. The above actions are necessary to identify the legal and tax hazards in the company’s operations and to validate future business plans.

The representation of the parties constitutes part of the investment contract (purchase contract for shares), which includes the basic agreements of the parties, representations and promises of the present owners, contractual penalties and conditions precedent.

Entities which perform the most takeovers in Poland include:

- private equity funds,
- companies based in the EU,
- companies based outside the EU, which expand into the EU market,
- Polish business entities which increase the scale of their operations.

The most commonly encountered barriers for investors during company takeovers, which often prevent the implementation of expansion plans, include:

- insufficient knowledge about the local market, its structure and entities operating on it (difficulties in finding potential entities to be taken over/partners for cooperation),
- insufficient knowledge of the legal and tax realities in the target investment country,
- insufficient knowledge of solutions which allow more profitable acquisitions of business entities with the use of companies already operating in the Special Economic Zones,
- ignorance of the specific negotiation process and local business culture resulting from cultural differences.

IV.2.2. Regulations governing M&A

The rules of the mergers and acquisitions of the companies have been included in the Polish code of commercial companies.

Companies may merge with other companies or partnerships; however, a partnership may not be the bidding party or the newly formed one. Partnerships may merge with other partnerships only through formation of a company.

A merger may be effected through the:

- transfer of all assets of a company or partnership to another company in exchange for the shares that the bidding company issues to the shareholders or partners of the target company or partnership (merger by takeover),
- formation of a company to which the assets of all merging companies or partnerships devolve in exchange for shares of the new company (merger by formation of a new company).

The target company, partnership or companies or partnerships merging by formation of a new company will be dissolved, without conducting liquidation proceedings, on the day in which they are removed from the register.

It should be noted that a plan of the merger of the companies requires a written accord between those merging companies.

As of the day of merger, the bidding company or the newly formed company takes all rights and duties of the target company or partnership merging by formation of a new company. In particular, the bidding company or the newly formed company will take over any permits, concessions and reliefs granted to the target company or partnership or any of the companies or partnerships merging by formation of a new company (unless otherwise provided in the commercial companies code or the decision on granting the permit, given consent or relief).
Public-private partnerships (PPP) are institutions, over which state (local) authorities can work together with private investors to achieve common goals in an effective, accelerated and simple way.

PPP’s promote growth, because more investment projects can be completed at the same time.

A Legal act, which sets out the rules of cooperation between public authorities and private institutions, is an Act on Public-Private Partnership dated 19 December 2008. This act has become part of the tools which already function in the Polish legal system, creating a cohesive whole.

The PPP Act regards the bodies, which may be considered as public entities in Art. 2 Sec. 1, to be:
- a public finance entity as defined by the regulations on public finance,
- other legal person (defined in the PPP Act).

Taking the above into consideration, we can enumerate some of the entities that fulfil the requirements of the statute to be regarded as public entities including: the organs of public authorities, including organs of government administration; state control, law enforcement bodies and their associations; municipality; country and provincial authorities; entities financed by the state; and the local government (including other central or local state legal entities created under separate legislation for the purpose of performing public tasks), with the exclusion of enterprises, banks and commercial companies.

PPP Act has maintained the possibility of the gratuitous assignment of real property to a private partner or a PPP company for the duration of a PPP project. Moreover, the PPP Act has introduced improvements concerning administering of real properties, such as:
- the possibility of the assignment of a property to a private partner or special purpose vehicle without holding a tender of the Act on Real Property Management,
- the possibility of sale with a discount.

In order to carry out an investment project under the PPP formula, a public entity and private partner may establish a capital based company, a limited partnership or a limited joint-stock partnership (Public Private Partnership Company). This is a special purpose vehicle, the scope of which is provided in the PPP contract of the PPP Act. Due to this fact any amendments to the contract or of the articles of associations which must fall within the scope are set out in the PPP contract.
Public Private Partnership (PPP)

An exemplary model of cooperation between public and private partners:

- Private Partner
- Minister of Finance
- Public Partner
- Minister of Economy

- Proposition of the PPP Project
- Analysis of the Project
- Information on the PPP Project (14 Days)

Sky Tower, Wroclaw
IV.4. Important regulations

IV.4.1. Polish trade regulations

As consequence of accession to the EU structures, Poland has been required to follow European trade regulations and to replace its domestic regime in regard to the trade regulations.

IV.4.1.1. Import/export licensing

The most common questions in reference to the import and export of goods to/from Poland are licenses that might be required, unless it is not local import. For the purpose of this section, local import means import within the European Union states.

CAP (Common Agricultural Policy) import licenses are required for several products imported from ‘third countries’ into any country within the EU. Such import licenses, often referred to as the AG-RIM Certificates, are issued in Poland by the Agricultural Market Agency (Agencja Rynku Rolnego).

An example of another certificates are approvals that must be issued prior to the introduction of goods to the Polish market. This applies to the importers of products that are new to the Polish market, who must request product approval from the National Institute of Public Health – State Institute of Hygiene (Narodowy Instytut Zdrowia Publicznego – Państwowy Zakład Higieny).

Once approval has been granted, the goods may be imported to Poland. However, if a license has already been issued in another EU country, the document is valid in every state, that is a member to EU.

IV.4.1.2. Customs tariffs

The Customs Service (Služba Celna) has an official Tariff Browser (a module of the Integrated Tariff System - ISZTAR), that provides information on tariffs of goods in international trade. The Browser contains data from the TARIC system (goods nomenclature, duty rates, restrictions, tariff quotas, tariff ceilings and suspensions) as well as national provisions (VAT, excise tax, restrictions and non-tariff measures). The Browser is maintained by the Customs Department of the Ministry of Finances within the framework of the Integrated Customs Tariff Information System - ISZTAR2. The Browser provides also detailed information concerning the commodity turnover to Customs Administration and to all those concerning that issue.

IV.4.1.3. Customs procedures

The principal roles of the Customs Service include:
- exercising customs control on the international commercial exchange,
- calculating and collecting customs duties and taxes,
The main purpose of foreign exchange law is to protect the so called ‘foreign exchange interest’ of the State. After the turmoil of the past decade and the spate of currency crises occurring almost simultaneously in different parts of the world, protecting this interest should mean being able to prevent any negative trends which could result in a crisis. Another function of foreign exchange law is to introduce mechanisms which, if a crisis does happen, create administrative barriers to capital outflow.

After the revision of law in Poland at the beginning of 2009, the parties can choose their contract of payment in a currency other than Polish zloty. This is an important difference between the old regulations in Polish law, which stated that residents can pay in a currency other than Polish zloty only with the approval of the Polish National Bank (NBP).

### IV.4.3. Competition law

Competition law is based on the Act of 16 February 2007 on competition and consumer protection. The most important actions forbidden through this law are:

- Undertaking steps against smuggling and countering customs fraud.
- Undertaking steps against the effects of customs fraud.
- Benefiting directly or indirectly from anti-competitive agreements.
- Abusing a dominant market position.
- Limiting production, sales or technical development.
- Indirectly imposing unfair (excessively high or unjustifiably low) prices.
- Limiting production, sales or technical development.
- Counteracting the formation of conditions necessary for the creation or development of competition.
- Imposing burdensome terms and conditions of contracts, resulting in unjustified profits for the enterprise.

### IV.4.2. Currency and exchange controls

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Polish competition protection legislation is efficient and its enforcement mechanisms function in a satisfactory manner. EU regulations, which apply directly in Poland as of 1 May 2004, should further strengthen the effectiveness of the Polish competition protection authorities. This is due to the fact that the President of the Office will closely cooperate with the Commission regarding the enforcement of competition law within Poland and the EU as a whole.

### IV.4.4. Regulations for entering into contracts

Contracts in Poland are based on the rules of the party's autonomy. This is the main regulation for contractual law in the Polish Civil Code. Contract law deals with promises which create legal rights and obligations. Polish law does not require the same consideration as common-law systems. In the Polish legal regime, all parties must agree the essence of the contract, including the price and the subject matter of the contract. Nevertheless, parties are used to have written agreements in order to avoid any future disputes and to protect their interests by searching for a 'golden middle solution'. Contracts in Poland may also be made by the word of mouth. However, there are exceptions to this rule, such as real estate sales or the sale of shares in a company, which requires acting in front of the notary in public.

### Other law sources

There are also many private international law regulations that have been ratified and remain applicable in Poland, e.g. the Council Regulation No 442001 of 22 December 2000, the United Nations Convention on Contracts for the International Sale of Goods - CISG of 11 April 1980 and the New York Convention of 1961 on the Limitation Period in the International Sale of Goods.

Contracts between Polish and foreign companies are covered by the Act on International Private Law of 12 November 1965, however the Act, in regard to the law applicable, will most probable redirect the parties covered by the Act on International Private Law of 12 November 1965, which was adopted in the same year.

### IV.4.5. CO₂ emission allowances

As of April 2010, Carbon dioxide (CO₂) had a concentration of 392.39 ppm (parts per million) within the Earth's atmosphere by volume. As a result of Directive 2003/87/EC of the European Parliament and Council, a greenhouse gas trading system was created in the European Union, whereby the goals set forth in the Kyoto Protocol could be more easily achieved. This was approved by the Council in 1997, following the conclusion of an inter-governmental agreement in the same year.

The Directive creates the legal means with which to fulfill the Kyoto Protocol’s goal to decrease the emission of greenhouse gases, by implementing an effective European greenhouse gas allowance trading system.

The Polish parliament adopted a national greenhouse gas emission trading system (the ‘GGETS’) on 3 December 2004. The emission trading system was scheduled to come into effect from 1 January 2005, covering all aspects of industry in the energy, thermal, petrochemical and paper sectors. Pursuant to the GGETS, the affected entities will be required to apply for a greenhouse gas emission permit, which will entitle each emitter to emit a defined amount of such greenhouse gases into the atmosphere. The holder of a permit will be entitled to emit gases into the environment up to its assigned limit. If such a holder so chooses, they may also sell any unused gas emission allowances on the open market to other gas emitters likely to exceed their assigned allowances.

GGETS states that the individual allowances granted to each gas emitter will be determined by the National Allocation Plan (the ‘Plan’) prepared at least three years in advance. The Plan establishes the total number of allowances to be granted during a given time period, the number of allowances granted to each gas emitter, along with the criteria to be used in allocating the allowances. A gas emission permit will be issued by either the county chief executive or provincial governor in response to receiving an applicant’s motion. The Minister of Environment Protection will supervise the trading system, while the National Administrator for the Allocation Register will closely cooperate with the National Allowance Register and the list of businesses participating in the system, in addition to preparing the National Allocation Plans. Due to the Directive’s provisions, the National Allowance Register will be open to the public. Each year the Member States shall submit a report on the application of this Directive to the Commission.

Under the Kyoto Protocol, countries with unused emission allowances may sell their unused allowances. This right to sell may also serve as an incentive to private business to invest in modern, environmentally friendly technology. An entity which emits CO₂ into the atmosphere without having sufficient emission allowances has to pay a penalty amounting to EUR 100 for each allowance which it does not possess. The penalty is imposed by the Provincial Environmental Protection Inspector. Emission allowances are valid only within a particular period of time. After its lapse, allowances are subject to annulment.

The European Union Emission Trading System (EU ETS) is the largest multi-national emissions trading scheme in the world, and is a major pillar of EU climate policy. The ETS currently covers more than 10,000 installations in the energy and industrial sectors, which are collectively responsible for close to half of the EU’s CO₂ emissions and 40% of its total greenhouse gas emissions.

Under the EU ETS, large emitters of carbon dioxide within the EU must monitor and annually report their CO₂ emissions, and they are obliged every year to return an amount of emission allowances to the government, equivalent to their CO₂ emissions in that year. In order to neutralise annual irregularities in CO₂ - emission levels that may occur due to extreme weather events (such as harsh winters or very hot summers), emission allowances for any plant operator subject to the EU ETS are given out for a sequence of several years at once.
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IV.5. Property rights

4.5.1. Patent legislation

On 22 August 2001 a new Industrial Property Law came into force. This replaced the four previous items of legislation (Laws on Inventive Activity, Trade Marks, Integrated Circuit Patents and on the Patent Office). The new legislation does not significantly change the regulations applied to industrial and commercial intellectual property rights.

IV.5.1.1. Patent legislation

Poland is a member of the Stockholm Text of the Paris Convention on the Protection of Industrial Property. Since 1990 Poland has also been a signatory to the Patent-Cooperation Treaty. The Industrial Property Law regulates the protection of inventions by patents and utility models. Applications are filed with the Polish Patent Office. Polish patent attorneys must represent foreign applicants.

Registered patents are valid for 20 years from the date of filing. The protection right of a utility model is valid for 10 years. To keep a patent or protection right in force annuities are to be paid. Patents are granted after an examination as to whether an invention is new, involves original research and is commercially viable. A utility model is to be new and useful and to relate to the shape, construction, or arrangement of an object that has a durable form. Applications are published 18 months from the priority date.

The patent or protection right of a utility model gives the owner the exclusive right to exploit the invention on the territory of Poland while it is valid. This exclusive right cannot, however, be abused specifically by applying prohibited monopolistic practices. In particular, patent rights will not apply where its exploitation by a third party is necessary to satisfy a domestic market need. Also specifically, when the public interest requires so and supply and/or quality of the product concerned is insufficient, and/or its price is unduly inflated. This provision, however, does not apply in the first three years following patent registration.

Abusing patent rights as well as preventing or eliminating a state of national emergency may be reason enough to apply for a compulsory license. There are no special terms on licenses for this. The owner of a patent or exclusive license has the right to sue for an injunction on account of profits and/or damages. Criminal penalties are foreseen for false marking and infringement. Marking products with a patent number are commonly used but not obligatory.

IV.5.1.2. Trademarks

Poland is a member of the Madrid Agreement (Madrid Agreement Concerning the International Registration of Marks) on the registration of trademarks and the prevention of false or deceptive indications of a source of goods. Since 1991 Poland has also been a member of the Madrid Agreement on the international registration of trademarks. It became a member of the Protocol for this Agreement in the spring of 1997. The following kinds of mark may be registered:
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IV.5.1.3. Copyrights

Copyrights in Poland are protected by the Law on Copyrights and Rights in relation to 4 February 1994, which was substantially revised in June 2000. The new law meets contemporary international standards and corresponds to the principles of free trade in intellectual property.

The scope of copyright protection has been considerably broadened of late. The new law covers not only the protection of traditionally understood author's rights, but also related rights. The law provides for new rights and owners of those rights. They are now able to decide how the outcome of their work is to be used and are able to derive financial benefits from this outcome. The new owners include producers of sound and video recordings, TV channels, radio stations and artists-performers. The new law provides the protection of intellectual property in the area of science, technology and manufacturing, including computer programs and industrial designs, etc. The protection mechanism of computer software is similar to that used in EU countries.

The law also provides for a general compensation mechanism of losses incurred by authors, performers, and producers due to uncontrolled mass reproduction for personal use (at home). Producers and importers of VCRs, tape recorders, other audio and video equipment, as well as clean tapes, CDs, etc., must pay a surcharge to the artists, performers and manufacturers amounting to a maximum of 3% of the sales income generated by these products.

The new law gives ground for more efficient procedures for enforcing copyright protection. Legally obtained benefits may be confiscated and returned to the true owner. The law also envisages penalties for infringement of intellectual property rights by fines and even prison sentences for up to five years. The new legislation has considerably strengthened copyright protection in Poland. It has also contributed to curtailing piracy. Meeting international standards in intellectual rights protection creates appropriate conditions for foreign investments making use of property rights.

IV.5.2. Product certification

Product Conformity Certification, to use its full title, is a process by which manufactured products are assessed and verified as conforming to stated requirements. It results in the issue of a statement or certificate of conformity and, normally, approval to apply a mark indicating the conformity of the product. Certification may be mandatory or voluntary.

Mandatory certification applies when required by either national or international law. Voluntary systems are being implemented by specifying organisations in order to improve the build quality of components that form an integral part of a larger product. In simple terms, a mark on a product is a form of assurance that the product and system used to manufacture it all meet the regulatory requirements and the relevant specifications. Marks in many different formats are used and some are mandatory. Others are not.

The underlying certification process may involve various tests and production quality assurance procedures and will vary in value and cost. Product certification marks signal that a product conforms to a specification, so it is important to understand the content of the specification to fully appreciate the value of the mark.

In accordance with EU law, it is very important to certify the product with the ‘CE’ sign. This symbol is placed by the producer on his product. The CE sign certifies that the product is consistent with all law requirements and safety standards. These requirements are based on over 20 European directives, each of which regulates a policy for another product. The directives are implemented in Poland through the legal act of estination systems from 30 August 2002. It is important to notice that without a CE sign, the product cannot be used across the EU countries nor imported from outside the EU.

Products with this mark can be used throughout the European Union and in Norway.

IV.5.3. Public procurement law

The Polish public procurement legislation dates back to 1994 when the first Act on Public Procurement was adopted. The Act was amended several times over the following years, mainly with the aim of clarifying its rules and definitions, broadening the scope of application and making the procurement process more transparent. The adjustment of the Polish procurement provisions to the EU requirements was a major factor in the preparation of the new legislation. The new Public Procurement Law was adopted on 29 January 2004 to replace the Act of 1994. In April 2006 and April 2007 the Public Procurement Law was largely amended in order to implement the provisions of the EU directives. Public procurement law regulates the purchasing by public sector authorities of contracts for goods, works or services. It concerns orders for construction work, supplies or the rendering of services which are financed from the state budget or from municipalities. The Public Procurement law is designed to open up the EU’s public procurement market to competition, to prevent ‘buying national’ policies and to promote the free movement of goods and services. The public procurement aspects are regulated in the Act on Public Procurement Law of 29 January 2004. The abovementioned act stipulates the entities which are obliged to apply and fulfil all of its requirements.

In accordance with the annual report of the Public Procurement Office for the year 2012, the market value of the Public procurement amounts to PLN 132.7 billion. Despite the decrease of the public procurement market in Poland in comparison to the peak year 2011, the public procurement constituted 8.32% of the national gross product in 2012. Therefore this part of Polish law has a significant role for Polish and foreign entrepreneurs conducting business in Poland.

The act does not apply to orders which do not exceed EUR 14,000 in value.

Polish law provides several procedures for the granting of a public procurement order. However, two of these are applied in most cases, namely unlimited tender bidding and limited tender bidding. The unlimited tender bidding, apart from the limited tender, forms the basis of procedure. In this procedure, all the interested contractors may place
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their offer in response to a public advertisement. In the limited tender binding procedure the contractors send an application for admittance to participation in the bidding. The offers may be sent only by contractors which have been invited to submit offers. Furthermore, Polish law provides procedures as follows: negotiations with advertisement, negotiations without advertisement, competitive dialogue, order with restrictions, price enquiry, electronic bidding. However, those procedures may be applied in exceptional situations.

The contractor or supplier who attends is basically obliged to pay a tender deposit of no greater than 3% of the value of the procurement. The deposit may be paid in cash. However, the bank guarantee, insurance guarantee, bill of exchange confirmed by a bank and other financial guarantees are excepted from this rule.

The ordering party includes all of the essential elements in the specification which are necessary for the precise description of the ordered products or for carrying out a delivery.

The best offer is chosen on the basis of criteria foreseen in the specification. The best price, which is the most common indicator, is not the only criterion used by Polish authorities. Very often, the quality, functionality, application of the best available technology and its impact on environment may also be applied.

The public procurement law is an administrative law. However, based on the contracts closed upon a tender application, the Civil Code and Civil Procedure Code are used.

The information about proceedings is published in the Public Procurement Bulletin on the website of the Public Procurement Office and the official Journal of the European Union.

The contractor and participants of the public procurement procedure as well as others who have a legal interest may appeal from any action and omissions which are inconsistent with the procurement law. The appeal should be lodged with the National Appeal Chamber within 5, 10 or 15 days, depending on the value of the order or contract.

If the value of the contract award procedure is less than a certain amount - specified in the appropriate provisions of the Public Procurement Law - the appeal may solely be admissible against only some of the actions taken during the procurement procedure. In other situations there are no similar limitations and the appeal may be lodged against any illegal actions. In the case of an appeal being lodged, the awarding entity may not conclude a contract until the Chamber has passed its judgment or decision which ends the appeal process. The Chamber will examine the appeal within 15 days from the date of its submission to the Chairman of the Chamber. The Chamber will then issue a judgement on the dismissal or admission of an appeal.

The parties and participants of the appeal procedure may complain to the court against the Chamber’s ruling. The complaint should be lodged with the district court competent for the seat or place of residence of the awarding entity. The court shall forthwith examine the complaint, however not later than within one month of the day on which the complaint was received by the court. The contract cannot be closed so long as the appeal proceedings are not finalised.

An agreement between the ordering party and the contractor with the best offer must be executed in written form on pain of validity. However, when Polish law requires a special form (e.g. a notary deed), such an agreement should be closed also in this form. The agreement should be concluded in this way that the scope does not exceed the obligation under offer.

The last amendment of the Public Procurement Act came into force on 20th February 2013.

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The 2003 Bankruptcy and Restructuring Act established rules concerning the bankruptcy of entrepreneurs as well as settlement and restructuring procedures aimed at preventing bankruptcy.

There are two types of bankruptcy that may be declared. Firstly, liquidation proceedings which result in the sale of all assets and the deletion of the company from the National Court Register. Secondly, bankruptcy with the possibility of entering into an settlement agreement with creditors.

According to the Polish Bankruptcy and Restructuring Law Act, a declaration of bankruptcy should be issued in respect of a debtor who has become insolvent. A debtor is insolvent if they are in default of their enforceable obligations. A debtor, which is a legal person, shall be deemed insolvent also when their obligations exceed the value of their assets, even if they should be currently in the discharge of these obligations. The court may dismiss a bankruptcy petition when the delay in the discharge of obligations has not exceeded three months and the sum of the outstanding obligations is no higher than 10% of the balance-sheet value of the debtor’s enterprise.

The court will also dismiss a bankruptcy petition in which the assets of the insolvent debtor are not sufficient to cover the costs of the court proceedings.

A bankruptcy petition may be filed by the debtor or by any of their creditors. A petition may also be filed, in respect of legal person, by by the company’s representative. The crucial thing is that a debtor shall, no later than within two weeks from the day on which grounds for the declaration of bankruptcy arose, file a bankruptcy petition with the court. In the case of a debtor being a legal entity, the aforementioned duty shall be attached to whoever is entitled to represent the company (individually or jointly with other people). These persons are liable for any damages that may arise through the failure to file the petition within the time limit indicated above (two weeks).

The debtor files, jointly with the bankruptcy petition, a written statement as to the accuracy of the data contained therein. If this statement is inaccurate, the debtor is liable for any damage caused by inaccurate data having been furnished in the bankruptcy petition.

Instead of liquidation, bankruptcy proceedings may be finalised by an arrangement between the company and its creditors.

Another legal institution provided by the Polish Bankruptcy and Restructuring Law Act are rehabilitation proceedings occurring in the event of a threat of insolvency. An entrepreneur will be threatened with insolvency if, despite performing their obligations, it is obvious that according to a reliable assessment of their economic situation they will soon become insolvent. Such entrepreneurs may initiate and conduct proceedings aimed at reducing debts or repaying them in instalments, as well as securing the payment of their debts. The procedure is supervised by a person indicated by the court, but is conducted by the debtor. Taking the above into consideration, one can see that this procedure is not compulsory.

IV.5.4. Bankruptcy and restructuring

The state of technology development and current energy market conditions do not guarantee cost-efficiency of power plants based on renewable energy sources. To fulfill the National Overall Target for the share of energy from renewable sources in gross final consumption of energy in 2020 set by the EU, Poland implemented a Renewable Energy (RE) support system.

The current system

The current support system for renewables in Poland is based upon the Energy Law and regulations of particular ministries. The current form is a quota system functioning on a basis of certificates of origin and different kinds of tradable renewable energy certificates (REC).
The fundamental part of a quota system is a renewables obligation order (ROO) — an amount of energy from renewable sources which energy traders are obliged to sell. In Poland the path for ROO is set in the EU approved National Action Plan and announced by the regulator.

Certain entities are obliged to buy the whole amount of renewable energy directly from any RE power plant or are forced to pay a replacement fee, a sort of penalty. Those entities also have to provide a grid access for any plant using renewable technology.

Certificates of origin are used by the regulatory authority to monitor the fulfillment of obligations, especially the procurement of energy under the renewables obligation order by the obliged entities. Those certificates are not tradable but the property rights bound to every certificate of origin are tradable goods on the energy market – the Towarowa Gielda Energii (TGE).

Property rights are the central part of the whole support system. The financial aid for the renewables in Poland is generated by the sale prices of those rights, commonly known as certificates (REC). There are couple sorts of tradable REC for different technologies and fuels.

Renewables in Poland

Poland still generates about 85% of the overall electricity from lignite and coal. Due to the EU regulations and the implemented support system for the renewable energy sources the share of the electricity from renewables constantly increases. In 2012 share of the renewable in the gross final electricity consumption reaches 10.57%.

Sales structure

Every year the market regulator announces a renewables obligation order that arranges the energy sales structure. Three different types of REC Yellow, Red and Violet describe the share of electricity coming from cogeneration in certain chosen technologies. Electricity available due to the increased energy efficiency is included by the White RECs. Green RECs are the share of electricity from renewable sources. The rest of the electricity sales called “Black energy” consists of conventional technologies and is been created by simple demand and support equilibrium on the energy market without any mandatory quotas. The following diagram shows the obligatory yearly sales structure of electricity for 2013.

RECs on the market

Price for the RECs is been created on the market. Without a differentiation between all the available technologies and because of the lack of certain market stabilization mechanisms the current system generates volatile prices and endangers new investments. Newly experienced REC price fall shows an acute need for modern support system solutions.

The Renewable Energy Sources Act draft

Currently a new regulation for the energy sector is under development. This act is dedicated to the renewable energy sources and changes the current support system in an advantageous way for new investments.

Main development directions:

- introduction of a technology differentiation by implementing corrective coefficients,
- precise definition of terms of validity for those coefficients,
- change of the support estimation formula,
- clear efforts to prevent REC market crash, due to the excess of generated certificates,
- expected recovery in sectoral dynamics with the Renewable Energy Act taking effect.
The Polish Information and Foreign Investment Agency (PAIiIZ) is a useful partner for foreign entrepreneurs entering the Polish market. The Agency guides investors through all the essential administrative and legal procedures that involve a project. It also provides rapid access to complex information relating to legal and business matters regarding investments.

Moreover, it helps with finding the appropriate partners and suppliers together with new locations. This Agency was established in June 2003 to coordinate the economic promotion of Poland, stimulate the inflow of foreign direct investment, assist foreign companies in their investment processes and promote Polish exports. It was created in a merger between the State Foreign Investment Agency (PAIZ) and the Polish Information Agency (PAI). Both institutions were established in order to support the development of Polish economy by raising the inflow of foreign investments and promotion of Poland abroad.

The Polish Information and Foreign Investment Agency provides professional advisory services for new investors in Poland, including:

■ assistance and support for finding the best location for investment,
■ finding the potential cooperation partners and suppliers,
■ support concerning the investment incentives,
■ assistance for the entrepreneurs during the whole investment process.

The services provided by PAIiIZ, according to its mission are free of charge.

In order to ensure the best quality of service, the Agency is divided into departments and bureaus with defined responsibilities:

■ the Foreign Investment Department is responsible for winning foreign investors and ensuring the best quality of services. The employees of this department advise the companies in scope of the best location and take part in the negotiations. The Foreign Investment Department assists the companies at the investment and also supports the firms which have already invested in Poland,
■ one of the most important departments is the Economic Promotion Department. Promotional activities of the department include organization of seminars, conferences, economic forums for investors both in Poland and abroad as well as exhibitions abroad. It is also responsible for publications and promotion materials on Poland and its economy.

Since 2011 in PAIiIZ operates also China – Poland Economic Cooperation Centre as a “one-stop shop” providing comprehensive information on investment opportunities in Poland and offering support for Chinese companies during the investment process. The Centre is responsible for promotion of Poland as a location for FDI, identifying sources of foreign direct investment, supporting the missions and delegations from China, preparing analysis & information, maintaining regular contact
with Chinese companies operating in Poland, Go China Project. More information you can find on: www.gochina.gov.pl

Also since 2013 PAIiIZ is implementing the “Go Africa” programme. Its aim is to encourage Polish entrepreneurs to invest in African countries and promote Poland in Africa. Therefore PAIiIZ has organized: fact finding missions to African countries, participation of Polish entrepreneurs in fairs, conferences, seminars and workshops both in Poland and in Africa. Furthermore the Agency has prepared publication on 4 African markets. More information you can find on: www.goafrica.gov.pl

■ Bureau for Eastern Poland Economic Promotion Programme is mainly responsible for realization of tasks within the scope of Eastern Poland Macroregion promotion in compliance with the Eastern Poland Economic Promotion Programme (Measure I.4 Promotion and Co-operation, component Promotion, Development of Eastern Poland Operational Programme). The Bureau is responsible for organization of participation of Eastern Poland entrepreneurs in fairs/exhibitions in Poland and abroad; complex realization of outgoing and incoming economic missions; organization of national/foreign theme conferences, seminars and economic fora; preparation and complex service of study visits of foreign journalists in Poland and Eastern Poland representatives abroad; preparation of informations/promotion materials and distribution of thereof during organized events; supervision of promotional campaign process in national and foreign media; coordination of PR activities which inform about stage of realization of the Programme; supervision and realization of the contest for the entrepreneurs/ regional authorities related to implemented promotion activities.

■ The Information and Communication Department creates and implements the Agency’s information policy. It deals with national and international media and promotes positive image of PAIiIZ and its projects. The department is also responsible for organizing study tours for foreign journalists and managing Agency’s web portals.

■ The Regional Development Department is responsible for preparing investment offers for potential investors. The Regional Development Department manages and actualises the database of investment offers (brownfield and greenfield). Therefore the RDD cooperates with Special Economic Zones, local authorities and Regional Investor Assistance Centres, which work on promotion and increasing the FDI inflow into regions.

■ The Economic Information Department collects and analyses economical data, which can be used by the Agency or interested companies. The scope of duties also includes monitoring foreign investment in Poland and Polish investment abroad, establishing cooperation with domestic and international business partners and research institutions. The Economic Information Department is also responsible for maintaining Poland’s OECD National Contact Point.

■ Accountancy, financial, administrative and IT tasks belong to the Finance and Logistics Office. The employees of this department are responsible for the organisation of financial documents and monitoring of the financial condition of the agency. The Organisation and Personnel Office is responsible for organisational and HR issues as well as trainings.

■ The Audit and Control Department is responsible for the internal auditing of the Agency and of other companies resulting from legal regulations. It also concerns the structural funds which are implemented by the Agency.

Besides the National Contact Point, the Agency also maintains an Information Point for companies which are interested in European Funds. All of the Agency activities are supported by the aforementioned Regional Investor Assistance Centres. Thanks to training and ongoing support by the Agency, the Centres provide complex professional services for investors at voivodship level.

Polish Information and Foreign Investment Agency is the best source of knowledge, not only for foreign entrepreneurs but also for domestic companies.

On the website www.paiz.gov.pl the investor can find all the necessary information concerning key facts about Poland, the Polish economy, legal regulations in Poland and all detailed information which could be useful for any company wanting to set up a business in Poland.

Contact us to learn more about how your company can profit from the unique business potential of Poland.

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Regional Investor Assistance Centres

Dolnośląskie Voivodship

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Investor Assistance Centre
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Regional Investor Assistance Centres
Regional Investor Assistance Centres

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05-520 Konstancin-Jeziorna
Tel.: +48 22 702 85 00

Meridian International School
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Fax: +48 22 822 20 13
Email: esinfo@meridian.edu.pl

International American School
ul. Dembego 18
02-787 Warszawa, Poland
Tel.: +48 22 649 14 40,
Fax: +48 22 649 14 45

Middle & High School
ul. Stoklosy 3
02-787 Warszawa - Włochy
Tel.: +48 22 649 14 40
Fax: +48 22 457 23 66
E-mail: info@meridian.edu.pl

The British School Primary,
Secondary and IB Diploma Programme
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02-943 Warszawa
Tel.: +48 22 842 32 81
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E-mail: british@thebritishschool.pl

The British School
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Canadian School of Warsaw
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International European School – Warsaw
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European Bilingual Preschool
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International School of Kraków
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**Katowice**

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VI. About JP Weber
VI.1. About JP Weber

Who we are...

For over 12 years, JP Weber has been supporting international investors in their Poland based investment-related operations as well as their day-to-day tax and legal dealings. Moreover, we run a multi-language accounts outsourcing business. We support small and medium-sized enterprises, whose owners we assisted in getting a foothold on the Polish market; we also provide services to big international companies. With our experts we guarantee an individual client-oriented as well as comprehensive approach to the Polish market’s business.

Our philosophy...

Single-provider solutions for decision makers are the essence of our philosophy, which constitutes an added value for our Clients while reflecting the awareness we have of the work we do as well as who our recipients are.

Values, way of work and substantive knowledge determine the character of long-term co-operation, which is underpinned by trust and partner-like attitude guaranteeing individual but also comprehensive approach to issues on the Polish market.

JP Weber Team...

It is our employees who make JP Weber what it is. We take pride in having managed to build a large team of experts and managers who are at all times fully committed to performing their job to our Clients’ satisfaction. Our team consists of more than 60 members, including attorneys at law, tax advisors, project managers and business advisors. Extensive expertise and experience as well as commitment of our team to find solutions are guarantee for high efficiency and quality of our services.
We maintain an active presence within international markets, building upon our solid reputation with foreign investors and Polish companies. Top international standards and highly specialized lawyers enable our team to produce quality results for our clients. Key success factors are integrity and personal contact. We attach special importance to this, since these two factors, together with clear communication, are the key to long-term and close cooperation.

Our internationally experienced lawyers will advise you comprehensively in the following areas:

- Mergers & Acquisition
- Company Law
- Capital Markets
- Real Estate
- Labour Law
- Energy & Infrastructure
- Litigation
- Public Procurement
- Insolvency Law
- Contract Law

**Tax & Financial Advisory**

Tax and financial advisory is long-term cooperation. We prepare up-to-date implementable solutions for the clarification of tax-related issues. Cross-border international issues are solved by us in close cooperation with our international partners. We work pro-actively and clarify for you how to avoid possible double taxation in your individual case or when to prepare transfer pricing documentation. In the course of financial advisory, we see ourselves discharging two functions, that of obeying the basic legal parameters and on the other hand, that of keeping the decision-maker in the company informed at all times, which is of central importance from the companies’ point of view.

- International Taxation
- Transfer Pricing
- Tax Optimization
- Tax Litigation
- Tax Compliance
- IFRS
- Management Reporting
- Accounting & Financial Advisory
- Accounting Services
- Payroll Services

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**M&A Corporate Finance**

We offer cross-border support to buyers and sellers of companies and participating interests, and offer accompaniment and support in the course of splits, spin-offs, mergers, joint ventures and public sector takeovers. Special importance is attached to the strategic concept, since it is a question of understanding unfamiliar markets for the buy-out of a company, or else of being optimally prepared to negotiate a sell-out. We support the attainment of public aid, equity financing as well as other forms of financing through extensive cooperation with financiers such as banks, public investors and private investors and through the professional preparation of essential financial data. Our main services are:

- Financial Modeling
- Equity Finance
- Local Debt Financing
- MBO/MBI/LBO
- Sell-Side Processes
- Buy-Side Processes

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JP Weber has established its professional roots via personally accompanying senior decision makers through the intricate and complex Polish investment process and ongoing business activity. Location planning, finalization of real estate transactions, strategic and operation advisory are standard services provided to our international customers. Targets and alternative scenarios need to be clarified at the outset before any objective decision can be taken. We offer our services in the following main areas:

- Strategic Advisory
- Direct Investments
- Transaction Services
- Interim Management
- Operation Advisory
- Restructuring

**Advisory**

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We are member of international network M&A Worldwide
Many Korean companies choose to set up business or outsource certain operations to Poland. Our Korean Desk is committed to support Korean production companies to start and successfully develop their investment projects and also adapt to changing market conditions.

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Our focus

Language Desks

International Clients require international standards. Over 90% of our Clients run businesses involving foreign capital. Due to that all of our departments operate within the framework of language-oriented teams, which provide interdisciplinary services to our Clients. There are currently four Language-Desks at JP Weber, whose names reflect our most important Clients’ countries of origin:

Korean Desk

German Desk

In order to reflect the commercial relations between Germany and Poland, we have expanded our advisory through German Desk. Our German Desk consists of more than 20 interdisciplinary experts who are partners in new investments, Mergers & Acquisitions, but also in phases of the turnaround as well as in ongoing activities in Poland.

Your Personal Contact

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French Desk

Team members from our French Desk represent the highest standards dedicated to our Francophonic Clients, including local language knowledge or long-standing experience in manufacturing & real estate and such competencies as Mergers & Acquisition and restructuring.

Your Personal Contact

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Polish Champions

Polish enterprises must also meet various challenges which are inherent in foreign expansion. In such cases, our many years’ experience with foreign companies allows us to effectively restructure and optimize Polish enterprises as well as support their international projects.

Your Personal Contact

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Cross Practices

Since 2001, we have supported decision makers in all phases of their Poland-based operation – from establishment of the company, through comprehensive investments or transactions. All of our projects are carried out within interdisciplinary teams specializing in tax, legal or business-related areas and matched to the industries. Our interdisciplinary fields of specialization entail the following:
JP Weber Newsletter
Always up to date with Poland

We invite you to subscribe for our newsletter. With our interdisciplinary teams we keep our Customers and Partners regularly informed about any developments in the fields of law, tax and accounting, as well as a corporate finance and direct investments. We also inform you via Grant Alert about current EU programmes 2014-2020.

You can subscribe for the newsletter via our website or send an email to newsletter@jpweber.com.

Invest in Wroclaw
Joint Promotion of economic development & Innovative Portal

JP Weber and the Wrocław Agglomeration Development Agency have carried through an innovative project which will actively promote Wrocław among the existing and potential investors. HRK, Jones Lang LaSalle and Knight Frank have become the project’s strategic partners.

You are kindly welcome to visit our jointly run web service, which offers information on the region and business activity in Poland.

www.jpweber.com
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